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4	ORDINANCE 2023-06 - AN ORDINANCE OF THE CITY OF LAKE
5	WORTH BEACH, FLORIDA, AMENDING CHAPTER 23 "LAND
6	DEVELOPMENT REGULATIONS," BY AMENDING ARTICLE 1
7	"GENERAL PROVISIONS," DIVISION 2, "DEFINITIONS," SECTION
8	23.1-12 - DEFINITIONS; ARTICLE 2 "ADMINISTRATION," DIVISION 3,
9	"PERMITS," SECTION 23.2-27 - WAIVER; ARTICLE 2
10	"ADMINISTRATION," DIVISION 3, "PERMITS," SECTION 23.2-31 - SITE
11	DESIGN QUALITATIVE STANDARDS; ARTICLE 3 "ZONING
12	DISTRICTS," DIVISION 2, "RESIDENTIAL DISTRICTS," SECTION 23.3-
13	7 – SF-R - SINGLE-FAMILY RESIDENTIAL; ARTICLE 3 "ZONING
14	DISTRICTS" DIVISION 2, "RESIDENTIAL DISTRICTS," SECTION 23.3-8
15	<ul> <li>SF-TF 14 - SINGLE-FAMILY AND TWO-FAMILY RESIDENTIAL;</li> </ul>
16	ARTICLE 3 "ZONING DISTRICTS," DIVISION 2, "RESIDENTIAL
17	DISTRICTS," SECTION 23.3-10 – MF-20 - MULTI-FAMILY
18	RESIDENTIAL; ARTICLE 3 "ZONING DISTRICTS," DIVISION 2,
19	"RESIDENTIAL DISTRICTS," SECTION 23.3-11 – MF-30 - MEDIUM
20	DENSITY MULTI-FAMILY RESIDENTIAL; ARTICLE 3 "ZONING
21	DISTRICTS," DIVISION 2, "RESIDENTIAL DISTRICTS," SECTION 23.3-
22	12 – MF-40 - HIGH DENSITY MULTI-FAMILY RESIDENTIAL; ARTICLE 4
23	"DEVELOPMENT STANDARDS," SECTION 23.4-1 – SECONDARY
24	(ACCESSORY) DWELLING UNIT; ARTICLE 4 "DEVELOPMENT
25	STANDARDS," SECTION 23.4-10 – OFF-STREET PARKING; ARTICLE
26	4 "DEVELOPMENT STANDARDS," SECTION 23.4-13 -
27	ADMINISTRATIVE USES AND CONDITIONAL USES; ARTICLE 4
28	"DEVELOPMENT STANDARDS," SECTION 23.4.16. – MECHANICAL
29	SYSTEMS / EQUIPMENT FOR EXISTING RESIDENTIAL STRUCTURES,
30	ARTICLE 5 "SUPPLEMENTAL REGULATIONS," SECTION 23.5-1 -
31	SIGNS; ARTICLE 5 "SUPPLEMENTAL REGULATIONS," SECTION
32	23.5-3 – NONCONFORMITIES; AND PROVIDING FOR SEVERABILITY,
33	THE REPEAL OF LAWS IN CONFLICT, CODIFICATION, AND AN
34	EFFECTIVE DATE
25	

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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

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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

## Pg. 2, Ord. 2023-06

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WHEREAS, the City wishes to amend Chapter 23, Article 1 "General Provisions,"
 to amend, Division 2 "Definitions," to amend Section 23.1-12 – Definitions to create a
 definition for street wall and revise the definition for pawn shop; and

53 **WHEREAS,** the City wishes to amend Chapter 23, Article 2 "Administration," to 54 amend, Division 3 "Permits," to amend Section 23.2-27 – Waiver to establish a waiver 55 review process of limited specified land development regulations;

57 WHEREAS, the City wishes to amend Chapter 23, Article 2 "Administration," to 58 amend, Division 3 "Permits," to amend Section 23.2-31 – Site Design Qualitative 59 Standards to create street wall regulations for the redevelopment of existing 60 nonconforming properties and auto-centric uses that cannot meet build-to line 61 requirements; and

62 WHEREAS, the City wishes to amend Chapter 23, Article 3 "Zoning Districts," 63 Division 2 "Residential Districts," Section 23.3-7 "SFR – Single-family residential," Section 64 65 23.3-8 "SF-TF 14 – Single-family and two family residential," Section 23.3-10 "MF-20 – Multifamily residential," Section 23.3-11 "MF-30 – Medium density multi-family 66 residential," and Section 23.3-12 "MF-40 – High density multi-family residential," to reduce 67 68 the minimum side setback requirement for lots over 50 feet to a minimum of five (5) feet allowing additional flexibility in the placement of accessory structures and pools; and 69 70

WHEREAS, the City wishes to amend Chapter 23, Article 4 "Development
 Standards," to amend Section 23.4-1 – Secondary (Accessory) Dwelling Unit to identify
 minimum unit sizes and to allow relief requests from setback requirements; and

WHEREAS, the City wishes to amend Chapter 23, Article 4 "Development
 Standards," to amend Section 23.4-10 – Off-Street Parking to clarify parking surface
 materials for single-family and two-family dwelling units; and

WHEREAS, the City wishes to amend Chapter 23, Article 4 "Development
 Standards," to amend Section 23.4-13 – Administrative Uses and Conditional uses to
 clarify the review process for Pawn Shops; and

83 **WHEREAS,** the City wishes to amend Chapter 23, Article 4 "Development 84 Standards," to amend Section 23.4-16 – Mechanical Systems/Equipment for Existing 85 Residential Structures to establish a minimum side setback to allow for maintenance of 86 mechanical equipment with trespass onto adjacent property; and

88 **WHEREAS,** the City wishes to amend Chapter 23, Article 5 "Supplemental 89 Regulations," to amend Section 23.5-1 – Signs to establish a review process for 90 changeable message signage for public and institutional uses outside of the City's Major 91 Thoroughfares; and

WHEREAS, the City wishes to amend Chapter 23, Article 5 "Supplemental
 Regulations," to amend Section 23.5-3 – Nonconformities to clarify when the street wall
 feature shall be required for nonconforming structures/buildings; and

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WHEREAS, the City of Lake Worth Beach, Florida (the "City"), is a duly constituted
 municipality having such power and authority conferred upon it by the Florida Constitution
 and Chapter 166, Florida Statutes; and

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101 **WHEREAS**, the Planning and Zoning Board, in its capacity as the local planning 102 agency, considered the proposed amendments at a duly advertised public hearing; and

104 **WHEREAS,** the Historic Resources Preservation Board, in its capacity as the local 105 planning agency, considered the proposed amendments at a duly advertised public 106 hearing; and

107 **WHEREAS,** the City Commission finds and declares that the adoption of this 108 ordinance is appropriate, and in the best interest of the health, safety and welfare of the 109 City, its residents and visitors.

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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.

117 **Section 2:** Chapter 23 "Land Development Regulations," Article 1 "General 118 Provisions," Division 2 "Definitions," Section 23.1-12 "Definitions" is hereby amended by 119 adding the words shown in underline type as indicated in **Exhibit A**.

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Section 3: Chapter 23 "Land Development Regulations," Article 2
"Administration," Division 3 "Permits," Section 23.2-27 "Waiver" is hereby amended by
adding the words shown in underline type as indicated in Exhibit B.

Section 4: Chapter 23 "Land Development Regulations," Article 2
 "Administration," Division 3 "Permits," Section 23.2-31 "Site Design Qualitative
 Standards" is hereby amended by adding the words shown in underline type and deleting
 words struck through as indicated in Exhibit C.

Section 5: 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 adding the words shown in underline type and deleting
 words struck through as indicated in Exhibit D.

Section 6: 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 adding the words shown in underline type
 and deleting words struck through as indicated in Exhibit E.

Section 7: Chapter 23 "Land Development Regulations," Article 3 "Zoning
 Districts," Division 2 "Residential Districts," Section 23.3-10 "MF-20 - Multi-Family
 Residential" is hereby amended by adding the words shown in underline type and deleting
 words struck through as indicated in Exhibit F.

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Section 8: Chapter 23 "Land Development Regulations," Article 3 "Zoning
 Districts," Division 2 "Residential Districts," Section 23.3-11 "Medium Density Multi-Family
 Residential" is hereby amended by adding the words shown in underline type and deleting
 words struck through as indicated in Exhibit G.

Section 9: Chapter 23 "Land Development Regulations," Article 3 "Zoning
 Districts," Division 2 "Residential Districts," Section 23.3-12 "High Density Multi-Family
 Residential" is hereby amended by adding the words shown in underline type and deleting
 words struck through as indicated in Exhibit H.

Section 10: Chapter 23 "Land Development Regulations," Article 4
 "Development Standards," Section 23.4-1 "Secondary (Accessory) Dwelling Unit" is
 hereby amended by adding the words shown in underline type and deleting words struck
 through as indicated in Exhibit I.

Section 11: Chapter 23 "Land Development Regulations," Article 4
 "Development Standards," Section 23.4-10 "Off-Street Parking" is hereby amended by
 deleting words struck through as indicated in Exhibit J.

Section 12: Chapter 23 "Land Development Regulations," Article 4
 "Development Standards," Section 23.4-13 "Administrative Uses and Conditional Uses"
 is hereby amended by adding the words shown in underline type as indicated in Exhibit
 K.

Section 13: Chapter 23 "Land Development Regulations," Article 4
 "Development Standards," Section 23.4-16 "Mechanical Systems/Equipment for Existing
 Residential Structures" is hereby amended by adding the words shown in underline type
 as indicated in Exhibit L.

**Section 14:** Chapter 23 "Land Development Regulations," Article 5 "Supplemental Regulations," Section 23.5-1 "Signs" is hereby amended by adding the words shown in underline type as indicated in **Exhibit M**.

Section 15: Chapter 23 "Land Development Regulations," Article 5
 "Supplemental Regulations," Section 23.5-3 "Nonconformities" is hereby amended by
 adding the words shown in underline type as indicated in Exhibit N.

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**Section 16:** Severability. If any section, subsection, sentence, clause, phrase or portion of this Ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision, and such holding shall not affect the validity of the remaining portions thereof.

188 **Section 17:** Repeal of Laws in Conflict. All ordinances or parts of ordinances in 189 conflict herewith are hereby repealed to the extent of such conflict.

191 **Section 18:** Codification. The sections of the ordinance may be made a part of 192 the City Code of Laws and ordinances and may be re-numbered or re-lettered to

193 194	accomplish such, and the word "ordinance" may be changed to "section", "division", or any other appropriate word.
195 196 197 198	<b>Section 19:</b> Effective Date. This ordinance shall become effective 10 days after passage.
198 199 200 201 202	The passage of this ordinance on first reading was moved by Commissioner Malega, seconded by Commissioner Diaz, and upon being put to a vote, the vote was as follows:
203 204 205 206 207 208	Mayor Betty ReschAYEVice Mayor Christopher McVoyAYECommissioner Sarah MalegaAYECommissioner Kimberly StokesAYECommissioner Reinaldo DiazAYE
209 210 211 212	The Mayor thereupon declared this ordinance duly passed on first reading on the 18 <sup>th</sup> day of July, 2023.
212 213 214	The passage of this ordinance on second reading was moved by, seconded by, and upon being put to a vote,
215 216 217 218 219 220 221	mayor Betty Resch Vice Mayor Christopher McVoy Commissioner Sarah Malega Commissioner Kimberly Stokes Commissioner Reinaldo Diaz
222 223 224	The Mayor thereupon declared this ordinance duly passed on the day of
225 226 227 228	LAKE WORTH BEACH CITY COMMISSION
229 230	By: Betty Resch, Mayor
231 232 233 234 235	ATTEST:
235 236 237 238	Melissa Ann Coyne, City Clerk

239	EXHIBIT A
240 241	Chapter 23
242 243	LAND DEVELOPMENT REGULATIONS ARTICLE 1 "GENERAL PROVISIONS"
244 245	Article 1, "General Provisions," Division 2, "Definitions"
246 247 248	Sec. 23.1-12. – Definitions.
248	***
250 251 252 253 254	<i>Extended stay hotel/motel <u>(Extended stay lodging facility)</u>: A type of motel or hotel that offers lodging for extended periods up to sixty (60) days, and may include a kitchen.</i>
255 256	Lodging Facility: As listed in Section 23.3-6 – Use Tables, shall include hotel or motel uses as defined in this section, but shall exclude extended stay lodging facilities.
257 258	***
259 260 261 262 263 264 265 266 267 268	<i>Pawn shop:</i> An establishment whose principal business is to lend money on security of personal property deposited with the establishment in pledge for the debt, redeemable by the pledger on the terms and conditions agreed to by the pawnbroker and as set forth in F.S. § 539.001, and with the implied power of sale on default. The term does not include a financial institution as defined in F.S. § 655.005, or any person who regularly loans money or any other thing of value on stocks, bonds or other securities. <u>This use is classified as a single-destination commercial use with accessory money business services. The use table provisions in Section 23.3-6 imposing the greater restriction, and the review criteria in Section 23.4-13 are both applicable in determining the permitted use location.</u>
269 270	***
271 272 273 274 275 276 277	Street wall: A decorative wall or portion of a wall installed at the build-to line to enhance the continuation of building walls along a street. Street walls are required to be designed in a manner to compliment the architecture of a site's existing structure/s.

278		EXHIBIT B					
279							
280		Chapter 23					
281 282	LAND DEVELOPMENT REGULATIONS ARTICLE 1 "GENERAL PROVISIONS"						
282	Lŕ	AND DEVELOPMENT REGULATIONS ARTICLE T GENERAL PROVISIONS					
283	Article	e 2, "Administration," Division 3, "Permits"					
285	,						
286	Sec. 2	23.2-27. – Waiver.					
287							
288		***					
289							
290		waiver of limited land development regulations relating to site development					
291		quirements only, and excluding use regulations, may be requested to certain					
292		ctions or subsections of Chapter 23 – Land Development Regulations where it is					
293		pressly stated in that section or subsection that a waiver may be requested to					
294		ecified provisions for approval by the applicable review board. A variance per					
295	Section 23.2-26 shall be required for all other sections or subsections of Chapter 23						
296	where is it not clearly indicated that a waiver or an administrative adjustment per						
297	Section 23.2-28 may be requested. The waiver shall meet the following review						
298		teria:					
299	1.	The waiver requested is the smallest or minimum modification necessary.					
300	2.	The waiver request shall not negatively impact adjacent property owners or					
301	•	protected land uses as described in Section 23.1-12.					
302	3.	The applicable review board has determined that the waiver is appropriate in					
303		massing, scale, visual impact and does not create noise, light or other impacts					
304		greater than similar improvements permitted in the immediate area.					
305	4.						
306	-	Comprehensive Plan.					
307	5.	The waiver request is supportive of currently permitted uses, and shall not					
308		create or increase a nonconformity with regards to use as described in Section					
309		<u>23.5-3.</u>					
310							
311							

Pg.7, Ord. 2023-06

312							
313							
314		EXHIBIT C					
315							
316	Chapter 23						
317 318	LAND	DEVELOPMENT REGULATIONS ARTICLE 1 "GENERAL PROVISIONS"					
319 320	Article 2,	"Administration," Division 3, "Permits"					
321 322	Sec. 23.2	-31. – Site Qualitative Standards.					
323 324		***					
324 325 326 327 328 329 330 331 332	walls a front s new c autom require substa	wall. The purpose of the street wall is to complete the continuation of building along a street when a proposed development is not able to meet the maximum etback (build-to) requirements from streets. Street walls shall not be utilized for onstruction, except for inherently auto-centric uses such as gas stations and obile drive-thrus. Utilization of a street wall in lieu of meeting front build-to line ements shall require a waiver approval as described in Section 23.2-27.c. Upon antial enlargement, substantial improvement or new construction for principal ags the following standards shall apply:					
333 334	1.	Breaks may be permitted in the street wall to provide pedestrian access to the site and for the purpose of tree protection.					
335 336 337 338	2.	Parking facilities shall be permitted at the rear or interior side of the principal structure, or street wall as approved by the appropriate review board. If parking is located to the rear of the street wall, then the street wall shall screen the parking area with a combination of wall and landscaping improvements.					
339 340	3.	For existing nonconforming structures, a street wall may be utilized to meet the build-to line requirement provided that:					
341 342		a. The expansion of existing structure to meet the build-to line is not feasible as determined by the DRO.					
343		b. The expansion of the structure is less than 25% of the existing building.					
344 345 346		c. The expansion does not increase any nonconformities. The front building line shall be maintained or modified to reduce the build-to line nonconformity.					
347 348 349 350		d. The street wall shall provide a base, middle, and top expressed with materials finished and wrapped on all façades facing a right-of-way. Street walls shall be designed in a manner to compliment the architecture of the site's structure/s.					
351 352 353 354 355 356		e. Street walls shall have visual breaks every 75 feet at a minimum. The breaks shall be setbacks of either 8" or 12" or more to create reveal lines or step backs on the façade and to add rhythm. The street wall shall be articulated by architectural details. Such details may include openings, canopies, awnings, changes in parapet height, material changes, projections, recesses, or similar features. A physical half wall with a pergola					

- 357 <u>structure in combination with landscaping that creates a living green wall</u> 358 <u>effect shall be encouraged.</u>
- 359f.Use of durable, high-quality materials that are appropriate for the climate,<br/>such as stone, steel, glass, precast concrete, or masonry. Such materials<br/>and associated architectural features must wrap around all sides of the<br/>street wall that are visible from the public realm. Traditional stucco may be<br/>appropriate adjacent to historic districts. Street walls incorporating EIFS<br/>(Exterior Insulation Finishing System) or other faux-stucco finish for more<br/>than 10% of a street-facing facade do not meet this requirement.
- 366

+) m) Community appearance criteria. The general requirements outlined in this section 367 368 are minimum aesthetic standards for all site developments, buildings, structures, or alterations within the corporate limits of the city, except single-family residences. 369 However, additions to existing buildings and sites shall be subject to review by the 370 development review official for a determination regarding submission to the planning 371 and zoning board or historic resources preservation board for review. All site 372 development, structures, buildings or alterations to site development, structures or 373 374 buildings shall demonstrate proper design concepts, express honest design construction, be appropriate to surroundings, and meet the following community 375 appearance criteria: 376

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- 378
- m) <u>n)</u> Compliance with other requirements. The requirements of this section are in
   addition to any other requirement of the Code of Ordinances of the city, such as the
   building code. Approval by the decision-making body of a given set of plans and
   specifications does not necessarily constitute evidence of applicant's compliance
   with other requirements of the city code.

Fg. 10, Old. 2023-00					
35		EXHIBIT D			
36 37	Chapter 23				
38 39 LAND DEVELOPMEN	LAND DEVELOPMENT REGULATIONS ARTICLE 1 "GENERAL PROVISIONS"				
90 91 Article 3, "Zoning Districts"	,				
92					
93 Sec. 23.3-7. – SF-R – Sing 94	Sec. 23.3-7. – SF-R – Single-Family Residential.				
95		***			
96 97 c) Development reg 98	ulations for u	uses permitted by right			
99 99	portion o	of table omitted for brevity.			
Setback	Front	20 ft.			
	Rear	15 ft. or 10% of lot depth for primary structures, whichever is less.			
		5 ft. for accessory structures.			
	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.			
	<u>Accessory</u>	A. 10% lot width, minimum side setback of 3 ft.			
		for lots 50 ft. wide or less			
		B. A minimum of 5 ft. side setback for lots 50 ft.			
		wide and over in width.			
		C. Minimum 5 ft. rear setback.			
	portion of	of table omitted for brevity.			
		***			
3. Minimum setba	cks				
B. Minimum setuda					
		of lot width, with a minimum of three (3) feet up to			
	· · ·	(10) feet for lots over one hundred (100) feet in			
width.					
(2) Two-	story buildir	ngs shall have side set back of five (5) feet			
minimum.					
(3) Roof overhangs shall not project more than two (2) feet into the					
setba		uron and names shall have a side asthesis of 10%			
		res and pools shall have a side setback of 10% a minimum setback of three (3) feet up to a			
		5) feet for lots over 50 ft. in width.			
		***			

418			EXHIBIT E	
419 420	Chapter 23			
421				
422	LAND DEVELOP	MENT REGULA	ATIONS ARTICLE 1 "GENERAL PROVISIONS"	
423	Article 2 "Zersiner Diet			
424 425	Article 3, "Zoning Dist	TICIS		
426	Sec. 23.3-8. – SF-TF	14 – Single-Fa	amily and Two-Family Residential.	
427				
428	***			
429	es c) Development regulations for uses permitted by right.			
430				
431		portior	n of table omitted for brevity.	
	Setback	Front	20 ft.	
		Rear	15 ft. or 10% of lot depth for primary structures,	
			5 ft. for accessory structures	
		Side	10% of lot width, minimum of 3 feet up to a minimum of 10 ft. for lots over 100 ft. in width.	
			Two story buildings shall be set back 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.
	Accessory	A. 10% lot width, minimum side setback of 3 ft.
		for lots 50 ft. wide or less
		B. A minimum of 5 ft. side setback for lots 50 ft.
		wide and over in width.
		C.Minimum 5 ft. rear setback.
432	portion of ta	able omitted for brevity.
433		
434		***
435		
436	3. Minimum setbacks.	
437	B. Minimum side setback:	
438		f lot width, with a minimum of three (3) feet and a
439	•	0) feet for lots over one hundred (100) feet in width.
440		s shall have side set back of five (5) feet minimum.
441		hall not project more than two (2) feet into the
442	setback.	
443		ures and pools shall have a side setback of 10%
444		a minimum setback of three (3) feet up to a
445		5) feet for lots over 50 ft. in width. Secondary
446		ling units shall comply with the more restrictive of
447	the requirements	in Section 23.4-1 or the zoning district.
448		
449		***
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451		

452	4. Minimum facilities and living area per residential unit.
453	A. The first dwelling unit on each lot shall contain at least a living
454	room, kitchen, bedroom and bathroom, and shall have a
455	minimum living area of eight hundred (800) square feet.
456	B. The second dwelling unit on each lot shall contain at least a living
457	room, kitchen, bedroom and bathroom, and shall have a
458	minimum living area of four hundred (400) square feet.
459	C. A secondary (accessory) dwelling unit shall comply with the
460	development standards in Section 23.4-1. The total habitable
461	square footage of an accessory dwelling unit shall not exceed
462	the habitable square footage of the principal residential use.
463	
464	***
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466	8. Accessory structures. All accessory structures shall not exceed forty
467	(40) percent of the gross floor area of the principal structure or one
468	thousand (1,000) square feet whichever is less, excluding approved
469	prefabricated metal storage buildings totaling no more than one
470	hundred forty-four (144) square feet. If a property has both accessory
471	structure/s and a secondary (accessory) dwelling unit, then the total
472	area requirements in Section 23.4-1 shall apply.
473	
474	***
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476	EXHIBIT F			
477 478	Chapter 23			
479 480	LAND DEVELOPMENT REGULATIONS ARTICLE 1 "GENERAL PROVISIONS"			
481 482	Article 3, "Zoning Districts	"		
483 484	Sec. 23.3-10. – MF-20 – M	/lulti-Family	and Two-Family Residential.	
485 486				
487 488			***	
489	c) Development regulation	ns for uses pe	ermitted by right.	
490				
491			of table omitted for brevity.	
	Setback	Front	20 ft.	
		Rear	15 ft. or 10% of lot depth. 5 ft. for accessory	
			structures.	
		Side	10% of 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	
			feet.	
		Accessory	A. 10% lot width, minimum side set back of 3 ft.	
		Accessory	up to a minimum of 5 ft. for lots over 50 ft. in	
			width.	
			B. Minimum rear set back of five (5) feet	
492 493		portion of	of table omitted for brevity.	
493				
495			***	
496				
497	3. Minimum setbacks.			
498	B. Minimum side s			
499	(1) Ten (10) percent of lot width, with a minimum of three (3) feet and a			
500	minimum of ten (10) feet for lots over one hundred (100) feet in width.			
501	(2) Two-story buildings shall have a side set back of five (5) feet minimum.			
502	(3) Roof overhangs shall not project more than two (2) feet into the setback.			
503	(4) Accessory structures and pools shall have a side setback of 10% of lot			
504	<u>width, wit</u>	<u>h a minimum</u>	n setback of three (3) feet up to a minimum of five	
505	<u>(5) feet fo</u>	or lots over 50	0 ft. in width. Secondary (accessory) dwelling	
506	<u>units sha</u>	II comply with	n the more restrictive of the requirements in	
507	Section 23.4-1 or the zoning district.			
508				
509			***	

- 510 4. Minimum facilities and living area per dwelling unit.
- 511 A. Single-family and two-family structures:
  - (1) The first dwelling unit on each lot in case of duplex construction shall contain at least a living room, kitchen, bedroom and bathroom, and shall have a minimum living area of eight hundred (800) square feet.
  - (2) The second dwelling unit on each lot in the case of duplex construction shall contain at least a living room, kitchen, bedroom and bathroom, and shall have a minimum living area of four hundred (400) square feet.
  - (3) <u>A secondary (accessory) dwelling unit shall comply with the development standards in Section 23.4-1.</u> The total habitable square footage of an accessory dwelling unit shall not exceed the forty (40) percent of the habitable square footage of the principal residential use or one thousand (1,000) square feet whichever is less.
    - 8. Accessory structures. All accessory structures shall not exceed forty (40) percent of the gross floor area of the principal structure or one thousand (1,000) square feet whichever is less, excluding approved prefabricated metal storage buildings totaling no more than one hundred forty-four (144) square feet. If a property has both accessory structure/s and a secondary (accessory) dwelling unit, then the total area requirements in Section 23.4-1 shall apply.

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537					
538 539	EXHIBIT G				
540					
541 542		(	Chapter 23		
543	LAND DEVELOPMEN	IT REGULAT	IONS ARTICLE 1 "GENERAL PROVISIONS"		
544 545 A	Article 3, "Zoning Districts	"			
546					
547 <b>S</b> 548	Sec. 23.3-11. – MF-30 – N	ledium Den	sity Multi-Family Residential.		
549					
550			***		
551 552 C	) Development regulatior	ns for uses pe	ermitted by right.		
553	, , , ,				
554		· ·	of table omitted for brevity.		
	Setback	Front	20 ft.		
		Rear	15 ft. or 10% of lot depth. 5 ft. for accessory		
			structures.		
		Side	10% of 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 minimum		
			of 5 ft.		
			Roof overhangs shall not exceed more than 2		
			feet.		
		Accessory	A. 10% lot width, minimum side setback of 3 ft.		
			for lots 50 ft. wide or less.		
			B. A minimum of 5 ft. side setback for lots 50 ft.		
			wide and over in width.		
			C. Minimum 5 ft. rear setback.		
		nortion of to	ble omitted for brevity.		
555 556		portion of ta	ble offitted for brevity.		
557 558			***		
559					
560	3. Minimum setbacks				
561	B. Minimum side				
562			t width, with a minimum of three (3) feet and a		
562			et for lots over one hundred (100) feet in width.		
564			all have a side set back of five (5) feet.		
565		•	not project more than two (2) feet into the setback.		
566		-	etback: Ten (10) feet up to a maximum of twenty-		
567	(4) two (22) fe		stoach. Ten (10) leet up to a maximum of twenty-		
568			and pools shall have a side setback of 10% of lot		
569			setback of three (3) feet up to a minimum of five		
570			) ft. in width. Secondary (accessory) dwelling units		
J. J					

571	shall comply with the more restrictive of the requirements in Section
572	23.4-1 or the zoning district.
573	
574	***
575	
576	<ol><li>Minimum facilities and living area per dwelling unit.</li></ol>
577	A. Single-family and two-family structures:
578	(1) The first dwelling unit on each lot in the case of duplex construction shall contain
579	at least a living room, kitchen, bedroom and bathroom, and shall have a minimum
580	living area of eight hundred (800) square feet.
581	(2) The second dwelling unit on each lot in the case of duplex construction shall contain
582	at least a living room, kitchen, bedroom and bathroom, and shall have a minimum
583	living area of four hundred (400) square feet.
584	(3) A secondary (accessory) dwelling unit shall comply with the development standards
585	in Section 23.4-1 The total habitable square footage of an accessory dwelling unit
586	shall not exceed the forty (40) percent of the habitable square footage of the
587	principal residential use or one thousand (1,000) square feet whichever is less.
588	***
589	
590	8. Accessory structures. All accessory structures shall not exceed forty (40) percent of
591	the gross floor area of the principal structure or one thousand (1,000) square feet
592	whichever is less, excluding approved prefabricated metal storage buildings totaling
593	no more than one hundred forty-four (144) square feet. <u>If a property has both</u>
594	accessory structure/s and a secondary (accessory) dwelling unit, then the total area
595	requirements in Section 23.4-1 shall apply.
596	
597	***
598	
599	
600	

601 602			EXHIBIT H
603 604			Chapter 23
605 606	LAND DEVELOPME	NT REGULA	TIONS ARTICLE 1 "GENERAL PROVISIONS"
607 608 A	Article 3, "Zoning District	s"	
609 610 <b>S</b> 611	Sec. 23.3-12. – MF-40 –	High Densit	y Multi-Family Residential.
612 613			***
614 615 C 616	) Development regulation	ons for uses p	permitted by right.
617		portion of t	able omitted for brevity.
	Setback	Front	10 ft.
		Rear	15 ft. or 10% of lot depth when next to a residential district. 10 ft. in general. <del>5 ft. for accessory structure</del>
		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 minimum of 5 ft. Roof overhangs shall not exceed more than 2
			feet.
		Accessory	A. 10% lot width, minimum side setback of 3 ft. for lots 50 ft. wide or less. B. A minimum of 5 ft. side setback for lots 50 ft. wide and over in width.
618		nortion of t	C.Minimum 5 ft. rear setback. bable omitted for brevity.
619 620		ponion or i	***
621 622 623 624 625 626 627 628	two (22 (2) Minimu minimu one hu	setback: m street side ) feet. m interior side m of three (3 ndred (100) f	
629	(3) I WO-SI	ory buildings	shall have a side set back of at least five (5) feet.

630	(4) Roof overhangs shall not project more than two (2) feet into the
631	setback.
632	(5) Accessory structures and pools shall have a side setback of 10% of lot
633	width, with a minimum setback of three (3) feet up to a minimum of five
634	(5) feet for lots over 50 ft. in width. Secondary (accessory) dwelling
635	units shall comply with the more restrictive of the requirements in
636	Section 23.4-1 or the zoning district.
637	<u></u>
638	***
639	
640	4. Minimum living area per dwelling unit.
641	A. Single-family and two-family structures:
642	(1) The first dwelling unit on each lot in the case of duplex construction shall
643	contain at least a living room, kitchen, bedroom and bathroom, and shall
644	have a minimum living area of eight hundred (800) square feet.
645	(2) The second dwelling unit on each lot in the case of duplex construction
646	shall contain at least a living room, kitchen, bedroom and bathroom, and
647	shall have a minimum living area of four hundred (400) square feet.
648	(3) A secondary (accessory) dwelling unit shall comply with the
649	development standards in Section 23.4-1. The total habitable square
650	footage of an accessory dwelling unit shall not exceed the forty (40)
651	percent of the habitable square footage of the principal residential use
652	or one thousand (1,000) square feet whichever is less.
653	
654	***
655	
656	8. Accessory structures. All accessory structures shall not exceed forty (40) percent
657	of the gross floor area of the principal structure or one thousand (1,000) square
658	feet whichever is less, excluding approved prefabricated metal storage
659	buildings totaling no more than one hundred forty-four (144) square feet. If a
660	property has both accessory structure/s and a secondary (accessory) dwelling
661	unit, then the total area requirements in Section 23.4-1 shall apply.
662	
663	***
664	

665			EXHIBIT I				
666 667			Chapter 23				
668 669	LA	ND DE	VELOPMENT REGULATIONS ARTICLE 4 "DEVELOPMENT STANDARDS"				
670 671	Se	c. 23.4-′	1. – Secondary (Accessory) Dwelling Unit.				
672 673 674 675	a) Purpose. It is the purpose of this section to provide regulations and standards for the establishment of a secondary dwelling unit within designated residential zoning districts that permit this use, and on properties that minimum lot requirements.						
676 677	b)	<i>Desigi</i> standa	n standards. All secondary dwelling units shall conform to the following ards:				
678 679		1.	<i>Existing development on lot.</i> A single-family dwelling must currently exist on the lot or will be constructed in conjunction with the secondary unit.				
680 681		2.	<i>Number of secondary units per parcel.</i> Only one (1) secondary dwelling unit shall be allowed for each parcel.				
682		3.	Unit size.				
683 684 685 686			(a) The habitable floor area for secondary units shall not exceed sixty (60) percent of the habitable floor area of the primary residence with a maximum unit size of 1,000 sf unless a waiver is granted to this				
			subsection <del>for the purpose of providing affordable / workforce housing,</del>				
687			<u>subsection</u> <del>for the purpose of providing affordable / workforce housing,</del> or to allow for an accommodation for accessibility. However, in no case				
687 688 689 690							
688 689			or to allow for an accommodation for accessibility. However, in no case shall a waiver related to these purposes allow the size of the secondary dwelling unit to exceed the size of the principal structure. See Section				
688 689 690 691 692 693		4.	<ul> <li>or to allow for an accommodation for accessibility. However, in no case shall a waiver related to these purposes allow the size of the secondary dwelling unit to exceed the size of the principal structure. See Section 23.2-27. and</li> <li>(b) The minimum unit size shall be a minimum of four hundred (400) square feet for an efficiency, six hundred (600) square feet for 1 bedroom, seven-hundred and fifty (750) square feet for 2 bedrooms, and nine</li> </ul>				
688 690 691 692 693 694 695 696 697			<ul> <li>or to allow for an accommodation for accessibility. However, in no case shall a waiver related to these purposes allow the size of the secondary dwelling unit to exceed the size of the principal structure. See Section 23.2-27. and</li> <li>(b) The minimum unit size shall be a minimum of four hundred (400) square feet for an efficiency, six hundred (600) square feet for 1 bedroom, seven-hundred and fifty (750) square feet for 2 bedrooms, and nine hundred (900) square feet for 3 bedrooms.</li> <li>Accessory Structure/s Maximum Total Area. The total area of all accessory structures for properties with both detached accessory structure/s and a secondary dwelling unit shall not exceed 60% of the total area of the primary</li> </ul>				

Pg.19, Ord. 2023-06

709 710		minimum of ten (10) feet. Secondary dwelling units are not eligible for variances or waivers for <del>setbacks or</del> minimum building separation.
711	<u>6.</u>	In zoning districts where secondary dwelling units are currently permitted, a
712		waiver of land development regulations related to the construction of an
713		accessory dwelling unit may be granted as part of a certificate of
714		appropriateness to allow for the conversion of a contributing accessory structure
715		in a designated historic district or landmark accessory structure to a secondary
716		dwelling unit, or to allow for a larger newly constructed secondary dwelling unit
717		in support of preservation of all sides of a contributing or landmark principal
718		structure. See applicable waiver sections 23.2-27 and 23.5-4 of these LDRs.
719		
720	<u>7.</u>	Secondary dwelling units shall comply with the more restrictive of either the
721		requirements in this section or the regulating zoning district unless otherwise
722		stated.
723		
724	<del>5.</del>	8. Design. The design of the secondary unit shall relate to the design of the
725		primary residence by use of the similar exterior wall materials, window types,
726		door and window trims, roofing materials and roof pitch, and shall be compatible
727		in architectural style.
728		
729	<del>6.</del>	9. Minimum housing code. All secondary dwelling units shall meet the city's
730		established minimum housing code requirements.
731		
732		
733		

734			
735			EXHIBIT J
736			
737			Chapter 23
738 739	L	AND DE	VELOPMENT REGULATIONS ARTICLE 4 "DEVELOPMENT STANDARDS"
740			
741	Se	ec. 23.4-1	10. – Off-Street Parking.
742			***
743			
744	N		
745 746 747 748 749 750 751 752	d)	materia materia materia parking <del>surface</del> stone	al. Each parking space shall be surfaced with a hard impermeable dustless al, either solid in area or in individual concrete strips or other approved als, including but not limited to impervious materials and permeable paving als in accordance with City of Lake Worth Beach standards. Required off-street g for single-family and two-family dwelling units may also utilize semi-pervious e materials including shell rock (not compacted), gravel, and or other small material in lieu of impermeable or permeable paving material as long as it the following criteria:
753 754		1.	Appropriate stabilization shall be established to keep small stone like materials out of the ROW, alley, and storm water systems;
755 756		2.	All semi-permeable driveway and parking surfaces shall be maintained to ensure permeable qualities and to prevent ponding of water.
757 758 759			***
760 761 762	f)	1. Minir	m parking space requirements by use category. mum off-street parking space requirements are as follows: Residential uses:
763		N /1 I+	
764 765		wuu	i-family (efficiency) one and twenty-five hundredths (1.25) spaces per unit.
765 766		Mult	i-family (one-bedroom) - One and one-half (1.5) spaces per unit.
767 768		Mult	i-family (two-bedroom) - One and seventy-five hundredths (1.75) spaces per
769		unit.	
770		unit.	
771		Mult	i-family (> 2 bedroom) - Two (2) parking spaces <u>per unit</u> .
772			· · · · · · · · · · · · · · · · · · ·
773		The	total required residential parking shall be reduced by 25% for developments
774		that	provide no less than 15% of all proposed units as income restricted affordable
775			orkforce housing units in accordance with Section 23.2-39. This reduction
776			not be combined with other parking reduction provisions of these LDRs, and
777		<u>at le</u>	ast one (1) parking space per residential dwelling unit is also required.
778			***
779			
780			

Pg.21, Ord. 2023-06

781 782				ΕΧΗΙΒΙΤ Κ
783 784				Chapter 23
785				
786 787	LAND DEVEL	OPN	IEN	TREGULATIONS ARTICLE 4 "DEVELOPMENT STANDARDS"
788 789	Sec. 23.4-13	- Adı	nini	strative Uses and Conditional Uses.
790 791				***
792	c) Standards			
793 794 795				***
796	19. <i>M</i> o	oney	busi	iness services.
797 798 799 800 801 802 803 803 804 805	A.	star sell The aut per des	ndar er, f ese u horit mit stina	e. It is the purpose of this section to provide regulations and ds for money business services such as payment instrument oreign currency exchanger, check casher, or money transmitter. uses shall be approved through the appropriate decision-making y. Principal uses shall be reviewed through the conditional use process. These uses may also occur as accessory to single tion commercial only provided the development standards are both the principal and accessory use.
806	В.	Des	sign	and performance standards.
807		1)	Sep	paration Distance:
808 809			(a)	A minimum separation distance of four hundred (400) feet for accessory uses <u>from other money business establishments</u> .
810 811			(b)	A minimum separation distance of one thousand (1,000) feet for principal uses from other money business establishments.
812 813 814 815 816 817 818 819 820 821			(c)	Distance shall be measured in a straight line from the nearest portion of the money business licensed premises to the nearest property line of the protected land use. For the purposes of such measurement, the nearest exterior wall of the licensed premises, or the nearest wall of the unit containing the use in a multi-tenant structure, or the nearest point on an outside area which is a part of the licensed premised (if any), shall be used. This minimum distance requirement shall not apply when the money business use and the protected land use are located in the same multi- tenant center.
822		2)	Ор	erational Standards:
823 824			(a)	Hours of operation shall be limited to 8:00 a.m. to 9:00 p.m. on Monday through Saturday and 9:00 a.m. to 6:00 p.m. on Sunday.

825	<ul> <li>(b) No temporary or promotional signage shall be permitted on</li></ul>
826	windows or doors except as expressly permitted in section 23.5-
827	1, signs.
828	(c) Interior and exterior video surveillance for security purposes is
829	required and surveillance recordings shall be maintained for a
830	minimum of fourteen (14) days.
831	(d) The site shall meet appropriate Crime Prevention through
832	Environmental Design (CPTED) standards as feasible.
833	(e) Except, pawn shops shall comply with the more restrictive of F.S.
834	§ 539.001, the standards in this section, and the standards in
835	LDR Section 23.4-13(c)(5) for single destination commercial
836	uses.
837 838 839 840 841	***

842		
843		
844		EXHIBIT L
845		
846		Chapter 23
847		
848	LAN	D DEVELOPMENT REGULATIONS ARTICLE 4 "DEVELOPMENT STANDARDS"
849		
850	Sec.	23.4-16. – Mechanical systems/equipment for existing residential structures.
851		
852		
853	a)	For existing residential structures, placement of mechanical equipment shall be
854		allowed in the rear or side setback and/or between the main structure and a public
855		street if there is insufficient space to locate the equipment outside of the setbacks.
856		However, in no case shall mechanical equipment be located less than 18" from a
857		property line to allow for its maintenance. Equipment located in the setback must
858		meet requirements of the landscape code and the equipment must be screened
859		from view of the right-of-way. In addition, product information or an engineering
860		report must be submitted indicating the noise level will not be in excess of sixty-
861		five (65) decibels as measured at the property line.
862		

863				EXHIBIT M
864				
865				Chapter 23
866				ELOPMENT REGULATIONS ARTICLE 5 "SUPPLEMENTAL
867 868		LANDL		REGULATIONS ACTICLE 5 SUPPLEMENTAL REGULATIONS"
869				
870	Sec	. 23.5-1. – S	Sign	S.
871			U	
872				***
873				
874	e)			ions by type of sign. The following types of signs shall be
875				erected in accordance with the following specific regulations in
876				ther applicable regulations set forth in this section. Special
877 878		below.	101	the core area are the only exception to the regulations provided
		Delow.		
879				
880				***
881				
882		16. Cha	ange	eable copy signs.
883		i.	Cha	angeable copy shall be allowed for the following uses along the major
884				roughfares of the city. Changeable copy signs may also be allowed
885				roadways with lower functional classifications for institutional and
886			-	blic uses only with a waiver per Section 23.2-27.c. if approved by the
887			app	licable review board.
888			1.	Hotels and motels
889			2.	Institutional and Public uses
890			3.	Gas and service stations
891			4.	Movie theaters and playhouses
892			5.	Menu board signs for restaurants
893				
894				***
895				

Pg.25, Ord. 2023-06

896	EXHIBIT N
897	
898	Chapter 23
899	
900 901	LAND DEVELOPMENT REGULATIONS ARTICLE 5 "SUPPLEMENTAL REGULATIONS"
902	
903	Sec. 23.5-3. – Nonconformities.
904	***
905	***
906	
907	d) Nonconforming buildings and structures. A nonconforming building or structure is a
908	building or structure properly constructed according to the law existing at the time of
909	permit but which does not presently conform to the property development regulations
910	of these LDRs for minimum site area or dimensions, minimum setback requirements,
911	maximum building or structure height, maximum lot coverage, minimum floor area,
912	parking or loading or for other characteristics of buildings or structures regulated in
913	these LDRs, or for its location on the lot. A nonconforming building or structure may
914	continue to exist in a nonconforming state so long as it otherwise conforms to law,
915	subject to the following provisions:
916 917	1. Nonconforming buildings and structures may be enlarged, expanded or extended
917 918	subject to these LDRs, including minimum site area and dimensions of the district
918 919	in which the building or structure is located. No such building or structure,
920	however, shall be enlarged or altered in any way so as to increase its
921	nonconformity. Such building or structure, or portion thereof, may be altered to
922	decrease its nonconformity, except as hereafter provided.
923	
924	2. Should the structure or building be deteriorated or destroyed to an extent of more
925	than fifty (50) percent of the assessed value of the structure or building as
926	determined by the building official, it shall not be reconstructed except in conformity
927	with the provisions of these LDRs. However, a waiver of land development
928	regulations may be granted as part of a certificate of appropriateness for a property
929	within a designated historic district or landmark property. See sections 23.2-27 and
930	23.5-4 of these LDRs.
931	
932	***
933	
934	
935	6. A street wall may be utilized to meet the build-to line (front building line)
936	requirements for existing buildings and structures as provided for in Section 23.2-
937	31 and Section 23.2-27. Further, these nonconforming buildings and structures
938	may be permitted to expand up to 25% of the building area as provided for in
939	Section 23.2-31 if the proposed expansion does not increase all other
940	nonconformities. A substantial improvement or permitted expansion (maximum
941	25%) of these buildings and structures shall maintain or reduce the front building
942	line nonconformity.

Nonconforming uses of buildings and structures. A nonconforming use of a major 944 e) 945 building or structure is an activity primarily occurring within such building or structure, but which may also include the use of surrounding premises including land or nearby 946 minor buildings. Such activity shall have been lawfully permitted at the time of its 947 948 inception. The decision of the development review officer as to whether a nonconforming use is a nonconforming use of land or a nonconforming use of a 949 building or structure, as each is described in this section, shall be final unless reversed 950 951 by the planning and zoning board or historic resources preservation board, as applicable. Such nonconforming use may be continued so long as it remains otherwise 952 lawful, subject to the following provisions: 953

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955 5. When a nonconforming use of a structure or building ceases for six (6) 956 consecutive months, or for eighteen (18) months during any three-year period, 957 and is not replaced by a permitted use, the structure or building shall not 958 thereafter be used except in conformance with the regulations of the district in 959 which it is located. The issuance or existence of a required license, permit or 960 other governmental authorization to conduct such nonconforming use shall not 961 mean that the use has not ceased, but the lack of such license, permit or 962 authority shall create a rebuttable presumption that the use has ceased. 963 Documentation of Aactions or activities of the owner of a property actively 964 attempting to lease or rent the property, or documentation demonstrating that 965 a business owner or property owner intended, but was prevented by no actions 966 of their own to continuously operate said use shall be considered shall not be 967 considered a use of the property in determining whether a nonconforming use 968 of a structure or building has ceased. 969