

**DEVELOPMENT REVIEW COMMITTEE (DRC) COMMENT REPORT
APPLICANT RESPONSES**

MEETING DATE: September 13, 2022

PROPERTY OWNER / APPLICANT: South of River Associates, LLC

AGENT: Stephanie Toothaker, Esq.

PROJECT NAME: 633 SE 3rd Ave

CASE NUMBER: UDP-S22042

REQUEST: Site Plan Level II Review: 830 Multi-Family Residential Units and 12,798 Square-Feet of Commercial Use in the Downtown Regional Activity Center

LOCATION: 633 SE 3rd Avenue

ZONING: Regional Activity Center - City Center District (RAC- CC)

LAND USE: Downtown Regional Activity Center

CASE PLANNER: Karlanne Devonish

Stephanie J. Toothaker, Esq.
land use development political strategy procurement

Stephanie J. Toothaker, Esq., PA 954.648.9376 stephanie@toothaker.org [@stoothaker](https://twitter.com/stoothaker) [@toothakerdevelopment](https://www.instagram.com/toothakerdevelopment)
401 E Las Olas Blvd, Suite 130-154 Fort Lauderdale, FL 33301

Case Number: UDP-S22042

BLDG. CASE COMMENTS – September 13, 2022

Please provide a response to the following:

1. Provide occupancy loads with compliant life safety egress design per Chapter 10 of the 2020 FBC.
Response: Please refer to revised sheet E.2 for occupancy loads table.
2. Interior exit stairways #2 shall terminate at point where an exterior exit door is readily visible and identifiable.
1028.1.1.1
Response: Please refer to revised ground floor sheet E.5 with new additional door at lobby for exit door to be readily visible from exit stairway #2
3. Parking facilities that provide valet parking services shall provide at least one passenger loading zone complying with FBC Accessibility Section 503.
Response: No valet parking services to be provided in this development.

GENERAL COMMENTS

The following comments are for informational purposes. Please consider the following prior to submittal for Final DRC:

1. The Florida Building Code shall apply to the construction, alteration, movement, enlargement, replacement, repair, equipment, use and occupancy, location, maintenance, removal and demolition of every building or structure or any appurtenances connected or attached to such buildings or structures.
Response: Acknowledged.
2. All projects must consider safeguards during the construction process. FBC Chapter 33 delineates various safeguards that may apply during the construction phase. All structures associated with the protection of pedestrians will require a separate permit. A licensed professional must sign and seal the plans and specifications.
Response: Acknowledged.
3. The City of Fort Lauderdale is a participating municipality in the National Flood Insurance Program (NFIP). The requirements specific to the City of Fort Lauderdale can be found in

Chapter 14 - FLOODPLAIN MANAGEMENT of the Code of Ordinances and accessed at;

- a. https://library.municode.com/fl/fort_lauderdale/codes/code_of_ordinances?nodeId=COOR_CH 14FLMA

Response: Acknowledged.

Please consider the following prior to submittal for Building Permit:

1. On December 31st, 2020 the 7th Edition of the Florida Building Code was adopted. All work described in Section 101.2, of the Broward County Administrative portion of the Florida Building Code, will govern the administration and enforcement of the proposed work. Each building and or structure will require a separate permit. The following websites will assist in the design considerations:
 - a. <https://www.fortlauderdale.gov/government/departments-a-h/development-services/building-services>
 - b. https://floridabuilding.org/bc/bc_default.aspx
 - c. <http://www.broward.org/codeappeals/pages/default.aspx>

Response: Acknowledged.

General Guidelines Checklist is available upon request.

Case Number: UDP-S22042

ENG. CASE COMMENTS – September 13, 2022

DEDICATION OF RIGHTS-OF-WAY: Per ULDR Section 47-25.2.M.5, property shall be conveyed to the public by plat, deed or grant of easement as needed in accordance with the Broward County Trafficways Plan, the city's comprehensive plan, subdivision regulations and accepted applicable traffic engineering standards:

- a. Provide permanent Sidewalk Easement as appropriate along west side of Southeast 3rd Avenue to accommodate portion of pedestrian clear path (coordinate required width with BCHCED and TAM) that may be located beyond public Right-of-Way; show / label delineation in the plans.

Response: The sidewalk easement to the County along SE 3rd Avenue is shown on to the Engineering Plans, Sheets C0-C3. The orange hatching has been removed from the Site Plan, Sheet C0. The Site Plan, Sheet C0, reflects a 7ft sidewalk easement over the clear portion of the sidewalk.

- b. Provide permanent Sidewalk Easement as appropriate along south side of Southeast 6th Court to accommodate portion of pedestrian clear path (coordinate required width with TAM) that may be located beyond public Right-of-Way and/or Right-of-Way Easement dedication (per City's Downtown or Northwest RAC Master Plan guidelines as appropriate); show / label delineation in the plans.

Response: The sidewalk easement to the City along SE 6th Court is shown on to the Engineering Plans, Sheets C0-C3. The Site Plan, Sheet C0, reflects a 7ft sidewalk easement over the clear portion of the sidewalk. The sidewalk easement extends all the way to the property line, see Sheet X2.

- c. Provide permanent Sidewalk Easement as appropriate along north side of Southeast 7th Street to accommodate portion of pedestrian clear path (coordinate required width with TAM) that may be located beyond public Right-of-Way and/or Right-of-Way Easement dedication (per City's Downtown or Northwest RAC Master Plan guidelines as appropriate); show / label delineation in the plans.

Response: The sidewalk easement to the City along SE 7th Street is shown on the Engineering Plans Sheets C0-C3.

- d. Provide 10' x 15' (min.) permanent Utility Easement for any 4 Inch or larger water meter and/or the first private sanitary sewer manhole located within the proposed development (for City Maintenance access); show / label delineation in the plans as appropriate.

Response: The utility easement for the water meter along SE 7th Street is shown on the Engineering Plans, Sheet C0-C3.

CASE COMMENTS:

Prior to Final DRC sign-off, please provide updated plans and written response to the following review comments:

1. Meet the City's Adequacy requirements to services provided to the public (fire service, water, wastewater, stormwater, transportation, etc.), per ULDR Section 47-25.2 of the City's Code of Ordinances. Assess potential demands and impacts on City services and prepare a design for each that utilizes existing water, wastewater, stormwater, and transportation infrastructure to adequately serve this project. If the adequate infrastructure is not available, prepare a design that extends/expands the connection to the nearest City system to adequately serve this development.

- a. Prepare service demand calculations for water & wastewater services and obtain a letter of service availability from the City's Public Works – Engineering Department. Submit water and wastewater capacity availability request form and documents/ plans at <https://www.fortlauderdale.gov/government/departments-a-h/development-services/building-services/engineering-permits/development-review-committee-service-demand-calculations-for-water-sewer-request-form>

Response: See uploaded water and wastewater capacity letter. Conditions of approval required based on capacity analysis.

2. In order to properly design the proposed connections to the City's water and sewer infrastructure, please email PLAN@FORTLAUDERDALE.GOV to obtain copies of the City utility maps. In addition, please be reminded to illustrate the existing City utilities and easements (water, sewer, forcemain, and stormwater utilities) in proposed engineering plans (utility demolition, stormwater pollution prevention plan (SWPPP), and civil plans).

Response: This information has already been requested from the City and existing infrastructure is shown on the Engineering Plans, Sheets C2-C3. See uploaded atlas and as-built information provided by the City.

3. Water and sewer:
 - a. Show the existing water connections on the landscape plans. Provide 10 feet of horizontal separation from the watermain to the outside diameter of the mature tree sizes.
Response: Refer to civil and landscape plans.
4. Storm:
 - a. Provide 10' of separation from mature tree trunk of live oaks to the French drain envelope along SE 7th Street and SE 6th Court.
Response: Refer to civil and landscape plans. 10' of separation has been provided to the drainage structures. Refer to the updated Paving, Grading, and Drainage Plan, Sheet C2, and the updated Landscape Plans.
5. Show and label all existing and proposed utilities (utility type, material and size) on civil and landscaping plans for potential conflict. A min. 5 feet and 10 feet horizontal clearance is required between city utilities infrastructure and proposed small and large trees, respectively (including proposed water and sewer services to the development). Any new trees (located within or adjacent to City Right-of-Way) should be placed with sufficient horizontal and vertical distances (per City, County, and State guidelines) to / from City's public infrastructure, including stormwater assets, to allow for continued Public Works maintenance without obstruction. If this cannot be accommodated due to field conditions, then the developer shall relocate the existing City's public infrastructure to resolve the conflict(s) and to comply with City's, County's & State's engineering standards/permits/policies. Ensure separation is provided and include a note regarding horizontal clearance requirement on the landscape plans.
Response: The existing and proposed utilities have been shown on the landscape plans and a minimum of 5' and 10' for small and large trees respectively has been provided, refer to landscape plans. The sewer laterals have been updated to not be in conflict with the proposed trees or off-street lighting. Refer to the Water and Sewer Plan, Sheet C3.
6. Provide disposition of existing utilities on-site and within the adjacent right of way that maybe impacted by the proposed development. Label information on plans (i.e. utility to remain/ be relocated/ removed). Provide correspondence from utility owner (as applicable) and depict any additional requirements they may have on plan (i.e. easements). Utilities include but are not limited to above and underground water, sewer, drainage, electrical, communications, light/power poles, down guys, fire hydrants, manholes, etc.
Response: Disposition of existing utilities has been shown on the Water and Sewer Plan, Sheet C3. See attached letters from utility providers accepting relocation. All water, sewer, and drainage infrastructure has been labeled and is shown on the Water and Sewer Plan, Sheet C3. The overhead utilities and poles to be removed have also been noted on Sheet C3 and the Site Plan, Sheet C0. Sheet C0 has been updated to note all utility/street poles to be removed including the pole that was located within the street parking along SE 6th Court.
7. Proposed required on-site improvements (i.e. building, foundation, back flow preventer, fdc, clean out, doors, etc.) shall not be constructed within existing or proposed right of way/ dedications/ easements.
Response: This comment has been taken under advisement.
8. Clearly indicate on plans the limits of construction and how the proposed improvements will transition into the existing (on-site and off-site) as applicable. Show transitions to the north and south of the proposed development.
Response: This comment has been taken under advisement. Existing grades shall be matched at the center line of the road on the north and south sides of the site, refer to Sheet C2. The Pavement Marking and Signage Plan, Sheet C1, has been revised to show the proposed 12" crosswalk striping at SE 7th Street and SE 3rd Avenue. The replacement of the existing stop bar at the intersection of SE 6th Court and SE 3rd Avenue is shown on the Pavement Marking and Signage Plan, Sheet C1, existing crosswalk striping are not located at this intersection
9. Depict/ label existing/ proposed stop sign/ bar on right of way adjacent to the site and on driveway connections to right of way as applicable.
Response: Existing signage and striping has been provided on the pavement marking and signage plan, Sheet C1.
10. Sheets F.2 and F.3 Building Elevations: Show and label existing Right-of-Way, proposed Right-of-Way and/or Easement boundaries, existing/ proposed utility easements and horizontal building clearances on all building elevation / section details, as appropriate.
Response: See revised sheet F.2 and F.3 with the required information included. Easement was indicated on the level of Podium's Deck. It is amended now and to shows on the top of façade drawings with PL and setback lines where it is easier to read (Please see sheets F.2 and F.3).
11. Ensure sufficient height clearance is provided within garage for truck access.
Response: Comment acknowledged. Sufficient height clearance is provided for truck access.

12. Provide and label typical roadway cross-sections for the proposed development side of Southeast 3rd Avenue, Southeast 6th Court, and Southeast 7th Street: at driveway access points, at on-street parallel parking lanes, and at landscape swale areas (i.e., between travel lane and sidewalk) as appropriate. Show proposed Sidewalk Easement boundaries as applicable for this project. Existing and proposed Right-of-Way and/or Easement boundaries must be clearly depicted on site plan, proposed development plans (especially civil) and sections/ elevations.

Response: Grades have been provided along the sidewalks up to the stairs and ramps, refer to Sheet C2. Refer to Architect's plans for grades in the plaza and for stairs/ramps. See F.8-13 for street sections.

13. Per ULDR Section 47-20.17, show and label on Site Plan the Vehicle Reservoir Spaces (VRS) required for the proposed development – a minimum 10' x 20' area for each vehicle to be accommodated for the temporary stopping of a vehicle awaiting service, which shall be located in an area within a parking facility which is not used for any other vehicular use such as access, parking, site circulation or loading. Each VRS shall be in a location that does not conflict or interfere with other traffic entering, using or leaving the site; design configuration shall be such that there shall be no backing into the street permitted. Clarify whether the proposed parking is 100% valet or not. Depict information on site plan data table/ plans accordingly.

Response: Valet is not proposed.

14. Show truck turning template circulation on sheet X5 (label typical minimum centerline turning radius) entering and exiting the site serving the Type II loading zone proposed for the proposed development. Turning geometries and loading zone design shall be in accordance with ULDR Section 47-20.6. Turning geometries utilized in the design of Type II loading zones shall be sufficient to accommodate a standard, intermediate-sized semi-trailer vehicle (AASHTO "WB-40" design vehicle).

Response: A Type II Loading zone is not being provided only a service area. Refer to the revised Site Data Table on the Site Plan, Sheet C0.

15. For all levels in the parking garage:

- a. The minimum clear width and depth parking stall dimensions shall be 8'-8" and 18'-0", respectively, and shall not be encroached upon by building columns.

Response: Comment acknowledged. See revised sheet E.5 with ADA parking space with no column encroachment and all parking floors in compliance on podium level sheets E.6-14. Depth of all parking stalls and the isle widths on all parking sheets.

16. Depict proposed building doors and provide sufficient grades/details on conceptual paving, grading and drainage plans to verify ADA accessibility design for the site, especially ground floor access to the new building, as well as crossing proposed driveways and connecting to existing sidewalks (at intersections and with adjacent property) as appropriate; coordinate proposed site grading and 1st Level Finished Floor Elevations to meet ADA accessibility requirements.

Response: Grades for the streetscape (sidewalk, parallel spaces, and roadway) have been provided on the Paving, Grading, and Drainage Plan, Sheet C2. Refer to architect's plans for grading of steps and ramps to meet sidewalk elevations.

17. Drainage system control elevation shall not be lower than perimeter condition. Calculations do not meet the design criteria.

Response: The drainage calculations shall be permitted and approved through Broward County. The calculations provided meet the Broward County requirements for both the 25 Year and 100 Year staging analysis between pre and post. Refer to drainage calculations previously uploaded to Accela signed/sealed August 11, 2022.

18. Please provide reasonable assurances that the drainage system will be able to be effectively operated and maintained. Response shall include the following at a minimum:

- a. Detailed information regarding the structural design of the building and provide a certified geotechnical and structural engineering analysis to demonstrate that the proposed drainage system will not undermine the structural components of the building.

Response: This comment can be made a condition of Building Permit approval. The structural design for the project is not advanced enough to coordinate this item at this time.

- b. Provide plans demonstrating how will the drainage structures will be accessible by equipment required to maintain the system and or replaced the system in the event of failure.

Response: This comment can be made a condition of Building Permit approval. The structural design for the project is not advanced enough to coordinate this item at this time. A minimum of 8' of clearance has been provided within the ground floor of the parking garage which is sufficient clearance for a mini excavator to operate and replace the exfiltration trench, see uploaded maintenance plan.

19. Proposed trees shall be installed a min. 4 feet behind proposed curbs when adjacent to travel lanes and a min. 6 feet away from adjacent travel lanes when no curb is present.

Response: Proposed trees are located a min. Of 4' behind proposed curbs. Please see revised sheet L-1 with relevant dimensions.

DRC Comment Report: ENGINEERING

Member: Taylor Phillips

tphillips@fortlauderdale.gov

954-828-5868

20. Within adjacent City Right-of-Way, staging/storage will not be allowed, construction fence shall not encroach within intersection corner sight triangles, construction fence gates shall not swing into the public Right-of-Way, and any loaded Jib Crane radius shall not extend beyond private property boundaries. Any City Right-of-Way closure over 72 hours requires a Revocable License Agreement, processed by Property Right-Of-Way Committee (DRC) and approved by the City's Commission, prior to Right-of-Way permit issuance by the Department of Sustainable Development for Maintenance of Traffic.

Response: Acknowledged and will comply.

21. The pedestrian lighting along City Right-of-Way, will require perpetual maintenance by the Applicant via a Maintenance Agreement executed with the City. Please contact the Case Planner for details to match the area.

Response: Acknowledged and will comply.

22. New Comment: Street scape design (sidewalk, landscaping, on-street parking) shall be continuous for projects located along SE 7th Street.

Response: The Streetscape has been coordinated with the adjacent projects and discussed with City Staff via conference calls.

For Engineering General Advisory DRC Information, please visit our website at <https://www.fortlauderdale.gov/home/showdocument?id=30249>

Additional comments may be forthcoming at the DRC meeting and once additional/ revised information is provided on plans.

Case Number: UDP-S22042

FLOODPLAIN MANAGEMENT CASE COMMENTS – September 13, 2022

Comment 1

Flood Zone 557H/ 2014 flood insurance rate map/ X500

Preliminary 557J/AE/ BFE 6' NAVD 88

Response: The Site Plan, Sheet C0, and the Paving, Grading, and Drainage Plan, Sheet C2 have both been updated to reflect the preliminary and existing FEMA Flood zone information.

Comment 2

Site Plan should provide flood zone information and flood zone delineation. Flood Zone 557H/ 2014 flood insurance rate map/ X500 and Preliminary 55J/AE/ BFE 6' NAVD 88.

Response: The Site Plan, Sheet C0, and the Paving, Grading, and Drainage Plan, Sheet C2 have both been updated to reflect the current FEMA Flood zone information. The existing FEMA Flood zone information was previously provided on both sheets.

Comment 3

The plans show the finish floor elevation at 7' NAVD for lobby and retail area. This will meet the required finish floor elevation requirements. Please show the finish floor elevation for all enclosed rooms on the first level.

Response: Refer to Sheet C2, the Paving, Grading, and Drainage Plans, for Finished Floor Elevations. All of the lobby and retail area will be at 7.00NAVD as noted and a few mechanical rooms will be lower and flood proofed to 7.00NAVD.

NEW COMMENTS:

1. **Sheet C2:** Sheet C2 shows FFE at 5.75 NAVD and floodproofed to 7'NAVD in the FPR room. Flood vents would be needed in the stairwell area. The sheet states to "refer to architect's plan for additional detail", however, the detail is not there. Also, the stairwell area does not show elevations, but if the FFE is at 5.75', flood vents are required and shown on the plans on opposing walls at 1 square inch for every square foot of enclosed areas.
Response: Finish floor elevation in the FPR room has been changed to 7.00 NAVD. Flood vents will not be required.
2. **Sheet C2:** Sheet C2 shows the finished floor elevation (FFE) at 6.45 NAVD and flood proofed to 7' NAVD 88 in the generator room. Flood vents will be required in the stairwell area. The sheet states to "refer to architect's plan for additional detail", however, the detail is not there.
Response: All rooms have been revised to have an FFE of 7.00NAVD; refer to sheet E.5.
3. **Sheet C2:** Sheet C2 shows FFE at 6.55'NAVD and floodproofed to 7' NAVD 88 in the FPL vault room. Flood vents would be required in the stairwell area. The sheet states to "refer to architect's plan for additional detail", however the detail is not there.
Response: All rooms have been revised to have an FFE of 7.00NAVD; refer to sheet E.5.
4. **Sheet C0:** Provide the FFE on the Site Plan for all enclosed room on the ground level (trash room, bike room, BOH, generator room, FPL vault, etc.) All equipment should be elevated to BFE6 + 1=7' NAVD.
Response: The site plan has been updated to provide an FFE for all rooms of 7.00NAVD, refer to sheet C0 and E.5.

Case Number: UDP-S22016

LA COMMENTS – September 13, 2022

Please provide a response to the following.

1. For specimen size trees, provide ISA Certified Arborist report for specimen trees, as per ULDR 47-21.15. This report is to be on ISA Certified Arborist business letterhead with contact information and ISA Certification number clearly stated. This report would include tree survey with numbered trees, a corresponding table which includes tree number, botanical name and common name, trunk diameter at breast height, clear trunk for palms, condition percentage, etc., and a written assessment of existing tree characteristics. This information is required to calculate equivalent value mitigation.

Response: Arborist report has been provided.

2. Tree preservation requirements apply and should be followed. Please investigate candidates for relocation in place of removal and mitigate. Please have ISA Arborist evaluate site trees for relocation.

Response: Acknowledged.

3. Utilities and site amenities such as walkways, flagpoles, transformers, fire hydrants, sewer and water supply lines, trash enclosures, and similar items located on the site shall not be placed adjacent to, in, or under required tree planting areas, as per ULDR Section 47-21.12. Confirm with civil, site and life safety plans that utilities and site amenities are not causing conflicts with proposed landscaping. Where conflicts exist, shift the utility and/or site amenities.

- a. Proposed underground utilities along SE 7th Street are in conflict with proper placement of trees within the streetscape.

Response: Please see revised sheet L-1. Conflicts between underground utilities and landscape have been resolved and adjusted per conversations, sketches and direction provided by city staff.

- b. Along SE 6th Court proposed and existing underground utilities in conflict with placement of trees within the streetscape. Please see Section 47-13.20.H. in which talks about providing additional setback of the structure to accommodate streetscape requirements.

Response: Please see revised sheet L-1. Conflicts between underground utilities and landscape have been resolved and adjusted per conversations, sketches and direction provided by city staff.

- c. Along SE 3rd AVE appears to be an existing gas line, please also see Section 47-13.20.H. in which talks about providing additional setback of the structure to accommodate streetscape requirements. Please show gas line on Landscape plan.

Response: Gas line is been shown and landscape area has been adjusted to provide appared clearances to shade trees. Please see revised sheet L-1

4. Please provide FDOT line of site along SE 3rd AVE.

Response: FDOT line of site has been provided. Please see revised sheet L-1

5. Street trees to be placed on 30 feet centers. Trees located in the landscape strip between the parking stall and sidewalk may be closer than 30 feet to the trees within the landscape area of the bulb-out.

Response: Trees have been adjusted to 30 ft O.C. for trees located between the parking stall and the sidewalk and closer in some cases for trees within the landscape area of the bulb-out. Please see revised sheet L-1.

6. For continuity of palms at the intersections, please propose Phoenix Dactylifera Medjool palms as the development project to the south has.

Response: Medjool palms have been placed at the intersections. Please see revised sheet L-1

7. Please provide hatching as to the extent of use of the CU Structural soil under paved areas on Landscape, Civil, and Site plans.

Response: The Limit of structural soil has been indicated on the landscape plans. Structural soil limits are not shown on Civil or Site plans.

8. The tree survey and disposition sheets indicate trees and palms for removal on the neighboring property. Please provide these trees and palms as a category separate from this site's trees and palms with separate mitigation calculation requirements. Approval is required from the neighboring property owner for any work done on this neighboring property. Approval from neighboring property owner to consist of a letter granting permission to enter their property for work to take place. Approval letter from neighboring property owner is to be signed, dated, and notarized. Equivalent replacement of trees and palms removed from 200 SE 6th Court may only be provided as reinstallation back on 200 SE 6th Court and payment into the city Tree Canopy Trust Fund. Trees and palms proposed for removal located on 200 SE 6th Court count towards this site's vehicle use tree requirements, a separate installation and permit may be required.

Response: Please see revised sheet TD-1. Affected trees on the adjacent property will be removed and approval from the neighboring property owner will be provided at time of permit. Please see sheet TD-1 for revised mitigation calculations.

9. Light fixtures with an overall height of more than ten feet shall be located a minimum of 15 feet away from shade trees, as per ULDR Section 47-21.12. please shown measured distance between light fixture and trees.

Response: Street light fixtures have been located a minimum of 15 feet away from shade trees. Please see revised sheet L-1

10. As to Design Guidelines overhead utilities to be relocated, please also note on plans. While the Landscape sheet does not indicate overheads, the Civil sheets are showing them. Please relocate the overhead utilities underground may you please include those that cross over SE 7th Street and SE 6th Court.

Response: All overhead utilities will be ungrounded and thus not shown on the landscape plan. Please see Sheet C-3 for reference of overhead utilities to be undergrounded.

11. Additional comments may be forthcoming after next review of new plans and written comment responses.

Response: Acknowledged.

GENERAL COMMENTS

The following comments are for informational purposes.

Please consider the following prior to submittal for Building Permit:

1. A separate sub-permit application for Tree Removal, Relocation, and General Landscaping for site is required at time of master permit submittal. These are Landscape and Tree permit application documents different than the Broward County standard applications. Please not this at time of submittal.

Response: Acknowledged and will comply.

2. Proposed landscaping work in the City's right of way requires engineering approval. This approval requires documents to be submitted for Engineering review. Note that Landscape will not approve permit review without these Engineering documents being submitted.

Response: Acknowledged and will comply.

3. Approval from jurisdiction for landscape installation in Right of Way preferred prior to final DRC sign off but may be provided at time of permit submittal. If jurisdiction approval is obtained after DRC final sign off and the plans require any change, Administrative Review will be required prior to permit review.

Response: Acknowledged and will comply.

Case Number: UDP-S22042

POLICE CASE COMMENTS – September 13, 2022

CASE COMMENTS:

Please provide a response to the following:

1. Residential and retail unit's entry and exterior doors should be solid, impact-resistant, or metal.
Response: Acknowledged.
2. Residential units' entry doors should be equipped with a quality secondary deadbolt locking system and have a 180-degree peephole or viewport for security.
Response: Acknowledged.
3. The site should be equipped with a comprehensive CCTV system that is capable of retrieving an identifiable image of an individual on-site. The system should cover all entry-exit points, parking garage, common areas, mailroom, storage areas, and any sensitive area of the site.
Response: Acknowledged and will comply.
4. Ground-level stair doors should be egress only or access controlled. Stair doors into floors should be access controlled.
Response: Acknowledged and will comply.
5. All elevator lobbies and/or elevators should be access controlled.
Response: Acknowledged and will comply.
6. The parking garage resident's levels should be equipped with vehicular access control systems to prevent unauthorized intrusion or access to resident's vehicles.
Response: Acknowledged.
7. All glazing should be impact resistant.
Response: Acknowledged.
8. Light reflective paint should be used in the parking garage to increase visibility and safety.
Response: Acknowledged.
9. Easily identifiable emergency communication devices should be available at the pool areas, common areas and the parking garage.
Response: Acknowledged.
10. There should be childproof safety features to prevent unsupervised children access to the pool.
Response: Acknowledged.
11. Lighting and landscaping should follow the city of Fort Lauderdale C.P.T.E.D. guidelines
Response: Acknowledged.

GENERAL COMMENTS

None

Case Number: UDP-S22042

SOLID WASTE & RECYCLING CASE COMMENTS – September 13, 2022

Please provide a response to the following:

1. Garbage, Recycling and Bulk Trash shall be provided.
Response: Acknowledged and will comply.
2. Recycling reduces the amount of trash your business creates, and it is the best way to reduce monthly waste disposal costs and improve your company's bottom line
Response: Acknowledged and taken into consideration.
3. Solid Waste Services shall be provided by a Private Contractor licensed by the City.
Response: Acknowledged and will comply.
4. Service Days shall be: No restriction for Commercial collection. Service may not occur earlier than 7:00 am or later than 7:00 pm within 250 feet of residential.
Response: Acknowledged.
5. Solid Waste charges shall be included in monthly maintenance fee as prescribed in owner's association documents (multi-family).
Response: Acknowledged.
6. Solid Waste charges shall be collected in monthly lease with Sanitation account for property under one name (Commercial).
Response: Acknowledged and will comply.
7. Solid waste collection shall be from a private loading area.
Response: Acknowledged and will comply.
8. Solid Waste Collection shall be on private property container shall not be placed, stored, or block the public street to perform service (large multifamily and commercial parcels).
Response: Acknowledged and will comply.
9. Provide on the site plan a garbage truck turning radii for City review. Indicate how truck will circulate within property.
Response: Refer to Sheet X5.
10. Show containers on site plan. Trash room must accommodate trash and recycle containers.
Response: Refer to Sheet C0.
11. Trash Room services will be handled by private collector, or Trash Room services will be done by on site personnel, or Trash Room services will be done by custodial staff.
Response: Acknowledged and will comply.
12. Containers: must comply with 47-19.4
Response: Acknowledged and will comply.
13. Submit a Solid Waste Management Plan on your letterhead containing name of project, address, DRC case number, number of units if applicable, and indicate whether it is Pre or Final DRC.
 - This letter is to be approved and signed off by the Sustainability Division and should be attached to your drawings. Please email an electronic copy to dwilson@fortlauderdale.gov. Letter should include an analysis of the expected amounts of solid waste and recyclables that will be generated (if different from current capacity), and container requirements to meet proposed capacity.
Response: See re-uploaded Solid Waste Management Plan with cover page containing requested project information.
 - Community Inspections will reference this Solid Waste Plan for sanitation compliance issues at this location.
Response: See solid wasted letter from Wilkinson Hi-rise dated 8/9/2022.

DRC Comment Report: SOLID WASTE & RECYCLING

Member: DIANA WILSON

DWilson@fortlauderdale.gov

954-828-4245

GENERAL COMMENTS

The following comments are for informational purposes. Please consider the following prior to submittal for Final DRC:

1. None

Case Number: UDP-S22042

TAM CASE COMMENTS – September 13, 2022

***Original TAM comments from Vanesa Spatafora**

1. Coordinate with TAM staff to schedule a methodology meeting after which the study will be prepared, transmitted, and reviewed by the City's consultant. Staff and consultant's review concerns shall be adequately resolved prior to gaining authorization for either the Planning & Zoning Board or City Commission hearings.

Response: Traffic Study submitted.

2. Include a table showing the proposed land uses, the floor area in square feet for each land use, the parking ratio, the number of parking spaces required by type, and the number of parking spaces proposed by type (standard, compact, handicapped, bicycle, loading, etc.). ULDR Sec. 47-20.2. - Parking and loading zone requirements.

Response: See Site Plan data tables with information provided.

3. Provide clarification on garage operation and accessibility (gate, ticket gate, etc.) for this development. Please note that if a gate is proposed, a queueing analysis based on the gate operations will be required as part of the Traffic Impact assessment.

Response: A gate is proposed at the mezzanine level.

4. All parking must be provided in accordance with design and construction standards of the ULDR Section 47-20.11. Show dimensions for: stall width, depth of stall 90 degrees to aisle, aisle width, width of stall parallel to aisle, module width, angle of parking stalls for off-street and on-street parking stalls. For drive aisles abutting 90 degree parking, the aisle width shall be 24' per Section 47-20.11.

Response: Comment acknowledged, please refer to sheets E.5-14 floors with annotations on parking stalls and drive aisles dimensions. Sloping floor grades do not exceed five percent (5%) for ninety (90) degree parking, four percent (4%) for angle parking. Refer to sheets E.9- E.14.

5. Show inbound and outbound stacking requirements from the property line to the first conflict point according to Section 47-20.5 General design of parking facilities for each proposed driveway. Please note that if there is proposed gate at the ingress and egress points for this development, the gate will be considered the first conflict point.

Response: See information provided on Site Plan. The stacking spaces were revised to be located behind the 7' clear sidewalk. Additionally, two parking spaces near the ramp have been removed.

6. Pursuant to Section 47-20.5, Dead-end parking areas shall be prohibited, except where the number of parking spaces in the dead-end area is less than twenty-one (21) and a turnaround area is provided which will accommodate a two (2) point turn around by a standard passenger car or where the number of parking spaces in the dead end is ten (10) or less (AASHTO "P" Design Vehicle).

Response: Comment acknowledged.

7. Clarify if valet is being provided and where valet operations will occur. If there are proposed valet operations, please indicate VRS locations pursuant to Section 47-20.17. A valet agreement will need to be recorded in accordance to Section 47-20.18.

Response: No valet is being provided

8. Please note that if valet services are proposed, a queueing analysis based on the valet operations will be required as part of the Traffic Impact assessment.

Response: N/A.

9. Per ULDR Section 47-2.2.Q, show and label sight triangles as appropriate for safe and adequate access of drivers and pedestrians, on the Site Plan, Landscape Plans, and Civil Plans: intersections of driveways with streets and alleys (10' measured from intersection point of pavement edges), alleys with alleys (15' measured from intersection point of extended property lines), alleys with streets (15' measured from intersection point of extended property lines), and streets with streets (25' measured from intersection point of extended property lines). The request for reduction of sight triangle dimensions is subject to review by the City Engineer on a case-by-case basis. Per ULDR Section 47- 19.1.E, no accessory use or structure shall be permitted within a sight triangle except as provided in ULDR Section 47-35.

Response: Appropriate site triangles are shown on plans. More than 50' has been provided from the radii of SE 3rd Avenue to the parallel parking spaces located on SE 6th Court and SE 7th Street, refer to the Site Plan Sheet C0.

10. The city reserves the right to meter on street parking stalls on the public right of way at any time.

Response: Acknowledged. The following note was added to the Site Plan, Sheet Co, for the on-street parking, "None of the on-street spaces are reserved for the development and may be used by any member of the public. On-street spaces will not count towards the parking requirements for the project; The spaces may be removed at any time for any reason and the City of Fort Lauderdale will not relocate displaced on-street parking."

11. All internal circulation and queuing areas must be designed to accommodate the turning radii of the vehicles that will be using the site. Provide auto turn vehicular paths to depict how the ground floor site circulation will work.
Response: See updated X5.
12. All loading and unloading must be contained on site including postal delivery services and rideshare pick up and drop off.
Response: Will comply.
13. Ensure all access points, sidewalks, walkways, and curb cuts are unobstructed and ADA accessible with appropriate slopes and detectable warning devices and indicate on the site plan. This includes all access to/from the site entrance. Add the dimension, clearances, and slopes of the walkways.
Response: Refer to architectural and civil plans.
14. Follow ADA standards for access ramp standards such as the requirements for slope, cross slope, clear width, rise, landings, handrails, etc.
Response: Plans comply.
15. Sidewalks must be straight and direct pedestrians to clear pathways, remove any structures, poles and landscaping from the sidewalks that are disrupting this clear path.
Response: A clear 7' sidewalk width is maintained on all sidewalks.
16. Improve pedestrian accessibility to this site by improving the two crosswalk facilities directly adjacent to the property.
Response: Traffic Study submitted.
17. Ensure sidewalk is a minimum of 7 feet wide on **SE 3rd Avenue, SE 6th Court and SE 7th Street**. This minimum is in reference to clear, unobstructed pathways –Light poles, trees and landscaping is not to be included in this zone. Landscaping should be between the sidewalks and back of curb and a minimum of 5 feet in width.
Response: Plans comply.
18. Coordinate with Broward County on any proposed improvements along SE 3rd Avenue.
Response: Will comply at time of permit. Broward County only reviews improvements in their right-of-way at time of permit.
19. Bicycle parking is strongly encouraged. Consult the APBP Bicycle Parking Guidelines, city of Fort Lauderdale Parking Standards and Broward County End-of-Trip Bicycle Facilities Guide. Look to provide the minimum long term and short-term bicycle parking based on requirements in the guide and include total counts on the site plan data sheet. Bicycle parking needs to be located on the site so that it is accessible to the public.
Response: Bicycle parking is being provided
20. Additional comments may be provided upon further review.
Response: Acknowledged.

GENERAL COMMENTS

Please address comments below where applicable.

1. The City's Transportation & Mobility Department encourages the use of sustainable materials such as permeable pavement and electric car charge stations and installation of multimodal facilities such as bicycle pump stations and bike lockers.
Response: Acknowledged.
2. Please note that any work within the City's right-of-way will require an MOT approved by Transportation and Mobility and Engineering for permitting. Any full closures of roadways, alleys, or sidewalks that are over 72 hours will require a Revocable License Agreement (RLA) with the City of Fort Lauderdale.
Response: Acknowledged.

Case Number: UDP-S22042

PLNG CASE COMMENTS – September 13, 2022

Please provide a response to the following:

1. The applicant is strongly encouraged to contact neighbors adjacent to, as well as condominium and neighborhood associations located within three hundred feet (300') of the development site, to advise of this proposal (a map and listing of officially-recognized neighborhood associations are provided on the City's website: <https://www.fortlauderdale.gov/departments/city-manager-s-office/office-of-neighbor-support/neighborhood-associations> and a map of neighborhood associations may be found at: <http://gis.fortlauderdale.gov>). Provide acknowledgement and/or documentation of such outreach.
Response: Refer to uploaded summary document titled *DRC-Other (Public Participation Summary)-633 SE 3rd Ave.*
2. The site is designated Downtown Regional Activity Center (DRAC) on the City's Future Land Use Map. The proposed use is permitted in this designation. This is not a determination on consistency with Comprehensive Plan Goals, Objectives and Policies.
Response: Acknowledged.
3. Applications requesting residential dwelling units are subject to unit availability at the time of site plan approval on a first come, first served basis. Application submittal does not guarantee unit availability. Units will be allocated to this project and assigned accordingly upon site plan approval. Staff will advise the applicant on the status of these units during the approval process.
Response: Acknowledged.
4. The proposed development application is subject to approval by the City Commission for proposed deviations for maximum floorplates size of 12, 500 for residential buildings over 15 floors. The applicant will be required to submit a separate application if the project is placed on the City Commission agenda and will be responsible for public notice requirements per the Unified Land Development Regulations (ULDR), Section 47-27. Note: The City Clerk's office requires 48 hours' notice prior to a Commission meeting if a computer presentation is planned i.e. Power Point, to be provided on CD or flash drive and a copy submitted to the City Clerk, contact the project planner for more information (954-828-6162).
Response: Acknowledged and will comply.
5. Provide a Plat Determination Letter from Broward County Planning Council verifying whether the property needs to be platted or re-platted. If a plat or re-plat is not required, contact the Broward County, Development Management and Environmental Review Section, at (954) 357-8695 to ensure that the proposed project is consistent with the latest recorded plat restriction(s). If a plat note or non-vehicular access line (NVAL) amendment is needed, a separate application is required, which is reviewed administratively and can be found here: [Administrative Review Application](#).
Response: Pursuant to the Platting Determination letter dated October 4, 2022, replatting is **NOT** required. Pursuant to the correspondence with Broward County, a plat note amendment, NVAL amendment, and access easement vacation applications are required. Applicant will coordinate separate Administrative Review Application submittals to City and proceed with County applications accordingly. City agreed to make the Plat Note Amendment, NVAL Amendment and Access Easement Vacation conditions of approval prior to building permit issuance.
6. The project is subject to Broward County Public Schools Concurrency review, as applicable. The applicant will notify the School Board Superintendent or designee of this proposal. A written response from the School Board shall be provided by the applicant. Prior to application for final DRC approval, please provide confirmation from the School District that the residential development is exempt or vested from the requirements of public school concurrency, or a School Capacity Availability Determination (SCAD) letter that confirms that capacity is available, or if capacity is not available, that mitigation requirements have been satisfied.
Response: Refer to uploaded Preliminary SCAD letter confirming the project meets public school concurrency requirements. A Final SCAD letter will be provided as a condition of approval to building permit application.
7. Provide the total park impact fee amount due. Park impact fees are assessed and collected at time of permit per each new hotel room and dwelling unit type. An impact fee calculator can be found at: <https://www.fortlauderdale.gov/departments/sustainable-development/building-services/park-impact-fee-calculator>.
Response: The total park impact fee estimate is \$1,517,625 per calculation below:

Dwelling Unit Size	Qty x Price	Total
Less than 500 sq ft	225 x \$1650	\$371250.00
501 to 1000 sq ft	565 x \$1875	\$1059375.00
1001 to 1500 sq ft	40 x \$2175	\$87000.00
1501 to 2000 sq ft	0 x \$2375	\$0.00
2001 to 2500 sq ft	0 x \$2525	\$0.00
2501 to 3000 sq ft	0 x \$2625	\$0.00
3001 to 3500 sq ft	0 x \$2725	\$0.00
3501 to 4000 sq ft	0 x \$2825	\$0.00
More than 4000 sq ft	0 x \$2900	\$0.00
Hotel/Motel Rooms	0 x \$1250	\$0.00

8. In regard to physical, communication, and radar obstructions, the Federal Aviation Administration (FAA) requires a review for interference by the proposed constructions. Provide a letter from the FAA indicating that such review has been performed. FAA approval must be obtained prior to Final DRC sign-off unless otherwise deemed unnecessary by the City Airport Director or designee.

Response: City agreed to accept the FAA Letter as a condition of Final DRC Approval.

9. Provide a preliminary construction staging plan which includes anticipated hours of operation on site, debris mitigation plan, and map indicating where crane operations and employee and/or equipment parking and storage will be placed. A revocable license application and a traffic circulation plan may be required if the sidewalk or right-of-way requires to be closed at any time, which should be filed under a separate application and coordinated through the City's Maintenance of Traffic (MOT) process with the Transportation and Mobility Department.

Response: City agreed to accept the preliminary construction staging plan as a Final DRC Condition of Approval.

10. Pursuant to State Statute 166.033(1) the application must be deemed approved, approved with conditions, or denied within 120 days of completeness determination, or within 180 of completeness determination if the City Commission request to review the application unless a mutually agreed upon time extension is established between the City and the applicant. A letter was provided on August 18, 2022, by the applicant to waive the timeframes to which the City acknowledges the waiver request.

Response: Acknowledged.

11. Provide the following changes on the site plan:

- a. Provide truck movement plan or indicate turning movements on the site plan for interior access and movement.

Response: Refer to Sheet X5.

- b. Indicate all adjacent building footprints, indicating their uses and heights, and dimension approximate setbacks.

Response: Refer to Sheet C0.

- c. Building encroaches in the utility easement with balconies. Provide communication from FPL that such encroachments are permitted.

Response: All No Objection Letters have been obtained. Refer to uploaded document titled *DRC-Other (Utility Esmt Encroachment No Objection Letters)-633 SE 3rd Ave.*

12. Provide the following changes on the floor plan and elevation sheet(s)

- a. Provide the height of each floor on the elevation sheets.

Response: Refer to Sheet F.2&F.3 and F.5&F.6

- b. Provide floorplate size for each floor due to the variation in design.

Response: Refer to Sheet C.16-18 for floor plate size diagrams and sheet E.2 for area schedule. See sheets E.15-26 for floor plans indicating tower separation.

- c. Label and identify all building materials to correlate with the detail sheet on F.4. There are missing items from elevation material keynotes legend. Note, that glass spandrel curtain wall system used for screening equipment must be completely opaque.

Response: Refer to revised Sheet F.4 and F.15 for building material image references. Refer to F.15 indicating wall system.

- d. Additional detail drawings are needed and at a minimum should include the following: cross sections of the mezzanine floor.

Response: Please refer to new sheet F.14 for enlarged section across the mezzanine floor.

13. The project does not meet certain Downtown Master Plan design intents as outlined in ULDR, Section 47-13.20 and Section 47-13.21, respectively. Staff has commented below under the applicable category and has provided images to assist the applicant.

Principles of Building Design Standards

- a. B-5: Maintain maximum Floorplate Area for towers based on character area.

The proposed design exceeds the floorplate size requirement, creating a more massive, singular building form. Please provide documentation and alternate design examples, explaining why a design incorporating two towers that meet the tower separation and floor plate size requirements is not proposed.

Response: See uploaded exhibit providing documentation and a comparison that explains the benefits of a single tower design versus a two tower scheme.

Quality of Architecture

- a. Q3: Durability and Quality Materials: Encourage high quality materials for the entire building, with special emphasis on detailing and durability for the first 2 floors.

Provide an additional building material to lower ground level besides stucco.

Response: The lower ground level features floor to ceiling high quality storefront glazed system cladding the majority of the façade for transparency and to facilitate a highly activated ground level. There is also an additional layer of materiality with the projected arches constituted by white fins that add variety and elevate the architecture at the pedestrian level.

Refer to the attached DRT at the end of this Comment Report for more information.

14. Provide an open space diagram that depicts the various open space requirements per ULDR Section 47-13.20.E. Vehicular areas cannot be included in the calculations and open space areas on the amenity levels must be accessible to qualify. Staff recommends color coding the open space information to clearly identify what areas are being counted as open space. Furthermore, clarify if the landscaping proposed on the upper floors are being included in the open space calculations.

Response: Refer to Sheet X4 with all of the above-mentioned items completed.

15. Provide pedestrian perspective rendering from SE 3rd Avenue.

Response: Please refer to sheet D.4 and D.6 for a perspective rendering showing pedestrian perspective on SE 3rd Ave. Additional perspectives provided in uploaded document titled *DRC-Other (Supplemental Perspective Renderings)-633 SE 3rd Ave.*

16. Provide a contextual plan depicting the adjacent buildings to ensure consistency of buildings along on streetscapes.

Response: Please refer to sheet C.6 location plan.

17. Additional detail drawings are needed and at a minimum should include the following: street cross sections depicting the building in relation to the street, close-up detail elevations for the lower levels specifically in areas where there is a grade change with stairs and ramps, building corners, screening materials, railing, etc. Provide images of the products in real life applications and specifications.

Response: Please refer to sheets F.8 -13 for additional street cross sections and to sheet F.4 for material images.

18. Provide documentation from Broward County regarding the dedication for right-of-way along SE 3rd Avenue as well as any proposed landscape within the right-of-way. Email communication is sufficient. Discuss public access area easements and hours of operation on the property for the sidewalk, public plaza areas, or open space areas, as identified on Site Plan Sheet CO with staff. Applicant shall provide the public 24-hour access to any public access areas that are utilized as part of the public sidewalk, along a public right-of-way for entire project frontage. Any required easements shall be vetted with Planning, Engineering and City Attorney's Office and provided to the City and/or appropriate government entities prior to obtaining a certificate of occupancy or certificate of completion, as applicable, from the City.

Response: Coordination with Broward County will occur at time of permit. The County will not review plans that have not been approved by City.

19. Although the proposed ground level contains bike storage, it is recommended that additional bike storage be provided on each garage where there is dead space. In addition, external bicycle parking should be provided. It is a convenient amenity for residents, especially for children and guests. If shared amenities are provided, include additional bike parking at those locations. Ensure parking is located in visible, well-lit areas as close as possible to pedestrian entryways/doors. In addition, where possible, locate bicycle parking facilities in an area that is sheltered/covered. For

reference, consult the Association of Pedestrian and Bicycle Professionals ("APBP") for Bicycle Parking Guidelines and Broward County End-of-Trip Bicycle Facilities Guide at <http://www.apbp.org/>

Response: This comment has been taken under consideration

20. Pursuant to ULDR Section 47-19.2.Z, all rooftop mechanical equipment areas, stair and elevator towers should be designed as in integral part of the building volume and shall be required to be screened with material that matches the material uses for the principal structure and shall be at least as high as six (6) inches above the top most surface of the roof mounted structure. Address the following:
- a. Provide detail drawings(s) with spot elevations of the parapet wall, rooftop level, and top of mechanical equipment to verify adequate screening of roof mounted equipment.
Response: Refer to new sheet F.15 for additional bulkhead details and spot elevations.
 - b. Identify the location of equipment on building elevations by outlining the equipment with dash lines.
Response: Refer to revised sheets F.2-3 and F.5-6 for building elevations and sections outlining the equipment. Please refer to new sheet F.15 for bulkhead details.
 - c. Ensure the screening material is made of durable material.
Response: Comment acknowledged, screening material will comply. Please refer to new sheet F.15 for bulkhead details.
 - d. Provide screening product material including images or pictures of actual application of such.
Response: Please refer to new sheet F.15 for bulkhead details with reference images for screening product material.
21. Consider employing green practices throughout the project including, but not limited charging stations, tank-less water heaters, rain collections system, pervious parking, bio-swales, Florida Friendly™ plant materials, and solar panels.
Response: This comment has been taken under consideration
22. Pursuant to the City's Comprehensive Plan, Urban Design Element, Goal 2, Objective UD 2.2, Policy UD 2.2.4, development projects are encouraged to install public art on the development site to enhance the nature of our urban spaces. Placement of public art enhances the overall public realm and vitality of public spaces. Art features should be easily accessible and visible to the general public, adjacent public property, and other public thoroughfares. Said art shall possess functional as well as aesthetic qualities that typically reflect an awareness of a given site, both physically and socially. Consider placing art at the northwest and northeast portions of the site.
Response: Proposed art sculptural element to be located at SE corner plaza. Specific details for the art to be developed at later stages of the project design. See E.5 ground floor plan sheet for proposed location.

GENERAL COMMENTS

The following comments are for informational purposes.

Please consider the following prior to submittal for Final Development Review Committee:

23. An additional follow-up coordination meeting may be required to review project changes necessitated by the DRC comments. Prior to routing your plans for Final DRC sign-off, please schedule an appointment with the project planner Karlanne Devonish (Email: kdevonish@fortlauderdale.gov, Phone: 954-828-6162 or) to review project revisions and/or to obtain a signature routing stamp.
Response: Acknowledged and will be coordinated.
24. Additional comments may be forthcoming at the DRC meeting.
Response: Acknowledged.