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BEACH. FLORIDA. AMENDING CHAPTER 23 "LAND DEVELOPMENT **REGULATIONS.**" ARTICLE 1 "GENERAL PROVISIONS," DIVISION 2 "DEFINITIONS," **SECTION** 23.1-12 **DEFINITIONS**: **ARTICLE** "ADMINISTRATION," DIVISION 2 "PROCEDURES," SECTION 23.2-19.1 PUBLIC NEIGHBORHOOD MEETING: ARTICLE 3 "ZONING DISTRICTS," DIVISION 1, "GENERALLY," SECTION 23.3-6 USE TABLES; AND DIVISION 2, "RESIDENTIAL DISTRICTS," SECTION 23.3-7 - SF-R - SINGLE-FAMILY RESIDENTIAL, SECTION 23.3-8 - SF-TF-14 - SINGLE-FAMILY AND TWO-FAMILY RESIDENTIAL, SECTION 23.3-10 - MF-20 - MULTI-FAMILY AND TWO-FAMILY RESIDENTIAL, SECTION 23.3-11 - MF-30 - MEDIUM DENSITY MULTI-FAMILY RESIDENTIAL, AND SECTION 23.3-12 - MF-40 - HIGH DENSITY MULTI-FAMILY RESIDENTIAL; AND DIVISION 3, "MIXED USE DISTRICTS," SECTION 23.3-13 - MU-E - MIXED USE EAST, SECTION 23.3-14 – DT - DOWNTOWN, SECTION 23.3-16 – MU-FH – MIXED USE – FEDERAL HIGHWAY, SECTION 23.3-17 - MU-DH - MIXED USE - DIXIE HIGHWAY, SECTION 23.3-18 - MU-W - MIXED USE WEST, SECTION 23.3-19 - TOD-E -TRANSIT ORIENTED DEVELOPMENT EAST, AND SECTION 23.3-20 - TOD-W TRANSIT ORIENTED DEVELOPMENT WEST; AND DIVISION "COMMERCIAL DISTRICTS." SECTION 23.3-21 - NC - NEIGHBORHOOD COMMERCIAL; AND DIVISION 5, "INDUSTRIAL DISTRICTS," SECTION 23.3-23 - AI - ARTISANAL INDUSTRIAL AND SECTION 23.3-24 - I-POC -INDUSTRIAL PARK OF COMMERCE; ARTICLE 4 "DEVELOPMENT STANDARDS," SECTION 23.4-4 FENCES, WALLS AND GATES, SECTION 23.4-10 OFF-STREET PARKING, SECTION 23.4-13 ADMINISTRATIVE USES AND CONDITIONAL USES. AND ADDING A NEW SECTION 23.4-26 POOLS: AND ARTICLE 5 "SUPPLEMENTAL REGULATIONS," SECTION 23.5-1 SIGNS AND SECTION 23.5-3 NONCONFORMITIES; AND PROVIDING FOR SEVERABILITY, CONFLICTS, CODIFICATION AND AN EFFECTIVE DATE

ORDINANCE 2024-13 - AN ORDINANCE OF THE CITY OF LAKE WORTH

WHEREAS, as provided in Section 2(b), Article VIII of the Constitution of the State of Florida, and Section 166.021(1), Florida Statutes, the City of Lake Worth Beach (the "City"), enjoys all governmental, corporate, and proprietary powers necessary to conduct municipal government, perform municipal functions, and render municipal services, and may exercise any power for municipal purposes, except as expressly prohibited by law; and

WHEREAS, as provided in Section 166.021(3), Florida Statutes, the governing body of each municipality in the state has the power to enact legislation concerning any subject matter upon which the state legislature may act, except when expressly prohibited by law; and

WHEREAS, the City wishes to amend Chapter 23, Article 1 "General Provisions," Division 2 "Definitions," Section 23.1-12 – Definitions to create a definition for accessory storage, revise the definition for contractor-showroom, revise the definition for holistic health care facility, revise the definition for low-intensity office uses, create a definition for ribbon driveway, and revise the definition for semi-pervious surface; and

WHEREAS, the City wishes to amend Chapter 23, Article 2 "Administration," Division 2 "Procedures," Section 23.2-19.1 – "Public neighborhood meeting" to require neighborhood meetings to include an in-person component; and

WHEREAS, the City wishes to amend Chapter 23, Article 3 "Zoning Districts," Division 1 "Generally," Section 23.3-6 "Use Tables" to correct errors related to single-family dwellings in the Mixed Use East zoning district and wholesale facilities in the Artisanal Industrial zoning district, to allow and modify required review processes by zoning district for specialty breweries/distilleries, museums, and environmental nature centers, to allow low-intensity indoor storage in industrial districts, and to correct a repeated listing of low-intensity takeout establishments; and

WHEREAS, the City wishes to amend Chapter 23, Article 3 "Zoning Districts," Division 2 "Residential Districts," Section 23.3-7 "SF-R – Single-family residential," Section 23.3-8 "SF-TF 14 – Single-family and two-family residential," Section 23.3-10 "MF-20 – Multifamily and two-family residential," Section 23.3-11 "MF-30 – Medium density multi-family residential," and Section 23.3-12 "MF-40 – High density multi-family residential,"; Division 3 "Mixed Use Districts," Section 23.3-13 "MU-E – Mixed use east," Section 23.3-14 "DT – Downtown," Section 23.3-16 "MU-FH – Mixed use – Federal Highway," Section 23.3-17 "MU-DH – Mixed use – Dixie Highway," Section 23.3-18 "MU-W – Mixed use west," Section 23.3-19 "TOD-E – Transit oriented development east," and Section 23.3-20 "TOD-W – Transit oriented development west,"; Division 4 "Commercial Districts," Section 23.3-21 "NC – Neighborhood commercial,"; and Division 5 "Industrial Districts," Section 23.3-23 "AI – Artisanal industrial," and Section 23.3-24 "I-POC – Industrial park of commerce," to correct the maximum encroachment of roof overhangs into a side setback; and

WHEREAS, the City wishes to amend Chapter 23, Article 3 "Zoning Districts," Division 3 "Mixed Use Districts," Section 23.3-17 "MU-DH – Mixed use – Dixie Highway," and Section 23.3-19 "TOD-E – Transit oriented development east," to clarify the front build-to line and street side build-to line; and

WHEREAS, the City wishes to amend Chapter 23, Article 4 "Development Standards," Section 23.4-4 – "Fences, walls, and gates," to clarify permitted fence heights for industrial uses, as well as clarify permitted gate locations and permitted gate heights for residential commercial, and industrial uses; and

WHEREAS, the City wishes to amend Chapter 23, Article 4 "Development Standards," Section 23.4-10 – "Off-street parking," to create standards for ribbon driveways, clarify dimensions of handicapped spaces, and create standard dimensions for motorcycle spaces; and

WHEREAS, the City wishes to amend Chapter 23, Article 4 "Development Standards," Section 23.4-13 – "Administrative and conditional uses," to correct the review process for places of worship; and

WHEREAS, the City wishes to amend Chapter 23, Article 4 "Development Standards," to establish a new section, Section 23.4-26 – "Pools," to establish supplementary development standards for pools associated with residential uses; and

WHEREAS, the City wishes to amend Chapter 23, Article 5 "Supplemental Regulations," Section 23.5-1 - "Signs," to clarify sign area requirements for multi-tenant buildings; and

99	WHEREAS, the City wishes to amend Chapter 23, Article 5 "Supplemental Regulations,"
100	Section 23.5-3 - "Nonconformities," to clarify the requirements for a nonconforming lot of record;
101	and
102	
103	WHEREAS, the Planning and Zoning Board, in its capacity as the local planning agency,
104	considered the proposed amendments at a duly advertised public hearing; and
105	
106	WHEREAS, the Historic Resources Preservation Board, in its capacity as the local
107	planning agency, considered the proposed amendments at a duly advertised public hearing; and
108	
109	WHEREAS, the City Commission has reviewed the proposed amendments and has

to adopt this ordinance.

determined that it is in the best interest of the public health, safety, and general welfare of the City

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF LAKE WORTH BEACH, FLORIDA, that:

Section 1: The foregoing "WHEREAS" clauses are ratified and confirmed as being true and correct and are made a specific part of this ordinance as if set forth herein.

<u>Section 2:</u> Chapter 23 "Land Development Regulations, Article 1 "General Provisions," Division 2 "Definitions," Section 23.1-12 "Definitions" is hereby amended by adding the words shown in underline type and deleting the words struck through as indicated in **Exhibit A**.

<u>Section 3:</u> Chapter 23 Land Development Regulations, Article 2 "Administration," Division 2 "Procedures," Section 23.2-19.1 "Public neighborhood meeting" is hereby amended by adding the words shown in underline type and deleting the words struck through as indicated in **Exhibit B**.

<u>Section 4:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 1 "Generally," Section 23.3-6 "Use Tables" is hereby amended by adding the words shown in underline type and deleting the words struck through as indicated in **Exhibit C**.

<u>Section 5:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 2 "Residential Districts," Section 23.3-7 "SF-R – Single-family residential" is hereby amended by deleting the words struck through as indicated in **Exhibit D**.

<u>Section 6:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 2 "Residential Districts," Section 23.3-8 "SF-TF 14 — Single-family and two-family residential" is hereby amended by deleting the words struck through as indicated in **Exhibit E**.

<u>Section 7:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 2 "Residential Districts," Section 23.3-10 "MF-20 – Multi-family and two-family residential" is hereby amended by deleting the words struck through as indicated in **Exhibit F**.

<u>Section 8:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 2 "Residential Districts," Section 23.3-11 "MF-30 – Medium density multi-family residential" is hereby amended by deleting the words struck through as indicated in **Exhibit G**.

- <u>Section 9:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 2 "Residential Districts," Section 23.3-12 "MF-40 High density multi-family residential" is hereby amended by deleting the words struck through as indicated in **Exhibit H**.
- <u>Section 10:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 3 "Mixed Use Districts," Section 23.3-13 "MU-E Mixed use east" is hereby amended by deleting the words struck through as indicated in **Exhibit I**.
- <u>Section 11:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 3 "Mixed Use Districts," Section 23.3-14 "DT Downtown" is hereby amended by adding the words shown in underline type and deleting the words struck through as indicated in **Exhibit** J
- <u>Section 12:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 3 "Mixed Use Districts," Section 23.3-16 "MU-FH Mixed use-Federal Highway" is hereby amended by adding the words shown in underline type and deleting the words struck through as indicated in **Exhibit K**.
- <u>Section 13:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 3 "Mixed Use Districts," Section 23.3-17 "MU-DH Mixed use-Dixie Highway" is hereby amended by deleting the words struck through as indicated in **Exhibit L**.
- <u>Section 14:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 3 "Mixed Use Districts," Section 23.3-18 "MU-W Mixed use west" is hereby amended by adding the words shown in underline type and deleting the words struck through as indicated in **Exhibit M**.
- <u>Section 15:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 3 "Mixed Use Districts," Section 23.3-19 "TOD-E Transit oriented development east" is hereby amended by adding the words shown in underline type and deleting the words struck through as indicated in **Exhibit N**.
- <u>Section 16:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 3 "Mixed Use Districts," Section 23.3-20 "TOD-W Transit oriented development west" is hereby amended by adding the words shown in underline type and deleting the words struck through as indicated in **Exhibit O**.
- <u>Section 17:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 4 "Commercial Districts," Section 23.3-21 "NC Neighborhood commercial" is hereby amended by deleting the words struck through as indicated in **Exhibit P**.
- <u>Section 18:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 5 "Industrial Districts," Section 23.3-23 "AI Artisanal Industrial" is hereby amended by adding the words shown in underline type and deleting the words struck through as indicated in **Exhibit Q**.
- <u>Section 19:</u> Chapter 23 Land Development Regulations, Article 3 "Zoning Districts," Division 5 "Industrial Districts," Section 23.3-24 "I-POC Industrial Park of Commerce" is hereby amended by adding the words shown in underline type and deleting the words struck through as indicated in **Exhibit R**.

200	Section 20: Chapter 23 Land Development Regulations, Article 4 "Development
201	Standards," Section 23.4-4 "Fences, walls and gates" is hereby amended by adding the words
202	shown in underline type and deleting the words struck through as indicated in Exhibit S .
203	
204	Section 21: Chapter 23 Land Development Regulations, Article 4 "Development
205	Standards," Section 23.4-10 "Off-street parking" is hereby amended by adding the words shown
206	in underline type as indicated in Exhibit T .
207	
208	Section 22: Chapter 23 Land Development Regulations, Article 4 "Development
209	Standards," Section 23.4-13 "Administrative and conditional uses" is hereby amended by adding
210	the words shown in underline type and deleting the words struck through as indicated in Exhibit
211	U.
212	
213	Section 23: Chapter 23 Land Development Regulations, Article 4 "Development
214	Standards," is hereby amended by adding thereto a new Section 23.4-26 "Pools" to read as shown
215	in underline type in Exhibit V .
216	
217	Section 24: Chapter 23 Land Development Regulations, Article 5 "Supplemental
218	Regulations," Section 23.5-1 "Signs" is hereby amended by adding the words shown in underline
219	type and deleting the words struck through as indicated in Exhibit W .
220	
221	Section 25: Chapter 23 Land Development Regulations, Article 5 "Supplemental
222	Regulations," Section 23.5-3 "Nonconformities" is hereby amended by adding the words shown
223	in underline type and deleting the words struck through as indicated in Exhibit X .
224	
225	Section 26: Severability. If any section, subsection, sentence, clause, phrase or portion
226	of this Ordinance is for any reason held invalid or unconstitutional by any court of competent
227	jurisdiction, such portion shall be deemed a separate, distinct, and independent provision, and
228	such holding shall not affect the validity of the remaining portions thereof.
229	
230	Section 27: Repeal of Laws in Conflict. All ordinances or parts of ordinances in conflict
231	herewith are hereby repealed to the extent of such conflict.
232	
233	Section 28: Codification. The sections of the ordinance may be made a part of the City
234	Code of Laws and ordinances and may be re-numbered or re-lettered to accomplish such, and
235	the word "ordinance" may be changed to "section", "division", or any other appropriate word.
236	
237	Section 29: Effective Date. This ordinance shall become effective 10 days after
238	passage.
239	
240	The passage of this ordinance on first reading was moved by,
241	seconded by, and upon being put to a vote, the vote was as follows:
242	
243	Mayor Betty Resch
244	Vice Mayor Sarah Malega
245	Commissioner Christopher McVoy
246	Commissioner Mimi May
247	Commissioner Reinaldo Diaz
248	-
249	The Mayor thereupon declared this ordinance duly passed on first reading on the
250	day of, 2024.

251	
252	
253	The passage of this ordinance on second reading was moved by
254	seconded by, and upon being put to a vote, the vote was as follows:
255	
256	Mayor Betty Resch
257	Vice Mayor Sarah Malega
258	Commissioner Christopher McVoy
259	Commissioner Mimi May
260	Commissioner Reinaldo Diaz
261	
262	The Mayor thereupon declared this ordinance duly passed on the day of
263	, 2024.
264	
265	LAKE WORTH BEACH CITY COMMISSION
266	
267	_
268	By:
269	Betty Resch, Mayor
270	
271	ATTEST:
272	
273	
274	
275	Melissa Ann Coyne, MMC, City Clerk

276 **EXHIBIT A** 277 278 Chapter 23 279 LAND DEVELOPMENT REGULATIONS ARTICLE 1 "GENERAL PROVISIONS" 280 281 282 Article 1, "General Provisions," Division 2, "Definitions" 283 284 Sec. 23.1-12. - Definitions. 285 286 287 Accessory storage: Indoor storage area(s) that are incidental and subordinate to a permitted principal use on a property. Accessory storage shall not exceed thirty (30%) of the total use area. 288 Indoor storage exceeding thirty percent of the total use area shall be considered a principal use 289 and shall be subject to the requirements in the Use Table, Section 23.3-6. 290 291 292 293 Contractor—Showroom: A showroom where no manufacturing, assembly, processing or any 294 other industrial uses are located. A contractor showroom greater than two thousand five hundred (2,500) square feet is not permitted in the DT districts. Outdoor or indoor storage uses are not 295 permitted as accessory to a contractor showroom outside of industrial districts. The business 296 297 office of a contractor and a contractor showroom may occur within the same structure. 298 299 300 Holistic health care facility: A health-related use conducting natural, non-invasive procedures to promote self-healing. Holistic health care facilities offer singular or multiple services including 301 302 but not limited to diet counseling, exercise, psychotherapy, relationship and spiritual counseling, 303 acupuncture, chiropractic care, massage therapy, naturopathy. 304 305 306 Low-intensity offices uses: These are commercial office uses that typically do not generate high volumes of customer traffic, to include the following and those that are substantially similar 307 or related: 308 309 Administrative/professional services non medical. 310 Contractor office no outdoor/indoor storage. 311 Home occupation. 312 Management office. 313 314 Ribbon driveway: A ribbon driveway consists of two strips of impermeable or semi-permeable 315 surface to accommodate vehicle tires. Ribbon driveways are a common and historically 316 appropriate alternative to standard residential driveways, as they reduce a property's overall 317 318 impermeable surface coverage. Ribbon driveways are subject to the same minimum dimensions as standard parking spaces. Individual "ribbons" are only permitted within the property (not the 319 320 right-of-way) and shall measure between eighteen (18) inches and thirty (30) inches in width. 321 322 323 Semi-pervious surface: A surface covered by materials with a percolation rate of at least fifty

(50) percent relative to the ground percolation rate. Semi-pervious surface may include but are

324

 not limited to permeable paving material and other semi-pervious materials such as gravel, small stone, and other substantially similar materials. For semi-pervious surfaces, two (2) square feet of semi-pervious surface shall be equivalent to one (1) square foot of impervious surface for the purpose of calculating development regulations. The semi-pervious surface credit shall not reduce the required open space and landscape area requirements. Semi-pervious surfaces shall have a minimum of a one-foot setback from the side property lines and rear property line.

332	EXHIBIT B
333	
334	Chapter 23
335	
336	LAND DEVELOPMENT REGULATIONS ARTICLE 2 "ADMINISTRATION"
337	
338	Article 2, "Administration," Division 2, "Procedures"
339	
340	Sec. 23.2-19.1. – Public Neighborhood Meeting.
341	
342	***
343	(e) The public neighborhood meeting shall be held at a location that is accessible to the
344	public and which will reasonably accommodate the number of persons notified of the meeting.
345	The meeting may be in person, virtual or a combination of both in person and virtual.
346	

347	EXHIBIT C
348	
349	Chapter 23
350	LAND DEVELOPMENT DECLINATIONS ADTIQUES A "ZONING BIOTRICTO"
351	LAND DEVELOPMENT REGULATIONS ARTICLE 3 "ZONING DISTRICTS"
352	A (' 0 0 "7 - ' 0 P' (' 0 " P' ' ') A "O 11 "
353	Article 3, "Zoning Districts" Division 1, "Generally"
354	See 22.2 6 Use Tables
355	Sec. 23.3-6. – Use Tables.
356	Under congrete cover
357	Under separate cover.
358	

359	EXHIBIT D				
360					
361			Chapter 23		
362 363	I AND DEVE	LAND DEVELOPMENT REGULATIONS ARTICLE 3 "ZONING DISTRICTS"			
364	2, 11, 12, 12, 11				
365	Article 3, "Zoning Disti	ricts" Division 2, "R	esidential Districts"		
366		0' ' - " -			
367 368	Sec. 23.3-7. – SF-R –	Single-Family Re	esidential.		
369	***				
370	c) Development regulations for uses permitted by right				
371					
372	portion of table omitted for brevity.				
	Setback	Side	10% lot width, minimum of 3 ft. up to a minimum of		
			10 ft. for lots over 100 ft. in width.		
			Two story buildings shall be set back a minimum of		
			5 ft.		
			Roof overhangs not to exceed more than 2 ft.		
373	portion of table omitted for brevity.				
374			***		
375					
376					

377			EXHIBIT E			
378 379	Chapter 23					
380 381 382	LAND DEVELOPMENT REGULATIONS ARTICLE 3 "ZONING DISTRICTS" Article 3, "Zoning Districts" Division 2, "Residential Districts"					
383 384						
385 386	Sec. 23.3-8. – SF-TF 14 – Single-Family and Two-Family Residential.					
387 388	***					
389	c) Development regulations for uses permitted by right portion of table omitted for brevity.					
390 391						
	Setback	Side	10% lot width, minimum of 3 ft. up to a minimum of 10 ft. for lots over 100 ft. in width.			
			Two story buildings shall be set back a minimum of 5 ft.			
			Roof overhangs not to exceed more than 2 ft.			
392 portion of table omitted for brevity.						
393 394			***			

395			EXHIBIT F	
396 397			Chapter 23	
398 399	LAND DEVELOPMENT REGULATIONS ARTICLE 3 "ZONING DISTRICTS"			
400 401 402	Article 3, "Zoning Districts" Division 2, "Residential Districts"			
403	Sec. 23.3-10. – MF-20 – Multi-Family and Two-Family Residential.			
404 405 ***				
406 407	ses permitted by right			
408				
	Setback	Side	10% lot width, minimum of 3 ft. up to a minimum of 10 ft. for lots over 100 ft. in width.	
			Two story buildings shall be set back a minimum of 5 ft.	
			Roof overhangs shall not exceed more than 2 ft.	
409	portion of table omitted for brevity.			
410 411			***	

412	EXHIBIT G				
413			Ob (00		
414			Chapter 23		
415 416	I AND DEVI		ULATIONS ARTICLE 3 "ZONING DISTRICTS"		
417	LAND DEVI	ELOPINENT NEG	DEATIONS ARTICLE 3 ZOMING DISTRICTS		
417	Article 3, "Zoning Dist	ricts" Division 2. "F	Residential Districts"		
419	J 11	,			
420	Sec. 23.3-11. – MF-30 – Medium Density Multi-Family Residential.				
421					
422	***				
423	c) Development regulations for uses permitted by right				
424					
425	portion of table omitted for brevity.				
	Setback	Side	10% lot width, minimum of 3 ft. up to a minimum of		
			10 ft. for lots over 100 ft. in width.		
			Two story buildings shall be set back a minimum of		
			5 ft.		
			Roof overhangs shall not exceed more than 2 ft.		
426	portion of table omitted for brevity.				
427					
428	***				

429	EXHIBIT H				
430 431 Chapter 23					
432 433	LAND DEVELOPMENT REGULATIONS ARTICLE 3 "ZONING DISTRICTS"				
434 435	Article 3, "Zoning Distri	Article 3, "Zoning Districts" Division 2, "Residential Districts"			
436 437	Sec. 23.3-12. – MF-40	– High Density	Multi-Family Residential.		
438 439 ***					
440 441	, , ,				
442	portion of table omitted for brevity.				
	Setback	Side	Street lot side – 10 ft. minimum up to a maximum of 22 ft.		
			Interior lot side - 10% of width, minimum of 3 ft. up to a minimum of 10 ft. for lots over 100 ft. in width.		
			Two story buildings shall be set back a minimum of 5 ft.		
			Roof overhangs shall not exceed more than 2 ft.		
443		portio	on of table omitted for brevity.		
444 445			***		

446 **EXHIBIT I** 447 448 Chapter 23 449 LAND DEVELOPMENT REGULATIONS ARTICLE 3 "ZONING DISTRICTS" 450 451 452 Article 3, "Zoning Districts" Division 3, "Mixed Use Districts" 453 454 Sec. 23.3-13. - MU-E - Mixed Use East. 455 456 d) Development regulations for uses permitted by right 457 458 459 portion of table omitted for brevity. Lake Avenue and Lucerne Avenue – 10ft. on street Setback Side and 0 ft. on interior lot. First Avenue South and Second Avenue North -10ft. on street and 0 ft. on interior lot for. Federal Highway – 10ft. on street and 10% of width, minimum of 3 ft. up to a minimum of 10 ft. for lots over 100 ft. in width on interior lot. Sixth Avenue South and Tenth Avenue North -Gateways - 10ft. on street and 10% of width, minimum of 3 ft. up to a minimum of 10 ft. for lots over 100 ft. in width on interior lot. Roof overhangs shall not exceed more than 2 ft. 460 portion of table omitted for brevity. 461

462

463	EXHIBIT J			
464 465	Chanter 22			
466			Chapter 23	
467	LAND DE	VELOPMENT REGUL	ATIONS ARTICLE 3 "ZONING DISTRICTS"	
468				
469	Article 3, "Zoning Di	istricts" Division 3, "Mix	ked Use Districts"	
470				
	Sec. 23.3-14. – DT	– Downtown.		
472			***	
473 474	d) Develonm	nent regulations for use		
475	u) Developii	Terit regulations for use	es permitted by right	
476		portion	of table omitted for brevity.	
	Setback	Side	10ft. on street and 0 ft. on interior lot.	
			Roof overhangs shall not exceed more than 2 ft.	
477		portion	of table omitted for brevity.	
478				
479	A Adiata		***	
480	4. Minir	num setbacks for build	lings.	
481 482			***	
483	B. Minimum side setback:			
484	D. William Side Selback.			
485	***			
486	<u>(</u>	4) Roof overhangs sha	all not project more than two (2) feet into the setback.	
487	·			
488			***	

489			EXHIBIT K		
490 491			Chapter 23		
492 493	LAND DEVELOPMENT REGULATIONS ARTICLE 3 "ZONING DISTRICTS"				
494 495 496	Article 3, "Zoning Districts" Division 3, "Mixed Use Districts"				
497 498	Sec. 23.3-16. – MU-FH – M	ixed Use – Fe	ederal Highway.		
499			***		
500 501	d) Development reg	ulations for us	es permitted by right		
502		portion	of table omitted for brevity.		
	Setback	Side	10% lot width, minimum of 3 ft. up to a minimum of 10 ft. for lots over 100 ft. in width. Two story buildings shall be set back a minimum of		
			5 ft.		
		1	Roof overhangs shall not exceed more than 2 ft.		
503		portion	n of table omitted for brevity.		
504 505			***		
506	3. Minimum set	hacks for non	residential huildings		
507	3. Minimum setbacks for nonresidential buildings.				
508			***		
509	B. Minimum side setback:				
510					
511			***		
512	<u>(3) Roof</u>	overhangs sha	all not project more than two (2) feet into the setback.		
513			***		
514			····		

515	EXHIBIT L			
516 517	Chapter 23			
518 519	LAND DEVELOPMENT REGULATIONS ARTICLE 3 "ZONING DISTRICTS"			
	Article 3, "Zoning Districts" Division 3, "Mixed Use Districts"			
	Sec. 23.3-17. – MU-DH – Mixed Use – Dixie Highway.			
524 525	***			
526 527	d) Development regulations for uses permitted by right			
52 <i>7</i> 528	portion of table omitted for brevity.			
	Setback Side 10ft. on street and 0 ft. on interior lot.			
	Roof overhangs shall not exceed more than 2 ft.			
529	portion of table omitted for brevity.			
530	,			
531	***			
532 533	3. <u>Setbacks and</u> Build-to lines.			
534	A. Front build-to line:			
535	***			
536				
537 538	(3) Front setback build-to line can be increased by eight (8), ten (10) or twelve(12) feet if the building provides an open arcade or public plaza.			
539				
540	***			
541	B. Minimum side setback <u>Side</u> :			
542				
543	(1) From street side build-to lot-line: Ten (10) feet.			
544				
545	(2) From Minimum interior side setback lot line: None.			
546				
547	(3) Street side setback build-to line can be increased by eight (8), ten (10) or			
548	twelve (12) feet if the building is provided an open arcade or public plaza.			
549				
550	4. Build-to line. All buildings fronting on Dixie Highway shall be situated ten (10) feet			
551	from the property line to afford a consistent building line along the street. If public			
552	arcade or public open space is provided the build-to-line may be adjusted in			
553	increments of eight (8), ten (10) and twelve (12) feet. Reserved.			
554				
555	***			

556			EXHIBIT M
557			
558			Chapter 23
559			ATIONS ARTISI E O "TONINO RICTRIOTO"
560	LAND DEVELOP	MENT REGUL	LATIONS ARTICLE 3 "ZONING DISTRICTS"
561 562	Article 3, "Zoning Districts"	Division 2 "Mi	yod Hoo Diatriata"
563	Article 3, Zorling Districts	DIVISION 3, IVII.	xed Use Districts
564	Sec. 23.3-18. – MU-W – M	ixed Use Wes	t.
565			-
566			***
567	d) Development reg	ulations for us	es permitted by right
568			
569		_	of table omitted for brevity.
	Setback	Side	20ft. minimum on street
			10% of overall lot width, minimum of 3 ft., up to a
			minimum of 20 ft. for lots over 200 ft. in width on
			interior lot.
			Roof overhangs shall not exceed more than 2 ft.
570		portion	of table omitted for brevity.
571			
572			***
573	4. Minimum se	tbacks for build	dings.
574			***
575	D. Minimore	!	
576	B. Minimun	n side setback:	
577 570			***
578 579	(A) Poo	f overhangs sh	nall not project more than two (2) feet into the setback.
580	<u>(4) K00</u>	i overriariya ar	iall not project more than two (2) reet into the setback.
581			***

		EXHIBIT N
		Chapter 23
LAND DE	VELOPMENT REGU	LATIONS ARTICLE 3 "ZONING DISTRICTS"
Article 3, "Zoning Dis	stricts" Division 3, "Mi	ixed Use Districts"
Sec. 23.3-19. – TOD	D-E – Transit Oriente	ed Development East.

d) <i>Developm</i>	ent regulations for us	ses permitted by right
	portior	n of table omitted for brevity.
Setback	Side	10ft. on street and 0 ft. on interior lot.
		Roof overhangs shall not exceed more than 2 ft.
	portior	n of table omitted for brevity.

3 Minin	num sSethacks and h	puild-to lines. for buildings.
0. 17111111	idiri o <u>o</u> otbaoko <u>aria b</u>	tor surange.
A. F	ront setback -build-to	line:

(3	R) Front setback build	-to line can be increased by eight (8), ten (10) or twelve
(0	·	ding is provided an open arcade or public plaza.

B. M	linimum side setback	Side:
2		<u></u> -
(1) From street side bu	<u>uild-to</u> lot -line: Ten (10) feet.
`	,	
(2	2) From <u>Minimum</u> inte	erior side <u>setback</u> lot line : None.
(3		€ build-to line can be increased by eight (8), ten (10) or
	twelve (12) feet if the	he building is provided an open arcade or public plaza.
(4	Roof overhangs sh	all not exceed more than two (2) feet into the setback.
	•	fronting on Lake or Lucerne Avenues shall be situated
		perty line to afford a consistent building line along the
		or public open space is provided the build-to-line may
be a	adjusted in increment	s of eight (8), ten (10) and twelve (12) feet. Reserved.

625			EXHIBIT O
626			
627			Chapter 23
628	LAND DE	VELOPMENT DECL	LATIONIC ARTICLE O "ZONINO RIOTRIOTO"
629	LAND DE	VELOPMENT REGU	LATIONS ARTICLE 3 "ZONING DISTRICTS"
630	Article 2 "Zenina Di	otrioto" Divinion 2 "M	ived Use Districts"
631 632	Article 3, Zoning Di	stricts" Division 3, "M	ixed Use Districts
	Sec 23 3-20 - TOF)-W - Transit Orient	ed Development West.
634	Jec. 23.3-20. – TOL		ed Development West.
635			***
636	d) Developm	ent regulations for us	ses permitted by right
637	, ,	J	, , ,
638		portioi	n of table omitted for brevity.
	Setback	Side	10ft. on street and 0 ft. on interior lot.
			Roof overhangs shall not exceed more than 2 ft.
639	_	portioi	n of table omitted for brevity.
640			
641			***
642	4. Minin	num setbacks for buil	dings.
643			
644			***
645	B. N	linimum side setback	:
646			***
647	,	1) Doof overbongs of	
648	7	4) Rooi overnangs si	hall not project more than two (2) feet into the setback.

649 650			***

651			EXHIBIT P	
652 653			Chapter 23	
654 655 656	LAND DEVE	LOPMENT REGU	JLATIONS ARTICLE 3 "ZONING DISTRICTS"	
657 658	Article 3, "Zoning Distri	cts" Division 4, "C	Commercial Districts"	
659 660	Sec. 23.3-21. – NC – N	leighborhood Co	ommercial.	
661			***	
662	c) Developmen	t regulations for u	ses permitted by right	
663	of Bovolopinone rogulations for acceptantition by right			
664		portio	n of table omitted for brevity.	
	Setback	Side	10% lot width, minimum of 3 ft. up to a minimum of	
			10 ft. for lots over 100 ft. in width	
			Two-story buildings shall be set back a minimum of	
			5 ft.	
			Roof overhangs shall not exceed more than 2 ft.	
665		portio	n of table omitted for brevity.	
666		•	•	
667			***	

668			EXHIBIT Q
669 670			Chapter 23
671			Chapter 20
672	LAND DEVELOPN	MENT REGUL	ATIONS ARTICLE 3 "ZONING DISTRICTS"
673	Article 2 "Zening Dietricte" F	ivision E "Ind	Lustrial Districts"
674 <i>/</i> 675	Article 3, "Zoning Districts" D	ivision 5, ma	นรเกลา Districts
	Sec. 23.3-23. – Al – Artisan	al Industrial.	
677			
678			***
679	c) Development regu	lations for use	es permitted by right
680			
681		portion	of table omitted for brevity.
	Setback	Side	10ft. on street and 0 ft. on interior lot.
			Roof overhangs shall not exceed more than 2 ft.
682		portion	of table omitted for brevity.
683			
684			***
685	3. Minimum setk	acks for build	lings.
686			
687			***
688	B. Minimum	side setback:	
689			
690			***
691	(3) Roof	overhangs sha	all not project more than two (2) feet into the setback.
692			
693			***

694			EXHIBIT R
695			01 1 00
696			Chapter 23
697 698	I AND DEVE	I ODMENT DECLI	LATIONS ARTICLE 3 "ZONING DISTRICTS"
699	LAND DEVE	LOPINENT REGUI	LATIONS ARTICLE 3 ZONING DISTRICTS
	Article 3, "Zoning Distr	icts" Division 5 "Inc	dustrial Districts"
701	Titlete o, Zonnig Distri	oto Division o, in	duotrial Districts
	Sec. 23.3-24. – I-POC	- Industrial Park	of Commerce.
703			
704			***
705	c) Developmen	t regulations for us	es permitted by right
706			
707		1	of table omitted for brevity.
	Setback	Side	20 ft. on street and 0 ft. on interior lot.
			Roof overhangs shall not exceed more than 2 ft.
708		portior	n of table omitted for brevity.
709			
710			***
711	3. Minimui	n setbacks for buil	dings.
712			***
713	D. Mini		
714	B. IVIIN	mum side setback	
715			***
716	(2)	Doof overbongs of	call not project more than two (2) feet into the cothook
717 718	<u>(3)</u>	Rooi overnangs si	nall not project more than two (2) feet into the setback.
719			***
, 13			

EXHIBIT S Chapter 23 LAND DEVELOPMENT REGULATIONS ARTICLE 4 "DEVELOPMENT STANDARDS" Sec. 23.4-4. – Fences, walls and gates. d) Single-family and two-family residential uses. 4. Gates and gateposts. C. Electronic security gates and keypad/call boxes shall be located a minimum of twenty-five (25) feet from the property line/right-of-way to prevent stacking of automobiles into the public right-of-way. Rolling, swing, or electronic gates leading to a driveway, and/or parking space(s) shall be located a minimum of five (5) feet from the property line. The minimum stacking distance may be increased in the event the city engineer determines traffic safety so requires. Such increase shall be based on a gate gueuing analysis performed by a certified traffic engineer to be provided by the applicant. E. Gates shall only provide access to the property listed on the permit application. Gates shall not be located so as to provide access to a neighboring property or the Municipal Golf Course. e) Multi-family residential uses. 4. Gates and gateposts. C. Electronic security gates and keypad/call boxes shall be located a minimum of twenty-five (25) feet from the property line/right-of-way to prevent stacking of automobiles in the public right-of-way. Rolling, swing, or electronic gates leading to a driveway, parking space, and/or parking lot shall be located a minimum of five (5) feet from the property line. The minimum queuing distance may be increased in the event the city engineer determines traffic safety so requires. Such increase shall be based on a gate queuing analysis from a certified traffic consultant to be provided by the applicant. E. Gates shall only provide access to the property listed on the permit application. Gates shall not be located so as to provide access to a neighboring property or the Municipal Golf Course.

771	***
772	f) Commercial/vehicular/non-residential uses.
773	
774	***
775	6. Gates and gateposts shall not exceed a height of two (2) feet above the allowable
776	fence height for the location. Gates shall only provide access to the property
777	listed on the permit application. Gates shall not be located so as to provide
778	access to a neighboring property or the Municipal Golf Course.
779	
780	***
781	g) Industrial uses.
782	
783	***
784	5. Except as otherwise provided herein, all fences, walls, and hedges shall have a
785	maximum height of six (6) feet. Except as otherwise provided herein, all fences and
786	walls shall be set back to the minimum building setback line on the front of the lot for
787	traffic vision purposes and hedges within the front setback area shall be a maximum
788	of thirty (30) inches in height from the edge of the street or alley surface.
789	

790	EXHIBIT T
791	
792	Chapter 23
793	LAND DEVELOPMENT DECLINATIONS ADTICLE A "DEVELOPMENT OTANDADDO"
794	LAND DEVELOPMENT REGULATIONS ARTICLE 4 "DEVELOPMENT STANDARDS"
795	Can 22 4 40 Off atreat marking
796 797	Sec. 23.4-10. – Off-street parking.
797 798	***
790 799	
800	j) Minimum parking dimensions.
801	j) William parking dimensions.
802	1. The standard parking space is nine (9) feet in width and eighteen (18) feet in length
803	in a perpendicular and/or angled configuration. Parallel parking spaces shall be
804	nine (9) feet in width and twenty-two (22) feet in length.
805	
806	a. Ribbon driveways (also called parking strips) shall leave a nine (9) foot-wide
807	area for the parking space and the ribbons shall measure between eighteen
808	(18) and thirty (30) inches in width.
809	
810	***
811	2. Parking lot designs:
812	
813	 a. Parking space dimension for other types of spaces are:
814	***
815	
816	ii. Handicapped Spaces at twelve (12) feet x eighteen (18) feet, with a five (5)
817	foot wide designated access aisle.
818	iii. Motorcycle Spaces at four (4) feet x nine (9) feet.
819	

820	EXHIBIT U
821	
822	Chapter 23
823	
824	LAND DEVELOPMENT REGULATIONS ARTICLE 4 "DEVELOPMENT STANDARDS"
825	
826	Sec. 23.4-13. – Administrative uses and conditional uses.
827	
828	***
829	
830	c) Standards.
831	
832	***
833	9. Places of worship.
834	
835	A. Purpose. It is the purpose of this section is to provide regulations and
836	standards for places of worship within designated zoning districts. Places
837	of worship shall be approved through the appropriate regulatory board by
838	conditional administrative use procedures.
839	

840		EXHIBIT V
841 842		Chapter 23
843		Onaptor 20
844	I AND DEVI	ELOPMENT REGULATIONS ARTICLE 4 "DEVELOPMENT STANDARDS"
845	2,110 02 11	TEST MENT REGOLATIONS / INCHOLE 1 BEVELST MENT STANDARDS
846	Sec. 23.4-26. – I	Pools.
847		
848	a) <u>Resid</u>	dential swimming pools.
849	,	
850	1. <u>N</u>	o swimming pool shall be located closer than five (5) feet to any rear property
851	lir	ne or within any easement for utilities, drainage or access.
852	2. S	pecial yard situations.
853		a. Pools in the rear yard of a property with dual frontage shall have a minimum
854		setback of 10 feet from the secondary front (rear) property line and shall be
855		screened with fencing and/or landscape screening, subject to the
856		regulations in LDR Sections 23.4-4 and 23.6-1.
857	3. <u>P</u>	ool decks and patios.
858		a. At grade deck or patio constructed in conjunction with any swimming pool
859		shall not be located within an easement or closer than one (1) foot to any
860		property line.
861		b. Above grade deck or patio constructed in conjunction with any swimming
862		pool shall be not be located within an easement or and shall follow the
863		setback requirements for structures as provided in the subject zoning
864		<u>district.</u>
865	4. <u>P</u>	ool enclosures. Screen enclosures for swimming pools shall not be located within
866	<u>ar</u>	n easement and shall follow the setback requirements for structures as provided
867	<u>in</u>	the subject zoning district.
868	5. <u>P</u> e	ool equipment shall be subject to the requirements of Section 23.4-16.
869		

870	EXHIBIT W
871	
872	Chapter 23
873	
874	LAND DEVELOPMENT REGULATIONS ARTICLE 5 "SUPPLEMENTAL REGULATIONS"
875	
876	Sec. 23.5-1. – Signs.
877	
878	***
879	f) Regulations according to property uses.
880	
881	***
882	6. Shopping centers and strip centers. Multi-tenant buildings.
883	
884	A. Shopping centers and strip centers Multi-tenant buildings shall be exempt from
885	the total combined sign area requirements.
886	
887	B. The maximum allowable sign area for wall signs for each business in a multi-
888	tenant building shall be one (1) square foot for each linear foot of the subject business'
889	frontage.

890 EXHIBIT X
891
892 Chapter 23
893
894 LAND DEVELOPMENT REGULATIONS ARTICLE 5 "SUPPLEMENTAL REGULATIONS"
895

Sec. 23.5-3. – Nonconformities.

c) Nonconforming lots of record. A nonconforming lot of record is a platted legally created lot which by width, depth, area, dimension or location does not meet current standards set forth in these LDRs. In any zoning district in which single-family dwelling units are permitted, notwithstanding limitations imposed by other provisions of these LDRs, a single-family dwelling unit and customary accessory buildings may be erected on any single nonconforming lot of record so platted legally created on or before January 5, 1976. For lots in the College Park and Worthmore Park subdivisions, if two (2) or more such lots, or combination of lots or portions of lots, with continuous frontage in single ownership were of record on January 5, 1976, the lands involved shall be considered to be an individual parcel or building site for the purpose of these LDRs and shall be no less than fifty (50) feet in width. No portion of said parcel shall be used or sold in a manner which prevents compliance with lot width and area requirements established by these LDRs. For lots created after January 5, 1976, no division of any parcel shall be made which creates a lot width or area below the requirements stated in these LDRs.