Northwest Regional Activity Center-Mixed Use (NWRAC-MU) Draft Amendments

Sec. 47-13.1.3. List of Districts – Northwest Regional Activity Center

- A. Northwest Regional Activity Center Mixed Use (NWRAC-MU)
 - 1. Northwest Regional Activity Center Mixed Use northeast (NWRAC-MUne)
 - 2. Northwest Regional Activity Center Mixed Use east (NWRAC-MUe)
 - 3. Northwest Regional Activity Center Mixed Use west (NWRAC-MUw)

Sec. 47-13.2.1. - Intent and purpose of each district.

- C. Northwest Regional Activity Center (NWRAC). Northwest Regional Activity Center (NWRAC). This land use designation applies to the geographical area containing a mixture of small to medium scale businesses, cultural and residential uses. The purpose is to foster an active pedestrian friendly environment while maintaining the established historic and eclectic atmosphere and cultural diversity of the area through long-term sustainable redevelopment and adaptive reuse.
 - 1. NWRAC-MU Northwest Regional Activity Center Mixed Use is intended to promote and enhance the existing commercial and residential character of the main corridors of the NWRAC by providing a wide range of employment, shopping, services, cultural and residential opportunities through allowing a mix of residential and non-residential uses. These areas include higher densities along the corridors transitioning to the lower densities and intensities of the surrounding zoning districts subject to adopted regulations.
- Sec. 47-13.10. List of permitted and conditional uses, Regional Activity Center-City Center (RAC-CC); Regional Activity Center-Arts and Science (RAC-AS); Regional Activity Center-Urban Village (RAC-UV); Regional Activity Center-Residential Professional Office (RAC-RPO); Regional Activity Center-Transitional Mixed Use (RAC-TMU); South Regional Activity Center-South Andrews east (SRAC-SAe); South Regional Activity Center-South Andrews west (SRAC-SAw); Northwest Regional Activity Center-Mixed Use northeast (NWRAC-MUne), Northwest Regional Activity Center-Mixed Use east (NWRAC-MUe) & Northwest Regional Activity Center-Mixed Use west (NWRAC-MUe) & Northwest Regional Activity Center-Mixed Use west (NWRAC-MUw) collectively known as NWRAC-MU.

Use Type		Zo	ning D	istrict					
	RAC- CC	RAC- AS	RAC- UV	_	RAC- TMU	 	<u>NWRAC-</u> <u>MUe</u>	<u>NWRAC-</u> <u>MUw</u>	<u>NWRAC-</u> <u>MUne</u>

EXHIBIT 5

CASE #s T14012 ULDR Text Amendment and 3Z13 Rezoning

Text deleted or added between City Commission 1st and 2nd Reading is indicated with a-double strike and double underline.

Key:

P - Permitted

C - Conditional

C - Conditional									
			Auton	notive					
Automotive Parts & Supplies Store, including installation in wholly enclosed buildings, permitting wholesale sales						₽			
Automotive Parts & Supplies Store (installation in wholly enclosed buildings including wholesale sales in the SRAC-SAw NWRAC-MUne, NWRAC-MUe and NWRAC- MUw zoning districts)	Ρ	Р	Р	Ρ	Р	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>
Automotive Repair Shop, Major Repair, see Section 47-18.4						Ρ			<u>P</u>
Automotive Repair Shop, Minor Repair, see Section 47-18.4	Ρ								<u>P</u>
Automotive Sales, Rental, new or used vehicles, see Section 47-18.3, abutting Federal Highway only	₽	₽		₽					
Automotive Sales, Rental, new or used vehicles, see Section 47-18.3 (only permitted when abutting Federal Highway in the RAC- CC, RAC-UV and RAC-TMU zoning districts)	<u>P</u>	<u>P</u>		<u>P</u>		Ρ			<u>P</u>
Automotive Service Station, see Section 47- 18.5, abutting Federal Highway and Broward Boulevard only				₽					
Automotive Service Station, see Section 47- 18.5, abutting Federal Highway and Andrews Avenue only			₽						
Automotive Service Station, see Section 47- 18.5, abutting Federal Highway only	₽	₽							
Automotive Service Station, see Section 47- 18.5 (only permitted when abutting Federal Highway and Broward Boulevard in RAC- TMU; abutting Federal Highway and Andrews Ave in RAC-RPO; abutting Federal Highway in RAC-CC and RAC-UV zoning districts)	<u>P</u>	<u>P</u>	P	<u>P</u>	Ρ	Ρ	P	P	P
Car Wash, Automatic, see Section 47-18.7 (Car Wash, Outdoor Hand-wash permitted as conditional use in SRAC-SAw <u>and</u> <u>NWRAC-MUne, NWRAC-MUe and NWRAC- MUw zoning districts</u>)	Ρ					Ρ	<u>C</u>	<u>C</u>	<u>C</u>
Motorcycle/Moped Sale, wholesale sales permitted						Ρ			<u>P</u>
Recreation Camper and Trailers, Sales and Rental, new or used, wholesale sales permitted, see Section 47-18.27						Ρ			
Taxi Lot/Operations						Р			
Tire sales, including Retreading and Service (wholesale sales permitted in SRAC-Saw)	Ρ			Ρ		Ρ			<u>P</u>

EXHIBIT 5

CASE #s T14012 ULDR Text Amendment and 3Z13 Rezoning

Jse Type Zoning District										
	RAC-	RAC-			RAC-	SRAC	SRAC	NWRAC-	NWRAC-	NWRAC-
	CC	AS	UV	RPO	TMU	-SAe	-SAw	<u>MUe</u>	<u>MUw</u>	<u>MUne</u>
Кеу:										
P - Permitted										
C - Conditional										
	T	Boats	, Wate	rcraft a	and Ma	arinas	I	T	Т	1
Charter and Sightseeing Boat, see Section 47-23.8	Р	С			С		С	<u>C</u>	<u>C</u>	<u>C</u>
Hotel Marina, see Section 47-23.8	Р	С			С		С			
Marina, see Section 47-23.8	Р	С		С	С	С	С	<u>C</u>	<u>C</u>	<u>C</u>
Marine Parts and Supplies Store	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Marine Service Station, see Section 47- 18.20	Р	С			С		С			
Sailmaking							Р			
Shipyard							С			
Watercraft Repair, major repair, see Section 47-18.37							Р			
Watercraft Repair, minor repair, see Section 47-18.37 (only allowed within the NWRAC- MUe)								<u>C</u>	<u>C</u>	<u>C</u>
Watercraft Sales and Rental, new or used, see Section 47-18.36 (restricted to S.W. 7th Avenue and accessory uses in RAC-AS), (only allowed within the NWRAC-MUne and NWRAC-MUe)	Ρ	Р					Р	<u>C</u>	<u>c</u>	C
		Co	ommer	cial Re	creation	on				
Amphitheater		С						<u>P</u>	<u>P</u>	<u>P</u>
Billiard Parlor	Р		Р			Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Bingo Hall							Р	<u>P</u>	<u>P</u>	<u>P</u>
Bowling Alley					Р		Р	<u>P</u>	<u>P</u>	<u>P</u>
Indoor Firearms Range, see Section 47- 18.18							С			
Indoor Motion Picture Theater (fewer than 5 screens in RAC-UV <u>: and</u> SRAC-SAe <u>and</u> <u>NWRAC-MUne, NWRAC-MUe and NWRAC-</u> <u>MUw zoning districts</u>)	Р	Р	Р	Р	Р	Р	Р	P	<u>P</u>	P
Performing Arts Theater, less than 300 seats (unlimited seating permitted in SRAC-SAw zoning district)	Р	Р	Р	Р	Р	Р	Р	P	P	<u>P</u>
Professional Sports Clubs, including facilities such as arenas, stadiums, athletic fields and skating centers	Р									
		Food	and B	everag	e Sale	s and S	ervice	-		
Bakery Store	Р	Р	Ρ	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Bar, Cocktail Lounge, Nightclub	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Cafeteria	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>

se Type Zoning District										
		RAC-				SRAC	SRAC	NWRAC-	NWRAC-	NWRAC-
	СС	AS	UV	RPO	TMU	-SAe	-SAw	MUe	MUw	<u>MUne</u>
Key:										
P - Permitted										
C - Conditional	1	1	1	1	1	1	1	T	Т	
Candy, Nuts Store	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Catering Service	Р		Р		Р		Р	<u>P</u>	<u>P</u>	<u>P</u>
Delicatessen	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Food and Beverage, Drive-Thru and Carryout (no Drive-Thru permitted in the RAC-CC zoning district) (no Carryout permitted RAC-UV zoning district)	Ρ		Ρ	Ρ	Ρ	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Fruit and Produce Store	Р		Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Grocery/Food Store <u>(Convenience Store</u> prohibited in the NWRAC-MUne, NWRAC- MUe and NWRAC-MUw zoning districts)	Р	Р	Р	Р	Ρ	Р	Р	P	P	<u>P</u>
Ice Cream/Yogurt Store	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Liquor Store	Р		Р	Р	Р	Р	Р			
Meat and Poultry Store	Р		Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Restaurant	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Seafood Store	Р		Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Supermarket	Р		Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Wine Specialty Store								<u>P</u>	<u>P</u>	<u>P</u>
		L	ight M	lanufa	cturing	J				
Apparel, Textile, Canvas and related uses							Р			
Contractor's yards							Р			
Processing and assembly of previously prepared materials							Р			
			L	odging	3					
Bed and Breakfast Dwelling, see Section 47- 18.6	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	P	<u>P</u>
Hotel, see Section 47-18.16	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
			Man	ufactur	ing*					
*Permitted only when contiguou railroad right-of-way in the RAC-										a
Apparel, Textile, Canvas and related uses	Р		Р	Р	Р		Р			
Contractor's yards	Р		Р	Р	Р		Р			
Industrial Machinery and Equipment	Р		Р	Ρ	Р					
Processing and assembly of previously prepared materials	Ρ		Р	Р	Р		Р			
		Pul	blic Pu	rpose	Facilit	ies				
Active and Passive Park	Р		Р							
Bus Terminal, Railroad Station, Transportation Terminal	Р						Р			

Use Туре	se Type Zoning District									
		RAC-					SRAC	NWRAC-	NWRAC-	
	СС	AS	UV	RPO	TMU	-SAe	-SAw	<u>MUe</u>	MUw	<u>MUne</u>
Кеу:										
P - Permitted										
C - Conditional	T	T	T	r	r	r	r	1	1	
Civic and Private Club Facility	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
College, University	С		Р					<u>P</u>	<u>P</u>	<u>P</u>
Communication Towers, Structures, and Stations, see Section 47-18.11							С	<u>C</u>	<u>C</u>	<u>C</u>
Conservation Area	Р		Р							
Courthouse	Р							<u>P</u>	<u>P</u>	<u>P</u>
Cultural, Educational and Civic Facility	Р				Р			<u>P</u>	<u>P</u>	<u>P</u>
Detention Center, Jail	С									
Fire Facility	Р									
Government Facility	Р		Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Helistop, see Section 47-18.14	С									
Hospital, Medical and Public Health Clinic	С					С	Р	<u>C</u>	<u>C</u>	<u>C</u>
House of Worship	Р		Р	Р	Р	Р	Р			
Indoor Firearms Range, see Section 47- 18.18	С									
Indoor and Outdoor Recreational Facility	Р									
Library	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Museum and Art Gallery	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Police and Fire Substation	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Post Office Branch/Substation	Р		Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Public Maintenance and Storage Facility	Р									
Public/Private Meeting Rooms	Р							<u>P</u>	<u>P</u>	<u>P</u>
Public/Private Recreation		Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Railroad Freight							Р			
Radio Station (digital)/Broadcast								<u>P</u>	<u>P</u>	<u>P</u>
School, including <u>trade/</u> business school (trade school not permitted in RAC-CC and RAC-TMU) (permitted in RAC-UV only when contiguous to or separated by on more than a 60-foot public right-of-way from a railroad right-of-way)	Р		Р	Ρ	Ρ	Р	Р	P	<u>P</u>	P
Social Service Facilities, see Section 47- 18.31	С	С	С	С	С		С			
Social Service Residential Facility, see Section 47-18.32	С	С	С	С	С	С	С	<u>C</u>	<u>C</u>	<u>C</u>
	T	1	Resid	lential	Uses	1	1	1		
Single-Family Dwelling, Standard			Р	Р	Р	Р	Р	ļ	ļ	
Cluster Dwellings, see Section 47-18.9			Р	Р	Р	Р	Р			
Coach Homes, see Section 47-18.10	Р	Р	Р	Р	Р	Р	Р			

Use Type Zoning District										
		RAC-		RAC-				NWRAC-	NWRAC-	NWRAC-
	CC	AS	UV	RPO	TMU	-SAe	-SAw	<u>MUe</u>	<u>MUw</u>	<u>MUne</u>
Кеу:										
P - Permitted										
C - Conditional										
Multi-family Dwelling	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Rowhouse, see Section 47-18.28	Р	Р	Р	Р	Р	Р	Р			
Townhouse, see Section 47-18.33			Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Two-Family/Duplex Dwellings			Р	Р	Р	Р	Р			
Zero Lot Line Dwelling, see Section 47-18.38			Р	Р	Р	Р	Р			
	•	(*Inc		tail Sal Whole		ales)			•	
Antiques Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	P	<u>P</u>
Apparel/Clothing, Accessories Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Apothecary		Р								
Art Galleries, Art Studio, Dealer	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Arts & Crafts Supplies Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Bait and Tackle Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Bicycle Shop	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Book Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	P	P
Building Supplies, Materials and Equipment with Outdoor Storage, see Section 47-19.9 (In the RAC-CC this use is only permitted as Wholesale Sales and only when contiguous to or separated by no more than a 60-foot public right-of-way from a railroad right-of- way.)	Ρ									
Camera, Photographic Supplies Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Candle Shop		Р						<u>P</u>	<u>P</u>	<u>P</u>
Card & Stationery Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Cigar, Tobacco Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Computer/Software Store	Р		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Consignment, Thrift Store	Р		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Cosmetics, Sundries Store	Р		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Department Store	Р		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Pharmacy	P	P	P	₽	₽	₽	*P		1	
Fabric, Needlework, Yarn Shop	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Firearms Store (In the SRAC-SAw zoning district this use is only permitted as Wholesale Sales.)							Р			
Flooring Store	Ρ		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Florist Shop	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Furniture Store	Р		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>

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Type Zoning District										
		RAC-		RAC-			SRAC	NWRAC-	NWRAC-	NWRAC-
	CC	AS	UV	RPO	TMU	-SAe	-SAw	<u>MUe</u>	<u>MUw</u>	<u>MUne</u>
Кеу:										
P - Permitted										
C - Conditional		r	-	1		1		1		
Gasoline Sales on restored premises originally designed for this purpose		Р								
General Store in character with historic district		Р								
Gifts, Novelties, Souvenirs Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Glassware, China, Pottery Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Hardware Store	Р		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Hobby Items, Toys, Games Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Holiday Merchandise, Outdoor Sales, see Section 47-18.15	Р	Ρ	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Home Improvement Center (abutting railroad track only in RAC-CC zoning district)	Р				Р		*P			
Household Appliances Store	Р		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Jewelry Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Lawn and Garden Center, Outdoor Display (abutting railroad track only in RAC-CC zoning district)	Ρ		Р	Р	Р	Р	*P	P	P	<u>P</u>
Linen, Bath, Bedding Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Luggage, Handbags, Leather Goods Store	Ρ		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Lumber Yards							*P			
Medical Supplies Store	Р		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Mobile Vendor, see Section 47-18.22	Р		Р				Р	<u>P</u>	<u>P</u>	<u>P</u>
Music, Musical Instruments Store	Ρ	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Newspapers, Magazines Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Nursery, Plants, Flowers							*P	<u>P</u>	<u>P</u>	<u>P</u>
Office Supplies, Equipment Store	Р		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Optical Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Paint, Wallpaper Store	Р		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Party Supply Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Pawn Shop							*P			
Pet Store	Р		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Pharmacy	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>*P</u>	<u>P</u>	<u>P</u>	<u>P</u>
Plumbing Equipment Sales (Only permitted as Wholesale Sales and only when contiguous to or separated by no more than a 60-foot public right-of-way from a railroad right-of-way.)	*P									

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Use Туре	Zoning District									
		RAC-				SRAC		NWRAC-	NWRAC-	NWRAC-
	CC	AS	UV	RPO	TMU	-SAe	-SAw	<u>MUe</u>	<u>MUw</u>	<u>MUne</u>
Кеу:										
P - Permitted										
C - Conditional		r				T	T			
Pump and Well Sales (Only permitted as Wholesale Sales and only when contiguous to or separated by no more than a 60-foot public right-of-way from a railroad right-of- way.)	*P									
Restaurant and Hotel Equipment Sales (Only permitted as Wholesale Sales and only when contiguous to or separated by no more than a 60-foot public right-of-way from a railroad right-of-way.)	*P									
Security Systems			Р	Р		Р	Р	<u>P</u>	P	<u>P</u>
Shoe Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Shopping Center				Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Silversmith		Р								
Sign Sales (Only permitted as Wholesale Sales permitted and only when contiguous to or separated by no more than a 60-foot public right-of-way from a railroad right-of- way.)	*P									
Sporting Goods Store	Р		Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Swimming Pools, Hot Tubs & Spas, supplies and service (In the RAC-CC this use is permitted as Wholesale Sales when contiguous to or separated by no more than a 60-foot public right-of-way from a railroad right-of-way.)	*P				Ρ		*P			
Tapes, Videos, Music CD's Store	Р	Р	Р	Р	Р	Р	*P	<u>P</u>	<u>P</u>	<u>P</u>
Woodcraft		Р								
			rvices/ uding V							
Auction House		Р	*P		Р		*P			
Check Cashing Store	Р		*P	Р	Р	*P	*P			
Child Day Care Facilities, Corporate/Employee Sponsors, see Section 47-18.8							*P	P	P	<u>P</u>
Child Day Care Facilities, Large, see Section 47-18.8	Ρ		Р	Р	Р		*C	<u>C</u>	<u>C</u>	<u>C</u>
Contractors			*P				*P	<u>P</u>	<u>P</u>	<u>P</u>
Copy Center	Р		*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Dry Cleaner, see Section 47-18.12 (laundering plant permitted only in RAC-UV, SRAC-SAw zoning districts)	Ρ		<u>*P</u>	Р	Р	*P	*P	P	<u>P</u>	<u>P</u>
Dry Cleaning, Laundering Plant			<u>∗</u> ₽				*P			

Use Туре	Zoning District									
		RAC-					SRAC	NWRAC-	NWRAC-	NWRAC-
	CC	AS	UV	RPO	TMU	-SAe	-SAw	<u>MUe</u>	<u>MUw</u>	<u>MUne</u>
Кеу:										
P - Permitted										
C - Conditional		1				1	1	1	1	
Equipment Rental							*P			
Film Processing Store	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Financial Institution, including Drive-Thru Banks	Р		۴P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Formal Wear, Rental	Р		*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Fortunetellers and Psychic Readers							*P			
Funeral Home			*P				*P	<u>P</u>	<u>P</u>	<u>P</u>
Hair Salon	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Health and Fitness Center	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Helistop, see Section 47-18.14	С									
Instruction: Fine Arts, Sports and Recreation, Dance, Music, Theater	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Interior Decorator	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Laundromat, see Section 47-18.19	Р		*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Mail, Postage, Fax Service	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Massage Therapist	Р		*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Medical/Dental Office/Clinic	Р		*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Mover, Moving Van Service							*P			
Nail Salon	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Nursing Home, see Section 47-18.23	Р				Р	*C	*C	<u>C</u>	<u>C</u>	<u>C</u>
Parking Facility, see Section 47-20	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Personnel Services, including Labor Pools	Р		*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Pest Control			*P				*P			
Pet Boarding Facility, Domestic Animals Only							*P			
Photographic Studio	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Professional Office	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Publishing Plant			*P				*P	<u>P</u>	<u>P</u>	<u>P</u>
Security Systems	Р		*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Senior Citizen Center, see Section 47-18.30	Р		*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Shoe Repair, Shoe Shine	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Tailor, Dressmaking Store, Direct to the Customer	Ρ	Р	۴P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Tanning Salon	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Tattoo Artist	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Taxidermist			*P				*P		1	
Trade/Business School	₽		*₽	₽	₽	*₽	*₽			
Travel Agency	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>

Text deleted or added between City Commission 1^{st} and 2^{nd} Reading is indicated with a-double strike and \underline{double} underline.

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Use Type		Zo	ning D) istrict						
		RAC-				SRAC		NWRAC-	NWRAC-	NWRAC-
	CC	AS	UV	RPO	TMU	-SAe	-SAw	<u>MUe</u>	<u>MUw</u>	<u>MUne</u>
Кеу:										
P - Permitted										
C - Conditional		r								
Veterinary Clinic, see Section 47-18.35			*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
Warehouse Facility			*P							
Watch and Jewelry Repair	Р	Р	*P	Р	Р	*P	*P	<u>P</u>	<u>P</u>	<u>P</u>
			Stora	ge Fac	ilities					
*Permitted only when contiguous railroad right-of-way in the RAC-										a
Automotive Wrecking and Salvage Yards, Junk Yards, see Outdoor Storage of good and materials, see Section 47-19.9	*P									
Self Storage Facility, see Section 47-18.29	*C						Р			
Warehouse Facility	*P		*P				Р			
Accesso	ry Use	es, Buile	dings a	and Str	ucture	es (See	Section	47-19)		
Accessory uses to Hotels, see Section 47- 19.8	Ρ	Ρ	Ρ	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Catering Services (accessory to restaurant, bakery or performing arts theatre in RAC-CC zoning district)	Р	Ρ				Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Child Day Care - Corporate/Employee Sponsors when accessory to professional office, see Section 47-18.8	Р	Ρ	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Concessions, accessory to parks, including refreshment stands, pro shops, souvenir shops	Р							P	P	<u>P</u>
Electronic Installation, when accessory to electronic sales, only in wholly enclosed building	Р				Р			P	P	<u>P</u>
Film Processing, when accessory to a permitted use (when accessory to a pharmacy or copy center in RAC-TMU zoning district)					Ρ	Ρ	Ρ	<u>P</u>	<u>P</u>	P
Outdoor Dining and Sidewalk Cafés, see Section 47-19.9	Р	Р	Р	Р	Р	Р	Р	<u>P</u>	<u>P</u>	<u>P</u>
Outdoor storage, see Section 47-19.9							Р			
Parks Maintenance and Administrative Facility	Р									
Public Restrooms, when accessory to a park	Ρ									
Utility Facilities incidental to other uses	Р									
Video Games Arcade, when accessory to a shopping center	Р				Р		Р	P	P	<u>P</u>
Warehouse Facilities							Р	T	1	

Use Type		Zo	ning D	istrict						
	RAC- CC	RAC- AS	RAC- UV					<u>NWRAC-</u> <u>MUe</u>	<u>NWRAC-</u> <u>MUw</u>	<u>NWRAC-</u> <u>MUne</u>
Кеу:										
P - Permitted										
C - Conditional										
Watercraft Rental Facility, see Chapter 8, Article V, Division 3 of Volume I of this Code, and Section 47-23.7	Р									
Watercraft Sales and Rental, new or used when accessory to a Marina		Ρ						<u>C</u>	<u>C</u>	<u>C</u>
	Urb	an Agr	icultur	e See S	Section	า 47-18.	41			

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Secs. 47-13.22 - 47-13.29 47-13.28. Reserved

Sec. 47-13.29. Design Standard Applicability.

- A. Sections 47-13.30 through 47-13.60 shall be read in conjunction with the following adopted design standards. Should a conflict between the requirements of the ULDR and the adopted design standards be found, the design standards shall take precedence.
 - 1. SRAC-SA Illustrations of Design Standards
 - 2. NWRAC-MU Illustrations of Design Standards
- B. Development shall be subject to, but shall not be limited by the following to meet the intent of the design standards as indicated in Section 47-13.29.A above:
 - 1. Development shall be required to meet all design standards including but not limited to the following:
 - <u>a. Building orientation,</u>
 <u>b. Architectural requirements,</u>
 <u>c. Open Space,</u>
 <u>d. Vehicular and pedestrian access,</u>
 <u>e. Building materials,</u>
 <u>f. Active ground floor uses, and</u>
 <u>g. Façade.</u>

2. Parking Facilities.

- a. Off-street parking regulations are as provided in Section 47-20, Parking and Loading Requirements.
- b. *Parking garage.* The minimum design standards for a parking garage are:

- i. Sloped garage ramps facing public right-of-ways shall have ornamental grating or other architectural features which screen the sloped ramp from view of the right-of-way.
- ii. Parked vehicles shall be screened from view from abutting public rights-of-way, excluding alleys. Screening may be provided by intervening buildings, architectural detailing such as ornamental grating, or landscaping.
- iii. Pedestrian walkways shall be provided between a parking garage and any principal or accessory building it serves and to abutting public rights-of-ways and public spaces.
- iv. When a parking garage is provided for a principal structure on the same plot, the design of the parking garage shall complement and contain architectural features consistent with the principal structure.
- 3. Landscaping. Development shall meet the following landscape requirements:
 - a. VUA landscaping: Surface parking lots shall meet the landscape requirements for vehicular use areas as provided in Section 47-21, Landscaping and Tree Preservation Requirements.
 - b. Location of Street Trees. The requirements for street trees, as provided herein, may be located within the public rights-of-way, as provided by the entity with jurisdiction over the abutting right-of-way.
 - c. All other landscape requirements in accordance with the SRAC-SA Design Standards and the NWRAC-MU Design Standards.
- 4. Signage.
 - a. Development shall be required to meet the signage requirement applicable in the Community Business (CB) zoning district as provided in Section 47-22, Sign Requirements.
- 5. Streetscape.
 - a. Streetscape improvements are required to be made as a part of a development. The required streetscape improvements shall be required to be made to that portion of the right-of-way abutting the proposed development site. If a development is located on two Primary Streets or a Primary Street and a Secondary Street, street improvements shall be required to be made to both rights-of-way. These streetscape improvements may include but are not limited to the following:

Street Trees. Ì. ii. Sidewalk.

iii.	Parking.
iv.	Medians.
V.	Curb and gutter.
vi.	Landscaping.
vii.	Street furniture.
viii.	Transit Stop.
ix.	Traffic control devices.

b. Each applicant shall be responsible for making the streetscape improvements in accordance with the adopted design standards applicable to the abutting right-of-way.

If a right-of-way is not under City of Fort Lauderdale jurisdiction and the authority with jurisdiction will not permit the improvement, or if, as determined by the City Manager, the streetscape improvement cannot reasonably be made at the time the development is constructed, the department shall estimate the cost of the streetscape improvement and the sum shall be paid by the applicant to the City to be held and earmarked for such streetscape improvement to be made in the future. If the streetscape improvement is unable to be made within 5 years of development approval, the sum shall be refunded to the applicant including interest accrued at a rate accrued on similar City funds.

- c. Modification to the required streetscape improvements may be permitted based on the preservation of natural barriers, avoidance of interference with overhead lines or other obstructions as approved by the City's Landscape Planner or may be modified based on an alternative design found to achieve the underlying intent of the streetscape design as indicated in the adopted design standards.
- d. Applicant shall be required to execute maintenance agreement providing for the repair, replacement and maintenance of required off-site improvements in form approved by the City Engineer, to be recorded in the public records of Broward County at applicant's expense. The City Engineer is authorized to execute said agreement on behalf of City.
- 6. Accessory structures.
 - a. Fencing. Chain-link fencing shall not be permitted abutting any Primary or Secondary street. In all other areas of the RAC, all chain-link fencing shall be black vinyl coated. Temporary fencing may be permitted pursuant to Section 47-19.5.B.

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Sec. 47-13.31. - SRAC special regulations applicable to all SRAC zoning districts.

Text deleted or added between City Commission 1^{st} and 2^{nd} Reading is indicated with a-double strike and <u>double</u> underline.

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- A. Applicability. The following regulations shall apply to development permitted within a SRAC zoning district as shown on the List of Permitted and Conditional Uses - Section 47-13.10
- B. *Density*. Density within the entire SRAC is limited in accordance with the number of units as provided in the adopted Comprehensive Plan.
 - 1. Density within the entire SRAC may be increased as provided in the Comprehensive Plan.
 - Dwelling units are allocated at the time of development plan approval. Upon expiration of a development plan the allocation of dwelling units shall terminate and such units shall be made available for future development.
 - 3. The allocation of dwelling units shall be subject to all provisions of the ULDR applicable at the time of development permit approval when the dwelling units are allocated and subject to any conditions imposed by Broward County on the approval of the land use plan amendment that permits additional dwelling units including but not limited to conditions requiring affordable housing, student station fees or any other fees required to be collected as a condition of the allocation of dwelling units.
 - 4. The dwelling units that are allocated to the SRAC as provided in the City's Comprehensive Plan are available in accordance with the ULDR applicable at the time a development plan application is submitted on a first come, first serve basis.
 - 5. Dwelling units shall be allocated in the SRAC land use district in accordance with regulations adopted by City for the dwelling units allocated and no development shall be permitted unless and until the City adopts a zoning regulation addressing the allocation of the dwelling units identified in the City's Plan.
- C. Streetscape Regulations and Classification.
 - 1. The purpose of the streetscape regulations is to create a safe, comfortable and visually interesting experience for the pedestrian, thereby encouraging more street level activity by creating a well landscaped street corridor defined by a consistent streetwall.

The regulations are intended to accomplish streetscape goals by requiring or encouraging the following:

- a. Delineation of a streetwall through the limitation of space between buildings along the street.
- b. Enhancing pedestrian and vehicular safety through traffic calming measures and regulation of sidewalk width and quality as well as vehicular crossings and the location of off-site parking;

- c. Providing sufficient light and air through stepback regulations, while providing weather protection from rain and sunshine through the use of natural shade trees, canopies and awnings;
- d. Sidewalks that are safe to travel by regulating the width and quality of sidewalk and vehicular crossings, and the location of off-site parking;
- e. The provision of an interesting experience for pedestrian activity by locating non-residential, active uses on the first floor, principal building access to be oriented toward the street, requiring transparent glazing, architectural features or both on the first floor fronting of a building to front toward the street, and encouraging consolidated open areas along the street front along with street furniture.
- f. Permitting a mix of housing, retail and business uses that will create an active urban environment.
- g. Light and view to those occupying a building above the 6th floor or 75 feet by requiring stepbacks at this height.
- 2. Street Classifications. In the SRAC all streets are classified as primary or secondary. This classification is made according to various functional characteristics of the street such as width, traffic volume, and suitability for human-scale, pedestrian-friendly street life. The form of development that occurs on any given street is in part determined by the street classification. The regulations for development arising from street classifications encourage development of both sides of the street in a consistent manner.
 - a. Primary Streets: Primary streets are characterized by active commercial and retail frontage at the ground floor, taller and more intensive buildings fronting the street, and a consistent streetwall. Primary Streets typically feature a full complement of pedestrian amenities, including wide sidewalks, on street parking, and a well-developed streetscape, which may include open space for public use. Primary Streets are the principal urban streets and are intended to be well used by vehicles and pedestrians and to be the primary transit routes. In the SRAC, the Primary streets are:

i. South Andrew's Avenue. ii. Davie Boulevard. iii. South East 17th Street.

b. Secondary Streets: Secondary streets are more residential in nature, and have smaller scale non-residential uses transitioning between the more urban areas and the existing residential and commercial neighborhoods. Secondary streets offer a combination of a mix of uses, but at less intensity and with less vehicular traffic while maintaining a pedestrian friendly environment. Secondary streets are streets other than Primary Streets listed in subsection (a) above.

The SRAC establishes development provisions intended to reinforce the qualities 3. described for primary and secondary streets. For each street type, the right-ofway width and particular street section may vary depending on available space and other existing constraints.

Sec. 47-13.31. Table of Dimensional Requirements for the NWRAC-MU District

REQUIREMENTS (Note A)	NWRAC-MUne	NWRAC-MUe	NWRAC-MUw				
Max. Height (Note B)	65 ft	65 ft	45 ft				
	110 ft (10 Stories) max	110 ft (10 Stories) max	65 ft (5 Stories) max				
Min Lot Size		<u>- 10 R (10 0 0 0 0 0 / max</u>					
Min. Lot Width		None					
Max FAR							
Density		None					
Yard Requirements (Note		(*) 0 ft (Primary Street)					
B &C)	5 ft	(Secondary Street & NW 7 th A	Ave)				
When abutting	<u>15 ft</u>	<u>15 ft</u>	15 ft				
residential			<u></u>				
(**) Min. Shoulder Height		25 ft (2 Stories) min	•				
(**) Max. Shoulder Height		65 ft (5 Stories) max					
When abutting							
residential	<u>45 ft max</u>						
(**) Tower Stepback							
(**) Tower	Electrolete Mex	Electrolate Max	Side/Deer Stephenk Min				
Floorplate/Separation	Floorplate Max	Floorplate Max	Side/Rear Stepback Min				
Non-Residential	<u>≤16,000 sf</u>	<u>≤16,000 sf</u>	<u>20 ft min</u>				
	<u>16,001 – 20,000 sf</u>	<u>16,001 – 20,000 sf</u>	<u>25 ft min</u>				
	20,001 – 32,000 sf	<u>20,001 – 32,000 sf</u>	<u>30 ft min</u>				
Residential	<u>≤ 8,000 sf</u>	<u>≤ 8,000 sf</u>	20 ft min				
	<u>8,001 – 10,000 sf</u>	<u>8,001 – 10,000 sf</u>	<u>25 ft min</u>				
	<u>10,001 – 12,000 sf</u>	<u>10,001 – 12,000 sf</u>	<u>30 ft min</u>				
	10,001 – 12,000 sf	10,001 – 12,000 sf	<u>30 ft min</u>				

Note A: Dimensional requirements are subject to the intent of the NWRAC-MU Illustration of Design Standards. In the event of a conflict the NWRAC-MU Illustration of Design Standards shall take precedence.

Note B: Subject to the performance standards provided in Section 47-13.52.B, heights up to one hundred ten (110) feet in the NWRAC-MUne up to one hundred ten (110) feet in the NWRAC-MUe and up to sixtyfive (65) feet in the NWRAC-MUw may be approved by the City Commission.

> Subject to performance standards as provided in Section 47-13.52.B and as approved by City Commission heights may be increased from the maximum heights listed above as follows:

- NWRAC-MUne up to one hundred twenty (120) feet
- <u>NWRAC-MUe east of NW 2nd Avenue up to one hundred twenty (120) feet</u>
 <u>NWRAC-MUe west of NW 2nd Avenue up to one hundred ten (110) feet</u>
- NWRAC-MUw up to sixty-five (65) feet

Note C:	A side yard is not required unless abutting residential property
<u>(*)</u>	Yard setback is based on the adopted street cross-sections and shall correspond to those as indicated in
	the NW-RAC Illustrations of Design Standards
<u>(**)</u>	May be modified if alternative design is found to achieve the underlying intent of the standards as
	provided in the NWRAC-MU Illustration of Design Standards

EXHIBIT 5 CASE #s T14012 ULDR Text Amendment and 3Z13 Rezoning

Text deleted or added between City Commission 1st and 2nd Reading is indicated with a-double strike and double underline.

Secs. 47-13.32 - 47-13.45 47-13.49. Reserved

47-13.50. General Regulations

- A. The following regulations shall apply to all development permitted within the zoning districts as indicated herein and as specified in Section 47-13.10, List of Permitted and Conditional Uses:
 - 1. South Regional Activity Center-South Andrews east (SRAC-SAe)
 - 2. South Regional Activity Center-South Andrews west (SRAC-SAw)
 - 3. Northwest Regional Activity Center-Mixed Use (NWRAC-MUe)
 - 4. Northwest Regional Activity Center-Mixed Use (NWRAC-MUw)
 - 5. Northwest Regional Activity Center-Mixed Use (NWRAC-MUne)

B. Definitions

- 1. *Floorplate:* The gross square footage (GSF) for any floor of a tower. This does not include balconies that are open on three sides.
- 2. NWRAC-MU Design Standards: NWRAC-MU Illustrations of Design Standards as part of the creation of the NWRAC-MU zoning districts adopted as part of the ordinance adopted on [insert date of adoption] incorporated as if fully set out herein and on file with the Department.
- 3. *Pedestal:* The portion of a building extending from the ground to the shoulder.
- 4. Shoulder: The portion of a building below the horizontal stepback between a tower and a pedestal.
- 5. SRAC-SA: The overall area comprised of both the SRAC-SAw and SRAC-SAe zoning districts.
- 6. SRAC-SA Design Standards: SRAC-SA Illustrations of Design Standards as part of the creation of the SRAC-SA zoning districts adopted as part of the ordinance adopted on January 4, 2011, incorporated as if fully set out herein and on file with the Department.
- 7. Stepback: The horizontal dimension that defines the distance between the face 8of the tower and the face of the pedestal.
- 8. Streetscape: Exterior public space beginning at the face of a building extending into the adjacent right-of-way, which includes travel lanes for vehicles and bicycles, parking lanes for cars, and sidewalks or paths for pedestrians. Streetscape may also include, but not be limited to, landscaped medians and

plantings, street trees, benches, and streetlights as well as fences, yards, porches, and awnings.

- 9. Streetwall: The building façade adjacent to the street, along or parallel to the lotline.
- 10. Story: The complete horizontal section of a building, having one continuous or practically continuous floor.
- 11. *Tower:* The portion of a building extending upward from the pedestal.
- C. Density. Density within the applicable zoning districts is limited in accordance with the number of units as provided in the adopted Comprehensive Plan.
 - 1. Density may be increased as provided in the Comprehensive Plan.
 - 2. Dwelling units are allocated at the time of development plan approval. Upon expiration of a development plan the allocation of dwelling units shall terminate and such units shall be made available for future development.
 - 3. The allocation of dwelling units shall be subject to all provisions of the ULDR applicable at the time of development permit approval when the dwelling units are allocated.
 - 4. The dwelling units allocated as provided in the City's Comprehensive Plan are available in accordance with the ULDR applicable at the time a development plan application is submitted on a first come, first serve basis.
 - 5. Dwelling units shall be allocated in accordance with regulations adopted by City for the dwelling units allocated and no development shall be permitted unless and until the City adopts a zoning regulation addressing the allocation of the dwelling units identified in the City's Plan.
- D. Streetscape Regulations and Classification.
 - 1. The purpose of the streetscape regulations is to create a safe, comfortable and visually interesting experience for the pedestrian, thereby encouraging more street level activity by creating a well landscaped street corridor defined by a consistent streetwall.

The regulations are intended to accomplish streetscape goals by requiring or encouraging the following:

- a. Delineation of a streetwall through the limitation of space between buildings along the street.
- b. Enhancing pedestrian and vehicular safety through traffic calming measures and regulation of sidewalk width and quality as well as vehicular crossings and the location of off-site parking;

- c. Providing sufficient light and air through stepback regulations, while providing weather protection from rain and sunshine through the use of natural shade trees, canopies and awnings;
- d. Sidewalks that are safe to travel by regulating the width and quality of sidewalk and vehicular crossings, and the location of off-site parking;
- e. The provision of an interesting experience for pedestrian activity by locating non-residential, active uses on the first floor, principal building access to be oriented toward the street, requiring transparent glazing, architectural features or both on the first floor of a building fronting toward the street, and encouraging consolidated open areas along the street front along with street furniture.
- <u>f.</u> Permitting a mix of housing, retail and business uses that will create an <u>active urban environment.</u>
- g. Light and view to those occupying a building above a specified height by requiring stepbacks at this height.

Sec. 47-13.46 47-13-51. - SRAC-SA special regulations.

- A. Applicability. In addition to the regulations provided for in Section 47-13.50, General <u>Regulations</u> development in SRAC zoning districts, the following additional regulations shall apply to all development permitted within the SRAC-SAw and SRAC-SAe zoning districts as shown on the List of Permitted and Conditional Uses, Section 47-13.10.6. As used herein, the SRAC-SA Design Standards shall refer to the SRAC-SA: Illustrations of Design Standards on file with the Department and incorporated herein as if fully set out in those sections of the ULDR that refer to the SRAC-SA Design Standards.
 - 1. Street Classifications. All streets are classified as primary or secondary. This classification is made according to various functional characteristics of the street such as width, traffic volume, and suitability for human-scale, pedestrian-friendly street life. The form of development that occurs on any given street is in part determined by the street classification. The regulations for development arising from street classifications encourage development of both sides of the street in a consistent manner. The SRAC-SA Design Standards establishes development provisions intended to reinforce the qualities described for primary and secondary streets. For each street type, the right-of-way width and particular street section may vary depending on available space and other existing constraints.
 - a. Primary Streets: Primary streets are characterized by active commercial and retail frontage at the ground floor, taller and more intensive buildings fronting the street, and a consistent streetwall. Primary Streets typically feature a full complement of pedestrian amenities, including wide sidewalks, on street parking, and a well-developed streetscape, which

may include open space for public use. Primary Streets are the principal urban streets and are intended to be well used by vehicles and pedestrians and to be the primary transit routes. In the SRAC, the Primary streets are:

i.South Andrews Avenue.iiDavie Boulevard.iii.South East 17th Street.

- <u>b.</u> Secondary Streets: Secondary streets are more residential in nature, and have smaller scale non-residential uses transitioning between the more urban areas and the existing residential and commercial neighborhoods. Secondary streets offer a combination of a mix of uses, but at less intensity and with less vehicular traffic while maintaining a pedestrian friendly environment. Secondary streets are streets other than Primary Streets listed in subsection (a) above.
- B. Definitions. For the purpose of sections <u>47-13.30</u> through <u>47-13.47</u>, the following terms are defined as follows:
 - 1. *Floorplate:* The gross square footage (GSF) for any floor of a tower. Does not include balconies that are open on three sides.
 - 2. *Pedestal:* The portion of a building extending from the ground to the shoulder.
 - 3. Shoulder: The portion of a building below the horizontal stepback between a tower and a pedestal.
 - 4. SRAC-SA: The overall area comprised of both the SRAC-SAw and SRAC-SAe zoning districts.
 - 5. SRAC-SA <u>Design</u> Standards: The Illustrations of Design Standards as part of the creation of the SRAC-SA zoning districts adopted as part of this ordinance on January 4, 2011 and incorporated as if fully set out herein.
 - 6. *Stepback:* The horizontal dimension that defines the distance between the face of the tower and the face of the pedestal.
 - 7. Streetscape: Exterior public space beginning at the face of a building extending into the adjacent right-of-way, which includes travel lanes for vehicles and bicycles, parking lanes for cars, and sidewalks or paths for pedestrians. Streetscape may also include, but not be limited to, landscaped medians and plantings, street trees, benches, and streetlights as well as fences, yards, porches, and awnings.
 - Streetwall: The building façade adjacent to the street, along or parallel to the lotline.
 - 9. Story: The complete horizontal section of a building, having one continuous or practically continuous floor.

10. *Tower:* The portion of a building extending upward from the pedestal.

- C. All dimensional requirements shall be as follows provided in Section 47-13.30
- D. A development shall be required to meet all other standards provided in the SRAC-SA Plan including but not limited to the following:
 - Building orientation, Architectural requirements, Open Space, Vehicular and pedestrian access, Building materials, Active ground floor uses, Façade.
- E. Parking Facilities.
 - 1. Off-street parking regulations are as provided in <u>Section 47-20</u>, Parking and Loading Requirements, except as provided herein:
 - a SRAC-SAe and SRAC-SAw district parking and loading requirements are as provided in Table 3, <u>Section 47-20</u>, Parking and Loading Requirements. For residential uses, the general parking requirement shall apply. For non-residential uses, the parking and loading requirements for Transition Mixed Use Districts for the Downtown RAC shall apply.
 - 2. Parking garage. The minimum design standards for a parking garage are:
 - a. Sloped garage ramps facing public right-of-ways shall have ornamental grating or other architectural features which screen the sloped ramp from view of the right-of-way.
 - b. Parked vehicles shall be screened from view from abutting public rightsof-way, excluding alleys. Screening may be provided by intervening buildings, architectural detailing such as ornamental grating, or landscaping.
 - c. Pedestrian walkways shall be provided between a parking garage and any principal or accessory building it serves and to abutting public rightsof-ways and public spaces.
 - d. When a parking garage is provided for a principal structure on the same plot, the design of the parking garage shall complement and contain architectural features consistent with the principal structure.
- F. Landscaping. Development within the SRAC-SAe and SRAC-SAw districts shall meet the following landscape requirements:

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- 1. VUA landscaping: Surface parking lots within the SRAC-SAe and SRAC-SAw districts shall meet the landscape requirements for vehicular use areas as provided in Section 47-21, Landscaping and Tree Preservation Requirements.
- Location of Street Trees. The requirements for street trees, as provided herein, may be located within the public rights-of-way, as provided by the entity with jurisdiction over the abutting right-of-way.
- 3. All other landscape requirements in accordance with the Plan.
- G. Signage.
 - 1. Development shall be required to meet the signage requirement applicable in the Community Business (CB) zoning district as provided in Section 47-22, Sign Requirements.
- H. Streetscape.
 - 1. Streetscape improvements as described in the SRAC-SA Plan are required to be made as a part of a development within the SRAC-SA districts. The required streetscape improvements shall be required to be made to that portion of the right-of-way abutting the proposed development site. If a development is located on two Primary Streets or a Primary Street and a Secondary Street, street improvements shall be required to be made to both rights-of-way. These streetscape improvements may include but are not limited to the following:
 - a. Street Trees.
 - b. Sidewalk.
 - c. Parking.
 - d. Medians.
 - e. Curb and gutter.
 - f. Landscaping.
 - g. Street furniture.
 - h. Transit Stop.
 - i. Traffic control devices.
 - 2. Each applicant shall be responsible for making the streetscape improvements in accordance with the SRAC-SA Design Standards applicable to the abutting rightof-way based on the right-of-way's width and the median as described in the Plan.

If a right-of-way is not under City of Fort Lauderdale jurisdiction and the authority with jurisdiction will not permit the improvement, or if, as determined by the City Manager, the streetscape improvement cannot reasonably be made at the time the development is constructed, the department shall estimate the cost of the streetscape improvement and the sum shall be paid by the applicant to the City to be held and earmarked for such streetscape improvement to be made in the future. If the streetscape improvement is unable to be made within 5 years of

development approval, the sum shall be refunded to the applicant including interest accrued at a rate accrued on similar City funds.

- 3. Modification to the required streetscape improvements may be permitted based on the preservation of natural barriers, avoidance of interference with overhead lines or other obstructions as approved by the City's Landscape Planner or may be modified based on an alternative design found to achieve the underlying intent of the design standard as provided in the SRAC-SA Design Standards.
- 4. Applicant shall be required to execute maintenance agreement providing for the repair, replacement and maintenance of required off-site improvements in form approved by the City Engineer, to be recorded in the public records of Broward County at applicant's expense. The City Engineer is authorized to execute said agreement on behalf of City.

I. Accessory structures.

1. *Fencing.* Chain-link fencing shall not be permitted abutting any Primary or Secondary street. In all other areas of the RAC, all chain-link fencing shall be black vinyl coated. Temporary fencing may be permitted pursuant to Section 47-19.5.B.

Sec. 47-13.52. - NWRAC-MU special regulations.

- A. Applicability. In addition to the provided for in Section 47-13.50 General Regulations, the following additional regulations shall apply to all development permitted within the NWRAC-MU zoning districts as shown on the List of Permitted and Conditional Uses, Section 47-13.10 As used herein, the NWRAC-MU Design Standards shall refer to the NWRAC-MU: Illustrations of Design Standards on file with the Department and incorporated herein as if fully set out in those sections of the ULDR that refer to the NWRAC-MU Design Standards.
 - 1. Street Classifications. In the NWRAC-MU all streets are classified as primary or secondary. This classification is made according to various functional characteristics of the street such as width, traffic volume, and suitability for human-scale, pedestrian-friendly street life. The form of development that occurs on any given street is in part determined by the street classification. The regulations for development arising from street classifications encourage development of both sides of the street in a consistent manner and in character with the established residential areas of the NWRAC-MU or development that is compatible with zoning districts outside of the NWRAC-MU. The NWRAC-MU Design Standards establishes development provisions intended to reinforce the qualities described for primary and secondary streets. For each street type, the right-of-way width and particular street section may vary depending on available space and other existing constraints.
 - a. Primary Streets: Primary streets are characterized by an active commercial ground floor, which includes walk-up residential, commercial and retail uses with taller and more intensive buildings fronting the street

creating a consistent streetwall. Primary Streets typically feature a full complement of pedestrian amenities, including wide sidewalks, on street parking, and a well-developed streetscape, which may include open space for public use. Primary Streets are the principal urban streets and are intended to be well used by vehicles and pedestrians and to be the primary transit routes. In the NWRAC, the Primary streets are:

i.7th Avenue.ii.6th Street (Sistrunk Boulevard).iii.Sunrise Boulevard.iv.Broward Boulevard.v.Andrews Avenue.vi.Progresso Drive.

- b. Secondary Streets: Secondary streets are more residential in nature, and have smaller scale compatible non-residential uses transitioning from the higher intensity primary streets that are more urban in nature to the existing residential and commercial neighborhoods, which are lower in scale and intensity. Secondary streets offer a combination of a mix of uses, but at less intensity and with less vehicular traffic while maintaining a pedestrian friendly environment. Secondary streets are: streets other than Primary Streets listed in subsection (a) above.
- 2. All dimensional requirements shall be as provided in Section 47-13.31
- <u>3</u> Dumpsters shall be located to allow access from existing alleys and away from existing residential property to the greatest extent possible.
- B. Performance standards and criteria for additional height bonus.

The following performance standards and criteria shall <u>be</u> met by developments requesting heights greater than the maximum heights listed in Section 47-13.31, Table of Dimensional Requirements for the NWRAC-MU District: sixty-five (65) feet in the NWRAC-MUne up to one hundred ten (110) feet in the and NWRAC-MUe up to one hundred ten (110) feet in the and NWRAC-MUe up to one hundred ten (110) feet and heights greater than forty-five (45) feet in the NWRAC-MUw up to sixty-five (65) feet:

- <u>NWRAC-MUne up to one hundred twenty (120) feet (12 Stories)</u>
- <u>NWRAC-MUe (east of NW 2nd Avenue) up to one hundred twenty (120) feet (12</u> <u>Stories)</u>
- <u>NWRAC-MUe (west of NW 2nd Avenue) up to one hundred ten (110) feet (10</u> <u>Stories)</u>
- <u>NWRAC-MUw up to sixty-five (65) feet (5 Stories)</u>
- 1. The purpose of Affordable Housing height incentive is to maintain a balanced community that provides housing for people of all income levels and to ensure the opportunity of affordable housing for employees of businesses that are located or will located in the community.

- a. Definitions: As used in this section, the following words and terms shall have the meanings specified herein:
- b. Affordable housing: Housing with a sales price or rental amount within the means of a household that may occupy moderate- and low-income housing. In the case of dwelling units for sale, affordable means housing in which mortgage, amortization, taxes, insurance, and condominium or association fees, if any, constitute no more than thirty percent (30%) of such gross annual household income for a household of the size that may occupy the unit in question. In the case of dwelling units for rent, affordable means housing for which the rent and utilities constitute no more than thirty percent (30%) of such gross annual household income for a household of the size that may occupy the unit in guestion.
 - i. Affordable housing development: Housing subsidized by the federal or state government, or any housing development in which at least twenty percent (20%) of the housing units are affordable dwelling units.
 - ii. Affordable housing development agreement: A written agreement between an applicant for a development and the city or county containing specific requirements to ensure the continuing affordability of housing included in the development.
 - iii. Affordable housing development plan: A plan prepared by an applicant for an affordable housing development under this section that outlines and specifies the development's compliance with the applicable requirements in this section.
 - iv. Affordable housing dwelling unit: A dwelling unit subject to covenants or restrictions requiring such dwelling units to be sold or rented at prices preserving them as affordable housing in perpetuity by deed restriction.
 - v. Affordable housing unit. A dwelling unit subsidized by the federal or state government or an affordable dwelling unit.
 - vi. Conversion: A change of a residential rental development or a mixed use development that includes rental dwelling units to a development that contains only owner-occupied individual dwelling units, or a change of a development that contains owner-occupied individual units to a residential rental development or mixed use development.
 - vii. Low-income housing. According to the U.S. Department of Housing and Urban Development, housing that is affordable, for either home ownership or rental, and that is occupied, reserved, or marketed for occupancy by households with a gross household income that does not exceed fifty percent (50%) of the median gross household income for households of the same size within Broward County in which the housing is located.
 - viii. Median gross household income: The median income level for the Broward County, as established and defined in the annual schedule published by the secretary of the U.S. Department of Housing and Urban Development, adjusted for household size.
 - ix. Moderate-income housing. According to the U.S. Department of Housing and Urban Development, housing that is affordable, for either

home ownership or rental, and that is occupied, reserved, or marketed for occupancy by households with a gross household income that is greater than fifty percent (50%) to one hundred percent (100%) of the median gross household income for households of the same size within the Broward County in which the housing is located.

- 2. Any development requesting additional height pursuant to section 47.13.52.B above shall include at least ten percent (10%) of all units in a development as affordable housing.
- 3. Application and Affordable Housing Development Plan:
 - a. For all developments in which affordable housing is required to be provided or in which the applicant proposes to include affordable housing, the applicant shall complete and file an application on a form required by the City with the Department of Sustainable Development ("DSD"), Urban Design & Planning Division ("UD&P"). The application shall require, and the applicant shall provide, among other things, general information on the nature and the scope of the development as the City may determine is necessary to properly evaluate the proposed development.
 - b. As part of the application required under subsection 2 above, the applicant shall provide to the City an affordable housing development plan. The plan shall be subject to approval by the DSD/UD&P Division and shall be incorporated into the affordable housing development agreement pursuant to subsection d. below. The affordable housing development plan shall contain, at a minimum, the following information concerning the development:
 - i. <u>A general description of the development, including whether the</u> <u>development will contain units for rent or for sale:</u>
 - ii. <u>The total number of market-rate units and affordable housing units;</u>
 - iii. <u>The number of bedrooms in each market-rate unit and each affordable unit;</u>
 - iv. The square footage of each market-rate unit and of each affordable unit measured from the interior walls of the unit and including air-conditioned and non-air-conditioned areas;
 - v. The location in the development of each market-rate and affordable housing unit;
 - vi. <u>If construction of dwelling units is to be phased, a phasing plan stating</u> the number of market-rate and affordable housing units in each phase;
 - vii. The estimated sale price or monthly rent of each market-rate unit and each affordable housing unit;
 - viii. Documentation and plans regarding the exterior appearances, materials, and finishes of the affordable housing development and each of its individual units; and
 - ix. <u>A proposed marketing plan to promote the sale or rental of the</u> <u>affordable units within the development to eligible households.</u>

- c. Criteria for Location, Integration, Character of Affordable Housing Units: An affordable housing development shall comply with the following criteria:
 - i. Affordable housing units in an affordable housing development shall be mixed with, and not clustered together or segregated in any way from market-rate units.
 - ii. If the affordable housing development plan contains a phasing plan, the phasing plan shall provide for the development of affordable housing units concurrently with the market-rate units. No phasing plan shall provide that the affordable housing units built are the last units in an affordable housing development.
 - iii. The exterior appearance of affordable housing units in an affordable housing development shall be made similar to market-rate units by the provision of exterior building materials and finishes substantially the same in type and quality.
- d. Affordable Housing Development Agreement:
 - i. Prior to the issuance of a building permit for any units in a development in which an affordable unit is required pursuant to the criteria of subsection B, the applicant shall have entered into an affordable housing development agreement with the City. The development agreement shall set forth the commitments and obligations of the City and the applicant, and shall incorporate among other things, the affordable housing development plan.
 - ii. The applicant shall execute any and all documents deemed necessary by the City in a form to be established by the City Attorney's Office, including, without limitation, restrictive covenants, deed restrictions, and related instruments (including requirements for income qualification for tenants of for-rent units) to ensure the continued affordability of the affordable housing units in-accordance with this section.
 - iii. Restrictive covenants or deed restrictions required for affordable units shall specify that the title to the subject property shall be transferred only with prior written approval by the City.
- e. Enforcement of Affordable Housing Development Agreement; Affordability Controls:
 - i. The DSD Director or designee shall promulgate rules as necessary to implement this section. On an annual basis, the director shall publish or make available copies of the U.S. Department of Housing and Urban Development household income limits and rental limits applicable to affordable units within the local government's jurisdiction, and determine an inflation factor to establish a resale price of an affordable unit.
 - <u>ii.</u> The resale price of any affordable unit shall not exceed the purchase price paid by the owner of that unit with the following exceptions:
 (a) Customery closing costs and costs of colo:
 - (a) Customary closing costs and costs of sale;
 - (b) Costs of real estate commissions paid by the seller if a licensed real estate salesperson is employed;

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- (c) Consideration of permanent capital improvements installed by the seller; or
- (d) An inflation factor to be applied to the original sale price of a for sale unit pursuant to rules established herein.
- iii. The applicant or his or her agent shall manage and operate affordable units and shall submit an annual report to the City identifying, which units are affordable units in an affordable housing development, the monthly rent for each unit, vacancy information for each year for the prior year, monthly income for tenants of each affordable unit, and other information as required by the City, while ensuring the privacy of the tenants. The annual report shall contain information sufficient to determine whether tenants of for-rent units qualify as low- or moderateincome households.
- iv. For all sales of for-sale affordable housing units, the parties to the transaction shall execute and record such documentation as required by the affordable housing development agreement. Such documentation shall include the provisions of this ordinance and shall provide, at a minimum, each of the following:
 - (a) The affordable housing unit shall be sold to and occupied by eligible households in perpetuity by deed restriction from the date of the initial certificate of occupancy.
 - (b) The affordable housing unit shall be conveyed subject to restrictions that shall maintain the affordability of such affordable housing units for eligible households.
- v. In the case of for-rent affordable housing units, the owner of the affordable housing development shall execute and record such document as required by the affordable housing development agreement. Such documentation shall include the provisions of this ordinance and shall provide, at a minimum, each of the following:
 - (a) The affordable housing units shall be leased to and occupied by eligible households.
 - (b) The affordable housing units shall be leased at rent levels affordable to eligible households and occupied by eligible households in perpetuity by deed restriction from the date of the initial certificate of occupancy.
 - (c) Subleasing of affordable housing units shall not be permitted without the express written consent of the DSD Director or designee.
- 4. Additional Height Criteria:

In addition to the performance standards outlined herein, the following additional criteria shall apply:

- a. Land uses within the development shall be appropriate in their proposed location, compatible with their relationship to each other, and with uses and activities on abutting and nearby properties;
- b. Where a proposed use is of larger scale and mass than existing adjacent uses, the design of the structure shall place significant consideration to transition, architectural articulation, superior lining with habitable space and

screening of parking garage structures; effective transition between higher and lower density uses; or allow incompatible adjacent land uses to be developed in a manner that is not possible using a conventional zoning approach; and,

- c. Street and alley vacations shall not be considered unless the applicant demonstrates no decrease to the pedestrian and functional connectivity previously provided and increases options for pedestrian and/or multimodal connectivity;
- 5. Development that demonstrates substantial, significant and recognizable improvements and long-term beneficial effect to the community and city. Such as:
 - a. Preservation/adaptive-reuse of historically significant structures not otherwise protected;
 - b. Superior architectural design, placement and orientation of buildings and attainment of Leadership in Energy and Environmental Design -Neighborhood Development ("LEED ND") certification for the development or LEED certification of individual buildings and/or other similar state, national or city-recognized programs;
 - c. Provision of public facilities and public usable open space such as plazas, parks, provision for waterfront public access, greenway features, etc. and may include amenities such as playgrounds, special event space, etc. where the quality and programming of the space shall be emphasized over quantity;
 - d. Landscaping shall be provided in a manner which maximizes tree canopy, emphasizes native vegetation, improves the aesthetic appearance, and provides opportunities for storm water infiltration, including innovative design usage such as Low Impact Development ("LID"), which is an ecologicallybased stormwater management approach favoring soft engineering to manage rainfall on site through a vegetated treatment network; and,
 - e. Preservation or restoration of environmental or natural resources that would not otherwise be protected, including environmental remediation/brownfield redevelopment.

Sec. 47-13.53 – 47-13.59. Reserved.

Sec. 47-13.47<u>60</u>. - Permit approval.

- A. Review process. SRAC-SA zoning districts: Except as provided in Section 47-13.30 and Section 47-24, Table 1. Development Permits and Procedures, development within the following SRAC-SAe and SRAC-SAw zoning districts shall be reviewed as a Site Plan Level II permit. In addition to any other notice of consideration of an application for development permit in the SRAC-SAe and SRAC-SAw zoning districts pursuant to Section 47-27 of the ULDR, posting of a sign notice as provided in Section 47-27.4.A.3. shall be required prior to DRC review of an application for Site Plan Level II permit.
 - 1. SRAC-SA zoning districts.
 - a. In addition to any other notice of consideration of an application for development permit in the SRAC-SAe and SRAC-SAw zoning districts

pursuant to Section 47-27 of the ULDR, posting of a sign notice as provided in Section 47-27.4.A.3. shall be required prior to DRC review of an application for Site Plan Level II permit.

- 2. NWRAC-MU zoning districts.
- B. Criteria. An application for a development permit in the SRAC-SA zoning district within the zoning districts specified in Section 47-13.60.A shall be reviewed for compliance with the criteria applicable to the proposed development as provided in the ULDR. The development shall also be reviewed to determine whether it is consistent with the principals and standards provided in the SRAC-Plan adopted design standards as indicated in Section 47-13.29. In the event compliance with the ULDR would not permit consistency with the SRAC-Plan adopted design standards, the SRAC-Plan adopted design standards shall govern.
- C. Effect of other ULDR provisions. Unless otherwise provided in the provisions applicable to development within the zoning districts specified in Section 47-13.60.A in the SRAC-SA district, the provisions of the ULDR with general applicability to development within the City shall apply as requirements for the development of property within the SRAC-SA district and shall not be modified unless specifically provided herein.
- D. Effective Date of Approval. Approval of a Site Plan Level II development within the zoning districts specified in Section 47-13.60.A within the SRAC-SA shall not be final until thirty (30) days after preliminary DRC approval and then only if no motion is approved by the City Commission seeking to review the application pursuant to the process provided in Section 47-26.A.2 of the ULDR.
- E. Appeal. An appeal of a denial of an a SRAC-SA development application within the zoning districts specified in Section 47-13.60.A shall be to the Planning and Zoning Board pursuant to Section 47-26.B.

Section 47-20.2 Table 3

TABLE 3. PARKING AND LOADING ZONE REQUIREMENTS – RAC AND CENTRAL BEACH DISTRICTS

•••

Northwest Regional Activity Center—NWRAC-MU Districts

	Standard Requirements						
<u>Use</u>	<u>Parking Space</u> <u>Requirements</u>	<u>Loading Zone</u> <u>Requirements</u>					
<u>Residential</u> <u>Use</u>	See Parking requirements for uses as provided in Table <u>1.</u> <u>Bicycle Parking – 1 per 10 dwelling units</u>	<u>N/A</u>					
Nonresidential	Exempt for development between 0 and 2,500 gross	See Loading					

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	requirements for uses as provided in Table 2.
Bicycle Parking – 1 per 20 parking spaces provided	

SECTION 47-24. - DEVELOPMENT PERMITS AND PROCEDURES

Sec. 47-24.1. - Generally.

TABLE 1. DEVELOPMENT PERMITS AND PROCEDURES

TABLE 1. DEVELOPMENT PERMITS AND PROCEDURES

			1	1	1	1	1	1
Permit		Department	Developme nt Review Committee	Plannin g & Zoning Board (Local Plannin g Agency)	Historic Preservati on Board	City Commissio n	Board of Adjustment	Criteria for Review
CENTRAL BEACH AREA DISTRICTS - see Section 47-12 and other regulations provided in this Table 1.			-	_	_	 Adequacy Review Sec. 47-25.2 Neighborhoo d Compatibility Review Sec. 47-25.3 		
SITE PLA DEPART	AN—LEVEL I MENT	-	<u>.</u>				-	
1.	Sidewalk cafe	DP		A		CRR/PZ		 Adequacy Review Sec. 47-25.2 Outdoor Uses, Sidewalk Cafe Sec. 47-19.9;
2.	Mobile	DP		A		CRR/PZ		1. Adequacy

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	vendor				Review Sec. 47-25.2 2. Mobile Vendor, Sec. 47-18.22;
3.a	Residential —less than 5 units	DP	A	CRR/PZ	Adequacy Review Sec. 47-25.2
3.b	In SRAC-SA zoning districtsLess than 5 units and equal to or less than 110 ft. in height.	DP	A	CRR/PZ	 Adequacy Review 47- 25.2 SRAC-SA Design Standards;
4.a	New nonresidenti al construction —5,000 square feet or less	DP	A	CRR/PZ	Adequacy Review Sec. 47-25.2
4.b	In SRAC-SA zoning districts equal to or less than 5,000 square feet and equal to or less than 110 feet in height	DP	A	CRR/PZ	 Adequacy Review 47- 25.2 SRAC-SA Design Standards;
5.	Modification of waterway lot widths in RS-4.4 & RS- 8 Districts	DP	A	CRR/PZ	1. Adequacy Review Sec. 47-25.2 2. Modification of Lot Width, Sec. 47-23.10;
6.	Change of use—	DP	A	CRR/PZ or Dept.	Nonconformi ng Uses,

	different operation but does not involve developmen t which requires a Site Plan Level II or higher permit—See Sec. 47- 3.5.B.a					Section 47-3
7.	Reuse of nonconformi ng structure	DP		A	CRR/PZ or Dept.	 Adequacy Review Sec. 47-25.2, and Neighborhoo d Compatibility Review Sec. 47-25.3 Nonconformi ng Uses, Section 47-3;
8.	Continuation of nonconformi ng status	DP		A	CRR/PZ or Dept.	Nonconformi ng Uses, Section 47-3
9.	Approval of off-site parking	DP		A	CRR/PZ or Dept.	Parking and Loading Sec. 47-20.18
10.	Construction staging area	DP			CRR/A	Section 47- 19.2 FF.
DEVELC	AN—LEVEL II OPMENT / COMMITTEE				. 1	
11.	New nonresidenti al construction —greater	R	DP	A	CRR/PZ	Adequacy Review Sec. 47-25.2

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	than 5,000 sq. ft.					
12.	a. When communi cations towers are permitte d	R	DP	A	CRR/PZ	Adequacy Review Sec. 47-25.2 & 47- 18.11
	b. When communi cations towers are condition al	R	R	DP	CRR/A	Adequacy Review Sec. 47-25.2 & 47- 18.11
13.	Nonresidenti al use within 100 feet of residential property	R	DP	A	CRR/PZ	 Adequacy Review Sec. 47-25.2, and 2. Neighborhoo d Compatibility Review Sec. 47-25.3;
14.	Residential —5 units or more	R	DP	A	CRR/PZ	Adequacy Review Sec. 47-25.2
15.	Multifamily residential developmen t at a higher density than the density of any abutting existing residential property or vacant residentially zoned property	R	DP	A	CRR/PZ	 Adequacy Review Sec. 47-25.2, and 2. Neighborhoo d Compatibility Review Sec. 47-25.3;

	that is outside of the Multifamily Residential Zoning District				
16.	Redevelopm ent proposals if existing and proposed improvemen ts together meet the criteria of site plan level II review if proposed as new developmen t and includes one (1) or more of the following:	DP	A	CRR/PZ	Adequacy Review Sec. 47-25.2
	a. A modificat ion which alters the site improve ments by more than twenty- five percent (25%) of the area of the develop ment				

	site.				
k	 A new drive or relocatio n of an existing drive giving vehicular access from a public road to the develop ment site. 				
C	 An addition which exceeds twenty- five percent (25%) of the gross floor area of the existing structure (s) on the develop ment site. 				
C					

	Code, Broward County Edition which increases traffic generatio n by more than fifty percent (50%) of the traffic generate d by the existing use based on Broward County traffic generatio n rates.	P			CDD /07	1 Adagungsi
17.	Allocation of reserve units (maximum of 2 dwelling units)	ĸ	DP	A	CRR/PZ	 Adequacy Review Sec. 47-25.2, and 2. Neighborhoo d Compatibility Review Sec. 47-25.3, and 3. Flexibility Rules, Section 47-28;
18.	Change in use—See Sec. 47- 3.5.B.b - Site Plan Level II threshold is met.	R	DP	A	CRR/PZ or DRC	 Adequacy Review Sec. 47-25.2, and 2. Neighborhoo d Compatibility

						Review Sec. 47-25.3 3. Nonconformi ng Use, Section 47-3;
19.	For any use in the Downtown RAC which is within 100 feet of residential property outside of the RAC, or within the RAC- TMU(EMU,S MU,WMU) except on the New River waterfront as provided in 32, or on the New River waterfront corridor within RAC- CC and RAC- AS as provided in 33, below	R	DP	A	CRR/PZ	1. Adequacy Review Sec. 47-25.2, and 2. Neighborhoo d Compatibility Review Sec. 47-25.3 3. Nonconformi ng Use, Section 47-3;
20.	All developmen t within the RAC-TMU (EMU, SMU, WMU), except as otherwise provided in	R	DP	A	CRR/PZ	 Adequacy Review Sec. 47-25.2, and Neighborhoo Compatibility Review Sec. 47-25.3

	20 and 32, below					3. RAC Requirement, Section 47- 13;
21.	All developmen t within the RAC-TMU (EMU, SMU, WMU) that is greater in density than 25 dwelling units per net acre	R	DP	A	CRR/PZ	 Adequacy Review Sec. 47-25.2, and 2. Neighborhoo d Compatibility Review Sec. 47-25.3 3. RAC Requirement, Section 47- 13;
22.a.	Any use within the downtown RAC which is contiguous to residential property outside of the RAC	R	DP	A	CRR/PZ	 Adequacy Review Sec. 47-25.2, and 2. Neighborhoo d Compatibility Review Sec. 47-25.3 3. RAC Requirement, Section 47- 13;
b.	Any Site Plan Level II developmen t within Downtown RAC which has previously been approved by or subject of an agreement with the City	R	DP	A	CRR/PZ or DRC	 RAC Requirement, Sec. 47-13 Adequacy Review, Sec. 47-25.2 Neighborhoo d Compatibility review Sec. 47-25.3 when applicable.;

	Commission (See Sec. 47- 13.20.M.1)						
C.	Any Site Plan Level II developmen t within Downtown RAC where one or more requirement s of the ULDR or City's Comprehens ive Plan misapplied or failed to apply. See Sec. 47- 13.20.M.2.	R	DP	A	CRR/PZ or DRC		 RAC Requirement, Sec. 47-13 Adequacy Review, Sec. 47-25.2 Neighborhoo d Compatibility review Sec. 47-25.3 when applicable.;
d.	Allocation of flexibility units within Downtown RAC	R	DP	A	CRR/PZ or DRC		 RAC Requirement, Sec. 47-13 Adequacy Review, Sec. 47-25.2 Neighborhoo d Compatibility review Sec. 47-25.3 when applicable. Flexibility Rules, Sec. 47-28
23.a	Residential developmen t 5 units or more and nonresidenti al developmen	R	DP	A	CRR	-	 Adequacy Review 47- 25.2 SRAC-SA Design Standards;

	t greater than 5,000 square feet within the SRAC-SA zoning districts less than or equal to one hundred and ten (110) feet in height.					
23.b	Residential developmen t 5 units or more and nonresidenti al developmen t greater than 5,000 square feet within the SRAC-SA zoning districts greater than one hundred ten (110) feet in height up to one hundred fifty (150) feet in height	R	R		DP	 Adequacy Review 47- 25.2 SRAC-SA Design Standards;
<u>24.a.</u>	Residential developmen t five (5) units or less and nonresidenti al developmen	<u>DP</u>		A	CRR/PZ	

tless than Image: state in the state		1	1		1		
MUw zoning district less than or equal to forty five (45) feet in height. Nesidential development t five (5) units or more and nonresidenti al development t greater than five thousand (5,000) square feet within the NWRAC- B NOP A CRR 24.b. Residential development t five (5) units or more and nonresidenti al development t greater B DP A CRR		five thousand (5,000) square feet within the NWRAC- MUe & NWRAC- MUne zoning districts less than or equal to sixty five (65) feet in height and within					
than or equal to forty five (45) feet in height. R DP A CRR 24.b. Residential developmen t five (5) units or more and nonresidenti al developmen t greater than five thousand (5.000) square feet within the NWRAC- R DP A CRR		<u>MUw zoning</u>					
developmen t five (5) units or more and nonresidenti al developmen t greater than five thousand (5,000) square feet within the NWRAC- MUE & NWRAC-		<u>than or</u> equal to forty five (45) feet in					
	<u>24.b.</u>	developmen t five (5) units or more and nonresidenti al developmen t greater than five thousand (5,000) square feet within the NWRAC- MUe &	<u>R</u>	DP	A	CRR	

	districts less than or equal to sixty five (65) feet in height and within NWRAC- MUw zoning district less						
	<u>than or</u> equal to forty five (45) feet in height.						
<u>24.c.</u>	Developmen t within the NWRAC- MUe & NWRAC- MUne zoning districts greater than sixty five (65) feet in height and within NWRAC- MUw zoning district greater than forty five (45) in height.	<u>R</u>	<u>R</u>		DP		
SITE PLA	AN—LEVEL III		1		1	1	
24<u>25</u>.a	Parking reduction	R	R	DP	CRR or A		 Adequacy Review Sec. 47-25.2
b.	Parking Reduction in Northwest- Progresso-	R	DP	A	CRR/PZ or DRC		 Parking and Loading Requirements , Section 47-

	Flagler Heights Community Redevelopm ent Area					20;
25<u>26</u>.	Modification of yards in RMM-25, RMH-25 and RMH-60 Districts	R	R	DP	CRR or A	 Adequacy Review Sec. 47-25.2 See Modification of Yards, Sec. 47-23.11;
26<u>27</u>.	Any use within the CF, CF-H, CF- S, CH-HS, P, T and U districts which is greater in height, FAR, gross floor area of the maximum within the specific zoning district (except for the T district when located within an airport boundary at which time the height of any use shall be regulated by FAA standards)	R	R	DP	CRR or A	 Adequacy Review, Sec. 47-25.2 Neighborhoo d Compatibility Review, Sec. 47-25.3;
27<u>28</u>.	Waterway uses, except for uses in	R	R	DP	CRR or A	 Adequacy Review Sec. 47-25.2, and

Text deleted or added between City Commission 1^{st} and 2^{nd} Reading is indicated with a-double strike and \underline{double} underline.

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	the RAC-CC, RAC-UV, RAC-AS, RAC-TMU and all Central Beach Districts					2. Neighborhoo d Compatibility Review, Sec. 47-25.3, and 3. Waterway Use, Sec. 47- 23.8;
28<u>29</u>.	Allocation of flexibility units to residential land use to allow bonus density for affordable housing on residential land use parcels or for special residential facilities	R	R	DP	CRR or A	 Adequacy Review Sec. 47-25.2 Flexibility Rules, Section 47-28;
29<u>30</u>.	Any use within the Community Business (CB) District which is greater than 10,000 square feet in gross floor area	R	R	DP	CRR or A	 Adequacy Review Sec. 47-25.2, and Neighborhoo Compatibility Review Sec. 47-25.3;
30<u>31</u>.	Within the RMH-60 District, a hotel with greater than 87 sleeping rooms per net acre, up to a	R	R	DP	CRR/A	 Adequacy Review Sec. 47-25.2, and 2. Neighborhoo d Compatibility Review Sec. 47-25.3;

	maximum of 120 sleeping rooms per net acre					
31<u>32</u>.	Density bonus in RML-25, RMM-25, RMH-25 Districts	R	R	DP	CRR/A	1. Adequacy Review Sec. 47-25.2, and 2. Neighborhoo d Compatibility Review Sec. 47-25.3 3. Density Bonus Requirements , Sec. 47- 23.12;
32<u>33</u>.	Zero lot line and cluster residential developmen t	R	R	DP	CRR/A	1. Adequacy Review Sec. 47-25.2, and 2. Neighborhoo d Compatibility Review Sec. 47-25.3 3. Cluster Dwellings, Sec. 47-18.9 4. Zero Lot Line Dwellings, Sec. 47-18.38;
33<u>34</u>.	Within the RS-4.4 and RS-8 Districts— for greater FAR or lot coverage than as limited by Section 47-5	R	R	DP	CRR/A	 Adequacy Review Sec. 47-25.2, and 2. Neighborhoo d Compatibility Review Sec. 47-25.3;

3 4 <u>35</u> .	Any use within the RAC-TMU (EMU, SMU, WMU) on land abutting the New River	R	R	DP	CRR/A	 Adequacy Review Sec. 47-25.2, and Neighborhoo d Compatibility Review Sec. 47-25.3 RAC Requirement, Section 47- 13;
35<u>36</u>.	Any use within the RAC-CC or RAC-AS on the New River which deviates from the New River Corridor Requirement s, as provided in Section 47- 13, Downtown RAC districts	R	R	DP	CRR/A	 Adequacy Review Sec. 47-25.2, and Neighborhoo Compatibility Review Sec. 47-25.3 RAC Requirement, Section [47- 13];
36<u>37</u>.	All developmen t within the SRAC-SA zoning districts greater than one hundred and ten (110) feet in height up to one hundred and fifty feet (150) feet in		R		DP	 Adequacy Review 47- 25.2 SRAC-SA Design Standards;

height.					
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Permit	Department	Development Review Committee	Planning & Zoning Board (Local Planning Agency)	Historic Preservation Board	City Commission	Board of Adjustme nt	Criteria for Review
EXEMPTION FROM ZONING FOR PUBLIC PURPOSE USES	R	R	R		DP		Public Purpose Use Requirements, Sec. 47-18.26
CONDITIONAL USES a. Any use listed as a conditional use within a zoning district. b. Within the RS- 4.4 and RS-8 districts, any single family lot which is twice the minimum lot size, or greater. c. Within the RMH-60 zoning district, any use which is greater than 150 feet in height, up to 300 feet in height. d. Any industrial use which is within 300 feet of residential	R	R	DP		CRR/A		 Adequacy Review Sec. 47-25.2, and Neighborhood Compatibility Review Sec. 47-25.3, and Conditional Use Permit Sec. 47-24.3 For Industrial Uses—Section 47-7;

property.					
REZONING a. Change in zoning designation or change to text of the ULDR. *b. Allocation of commercial uses on residential land use parcel. *c. Allocation of commercial uses on industrial or employment center land use parcel. *d. X-Use District.	R	*R	R/Approval DP/Denial	DP/A	 Adequacy Review Sec. 47-25.2, and Rezoning Criteria, Sec. 47-24.4, and For Flex Commercial Acreage Section 47-28 For X- Exclusive Use district Section 47-9;
SUBDIVISION APPROVAL/PLA T REQUIREMENTS	R	R	R	DP	 Adequacy Review Sec. 47-25.2, and 2. Plat/Subdivisi on Criteria Sec. 47-24.5;
VACATION OF RIGHTS-OF-WAY	R	R	R	DP	 Adequacy Review Sec. 47-25.2, and Vacation of ROW Requirements, Sec. 47-24.6;
VACATION OF EASEMENTS	R	R		DP	 Adequacy Review Sec. 47-25.2, and Vacation of Easements

					Requirements, Sec. 47-24.7;
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Permit	Department	Developmen t Review Committee	Planning & Zoning Board (Local Planning Agency)	Historic Preservation Board	City Commission	Board of Adjustment	Criteria for Review
COMPREHENSIVE PLAN AMENDMENTS a. Text or map amendments to the City's adopted comprehensive plan. b. Increase of residential density on residential land use parcel. c. Allocation of residential units on commercial or office park land use and employment center.	R	R	R		DP		1. Adequacy Review Sec. 47-24.2, and 2. Comprehensiv e Plan Amendments Criteria, F.S. ch. 163 and F.A.C. Rule 9J- 5;
CONCURRENCY FINDING OF ADEQUACY	R	DP					 Adequacy Review Sec. 47-25.2 Concurrency Finding of Adequacy Requirements, Sec. 47-24.9;
DEVELOPMENT OF REGIONAL IMPACT (DRI)	R	R	R		DP		 Adequacy Review Sec. 47-25.2, and

EXHIBIT 5

CASE #s T14012 ULDR Text Amendment and 3Z13 Rezoning

Text deleted or added between City Commission 1^{st} and 2^{nd} Reading is indicated with a double strike and double underline.

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						2. Development of Regional Impact Review Criteria, F.S. ch. 380;
HISTORIC DESIGNATION (OF A DISTRICT)	R	R	R	DP		 Adequacy Review Sec. 47-25.2, and Historic Designation Requirements, Sec. 47-24.11;
HISTORIC DESIGNATION (OF A LANDMARK SITE, BUILDING OR STRUCTURE)	R		R	DP		 Adequacy Review Sec. 47-25.2, and Historic Designation Requirements, Sec. 47-24.11;
CERTIFICATE OF APPROPRIATENESS (GENERAL)	R		DP	A		Historic Designation/C ertificate of Appropriatene ss Requirements, Sec. 47-24.11
SAILBOAT BEND HISTORIC DISTRICT— CERTIFICATE OF APPROPRIATENESS	DP		HPBR/DP	CRR/A		Sailboat Bend Historic District, Section 47-17
SAILBOAT BEND HISTORIC DISTRICT— MODIFICATION OF YARDS	R		DP	A		Sailboat Bend Historic District, Section 47-17
VARIANCE/SPECIAL EXCEPTION	R				DP	 Adequacy Review Sec. 47-25.2, and 2. Variance/Spec ial Exception

					Requirements, Sec. 47-24.12;
INTERPRETATION OF ULDR	DP			A	 Adequacy Review Sec. 47-25.2, and Interpretation of ULDR Requirements, Sec. 47-24.12;

LEGEND:	
DRC	Development Review Committee
PZ	Planning and Zoning Board
Dept.	Department
DP	Development Permit issued
R	Review and recommendation requirement
A	Appeal by applicant of a denial
CRR	City commission request for review
CRR/PZ	City commission request for review of planning and zoning board action
CRR/PZ or Dept.	City commission request for review of planning and zoning board action or of department action
CRR/PZ or DRC	City commission request for review of planning and zoning board action or of Development Review Committee action