

Memorandum



Date: (Second Reading 11-06-07)
September 4, 2007

To: Honorable Chairman Bruno A. Barreiro
and Members, Board of County Commissioners

Agenda Item No. 7(F)

From: George M. Burgess
County Manager

A handwritten signature in black ink, appearing to read "G. Burgess", written over the printed name of the County Manager.

Subject: Proposed Zoning Ordinance Establishing the Leisure City Community Urban Center District Regulations and revising the Standard Urban Center District Regulations.

Recommendation

It is recommended that the Board of County Commissioners adopt the attached ordinance establishing the Leisure City Community Urban Center District Regulations (LCUCD) and revising the Standard Urban Center District Regulations (SUCO).

Scope

The LCUCD portion of the proposed ordinance impacts the area of the Leisure City Community Urban Center located in Commission Districts 8 and 9. The SUCO portion of the proposed ordinance has countywide impact.

Fiscal Impact/Funding Source

The proposed ordinance creates no fiscal impact on Miami-Dade County.

Track Record/Monitor

Not applicable.

Background

The proposed ordinance has a two-fold purpose. The first is to establish the new Leisure City Community Urban Center Zoning District Regulations (LCUCD) while the second is to revise the Standard Urban Center District Regulations (SUCO).

Leisure City Community Urban Center Zoning District (LCUCD) Regulations

Through Resolution No. R-869-06, the Board accepted the Leisure City/Naranja Lakes Charrette Report, including its plan and recommendations and directed the County Manager to present to the Board a Final Area Plan along with any amendments to the Code of Miami-Dade County to implement the Plan and its

recommendations. Subsequent to this, the staff of the Department of Planning and Zoning developed the Leisure City Community Urban Center District (LCUCD) regulations.

The proposed LCUCD builds upon the adopted Standard Urban Center District Regulations and provides the additional requirements and the regulating plans that will guide development within this urban center. In addition, the proposed Leisure City Community Urban Center Zoning District regulations implement the "Leisure City/Naranja Lakes Charrette Area Plan" which is the citizens' vision for the future growth and development of the unincorporated area of Leisure City/Naranja Lakes in southern Miami-Dade County. This vision resulted from the Leisure City/Naranja Lakes Charrette held from October 23 to October 29, 2004. The proposed Leisure City Community Urban Center Zoning District regulations also further implement the policies of the County's Comprehensive Development Master Plan (CDMP).

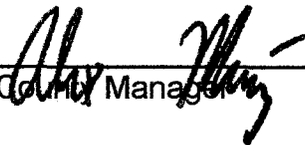
The CDMP contains directives to promote urban centers in places where mass transit, roadways, and highways are highly accessible. Community Urban Centers (CUCs) are compact, mixed-use, and pedestrian-friendly activity centers that will serve localized areas. The Leisure City CUC, which is designated in the CDMP's Land Use Plan Map, is located around the South Dade Busway stop at SW 280 Street and it also encompasses the Leisure City/Naranja Lakes Neighborhood Revitalization Strategy Area as designated by the County's Office of Community and Economic Development.

The proposed ordinance, which has been subject to considerable public input, including the Leisure City/Naranja Lakes Charrette Steering Committee and the Planning Advisory Board, creates regulations to govern the new zoning district. Properties located within the boundaries of the new zoning district will become subject to the new regulations upon approval after public hearing on an application to rezone them to the LCUCD.

Standard Urban Center District Regulations (SUCO)

The proposed ordinance also revises some of the regulatory criteria of the SUCO regulations. Specifically the proposed revisions include the correction of a couple of building placement diagrams/criteria and the clarification of a couple of parking provisions in the general requirements section of SUCO.

Assistant County Manager





MEMORANDUM
(Revised)

TO: Honorable Chairman Bruno A. Barreiro
and Members, Board of County Commissioners

DATE: November 6, 2007

FROM: R. A. Cuevas, Jr.
County Attorney

SUBJECT: Agenda Item No. 7(F)

Please note any items checked.

- "4-Day Rule" ("3-Day Rule" for committees) applicable if raised
- 6 weeks required between first reading and public hearing
- 4 weeks notification to municipal officials required prior to public hearing
- Decreases revenues or increases expenditures without balancing budget
- Budget required
- Statement of fiscal impact required
- Bid waiver requiring County Manager's written recommendation
- Ordinance creating a new board requires detailed County Manager's report for public hearing
- Housekeeping item (no policy decision required)
- No committee review

Approved _____ Mayor

Agenda Item No. 7(F)

Veto _____

11-6-07

Override _____

ORDINANCE NO. _____

ORDINANCE RELATING TO ZONING AND OTHER LAND DEVELOPMENT REGULATIONS; PROVIDING FOR THE LEISURE CITY COMMUNITY URBAN CENTER DISTRICT; CREATING SECTIONS 33-284.99.32 THROUGH 33-284.99.38 OF THE CODE OF MIAMI-DADE COUNTY (CODE); AMENDING SECTIONS 33-284.85 AND 33-284.86 OF THE CODE, THE STANDARD URBAN CENTER DISTRICT REGULATIONS; PROVIDING SEVERABILITY, INCLUSION IN THE CODE AND AN EFFECTIVE DATE

BE IT ORDAINED BY THE BOARD OF COUNTY

COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA:

Section 1. Section 33-284.99.32 of the Code of Miami-Dade County, Florida

is hereby created as follows:

ARTICLE XXXIII (Q)

LEISURE CITY COMMUNITY URBAN CENTER DISTRICT (LCUC)

Sec. 33-284.99.32 Purpose, intent and applicability.

- A. The regulations contained in this chapter and Chapter 18A, Landscape Code, Code of Miami-Dade County, Florida, shall apply to this article, except as otherwise added to or modified herein.
- B. The Illustrative Master Plan (Figure 1) illustrates the citizens' vision and may be used to interpret this article. Where the Illustrative Master Plan conflicts with the text of this article, the text shall govern.
- C. Figure 1 also shows the boundaries of the Leisure City Community Urban Center (CUC) District as well as the boundaries of the Designated Urban Center. As provided in the Standard Urban Center District Regulations, the Workforce Housing requirement shall apply to the area included within the Designated Urban Center boundaries. These boundaries shall be described as follows:

1. Leisure City Community Urban Center (CUC) District:

A Portion of section 4 and 5, Township 57 South Range 39 East and a portion of Section 33, Township 56 South, Range 39 East, Miami-Dade County, Florida, Being more particularly describe as follows:

BEGIN at the intersection with the Center line of SW 296 Street (the South line of the Southeast ¼ of said Section 5, Township 57 south, Range 39 East) and the Easterly Right-of-Way line of the South Dade Transportation Corridor (Busway) as shown on the Florida Department of Transportation Right-of-Way Map as recorded in Plat Book 124 Page 76 of the Public Records of said Miami-Dade-County; thence Northeasterly along said Easterly Right-of-Way line of the South Dade Transportation Corridor (Busway) to the intersection with the Northwest corner of Lot 4, Block 1, of NARANJA ASSOC. as recorded in Plat Book 111 Page 57 of the Public Records of said Miami-Dade County; thence Southeasterly along the North Line of said Lot 4 to the Northeast corner of said lot 4 lying on the Northwesterly Right Of Way Line of State Road 5 (US-1); thence Southeasterly across State Road 5 (US-1) to the intersection with the Southeasterly Right Of Way Line of said State Road 5 (US 1), said point of intersection being the Northwest corner of Tract 1, NARANJA LAKES SECTION ONE, as recorded in Plat Book 91 Page 7 of

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the Public Records of said Miami-Dade County; thence Southeasterly, Northeasterly and Southeasterly along the Northerly Lines of Tracts 1 and 2, of said NARANJA LAKES SECTION ONE, also being the Southerly Right Of Way Line Of Canal C-103N, to the intersection with the East line of said Section 33, Township 56 South, Range 39 East (also being the center line of theoretical SW 147 Avenue); thence Southerly along the East line of said Section 33 Township 56 South Range 39 East (also being the center line of theoretical SW 147 Avenue) to the Southeast corner of Tract 3, of said NARANJA LAKES SECTION ONE; thence Westerly along the South line of said Tract 3 to the intersection with the East line of Tract "E", of NARANJA LAKES SHOPPING PLAZA 1st ADDITION as recorded in Plat Book 128, Page 4 of the Public Records of said Miami-Dade County; thence Southwesterly along the East line of said Tract "E" and along the East line of Tract "D", of NARANJA LAKES SHOPPING PLAZA as recorded in Plat Book 120, Page 59 of the Public Records of said Miami-Dade County, to the Southeast corner of said Tract "D" and the North Right-of-Way line of Naranja Lake Boulevard as shown on said NARANJA LAKES SHOPPING PLAZA; thence Southwesterly across Naranja Lakes Boulevard to the Northeast corner of Tract 11 of NARANJA LAKES SECTION ONE as recorded in Plat book 91, Page 7 of the Public Records of said Miami-Dade County; thence Southerly along the East line of said Tract 11 to the Southeast corner of Tract 11; thence Northwesterly along the South line of said Tract 11 to the Southwest corner of said Tract 11; thence Northeasterly along the west line of Tract 11 to the Southeast corner of Tract 7 of said NARANJA LAKES SECTION ONE; thence Northwesterly along the South line of said Tract 7 to the Northeast corner of Tract "C" of NARANJA LAKES TRACTS as recorded in Plat Book 104 ,Page 15 of the Public Records of said Miami-Dade County; thence Southwesterly along the East line of Tracts "C" and "B" of said NARANJA LAKES TRACTS to the southeast corner of said TRACT "B"; thence continue Southwesterly Southeasterly and Southerly along the Easterly lines of Tract "A" of said NARANJA LAKES TRACTS to the Southeast corner of said Tract "A"; thence Westerly along the South line and the Westerly extension of the South line of Tract "A" to the intersection with the West line of the Southeast ¼ of Section 33 Township 56 South Range 39 East (also being the center line of SW 152 Avenue); thence Southerly along West line of said Southeast ¼ of said Section 33 (also being the center line of SW 152 Avenue) to the Southwest corner of the Southeast ¼ of said Section

33 (also being the centerline of SW 280 Street); thence Easterly along the South line to of the Southeast $\frac{1}{4}$ of said Section 33 (also being the center line of SW 280 Street) to the Southeast corner of the Southeast $\frac{1}{4}$ of said Section 33 (also being the center line of SW 147 Avenue); thence Southerly along the East line of said Section 4 Township 57 South Range 39 East (also being the center line of SW 147 Avenue) to the intersection with the North line of the Southeast $\frac{1}{4}$ of the Northeast $\frac{1}{4}$ of said Section 4 (also being the center line of SW 284 Street); thence Westerly along the North line of Southeast $\frac{1}{4}$ of the Northeast $\frac{1}{4}$ of said Section 4 (also being the center line of SW 284 Street) to the intersection with West line of the Southeast $\frac{1}{4}$ of the Northeast $\frac{1}{4}$ of said Section 4 (also being the theoretical center line of SW 149 Avenue); thence Southerly along the West line of the Southeast $\frac{1}{4}$ of the Northeast $\frac{1}{4}$ of said Section 4 (also being the theoretical center line of SW 149 Avenue) to the intersection with the South line of the North $\frac{1}{2}$ of said Section 4 (also being the center line of SW 288 Street); thence Westerly along the South line of the North $\frac{1}{2}$ of said Section 4 and along the South line of the N $\frac{1}{2}$ said Section 5, Township 57 South, Range 39 East (also being the center line of SW 288 Street) to the East line of said Section 5 (also being the center line of SW 157 Avenue); thence Southerly along the East line of said Section 5 (also being the center line of SW 157 Avenue) to the intersection with the South line of said Section 5 (also being the center line of SW 296 Street); thence Westerly along the South line of section 5, Township 57 South, Range 39 East (also being the center line of 296 Street) to the POINT OF BEGINNING.

2. Designated Urban Center:

A Portion of Sections 4 and 5, Township 57 South Range 39 East and a portion of Section 33, Township 56 South, Range 39 East, Miami-Dade County, Florida, being more particularly describe as follows:

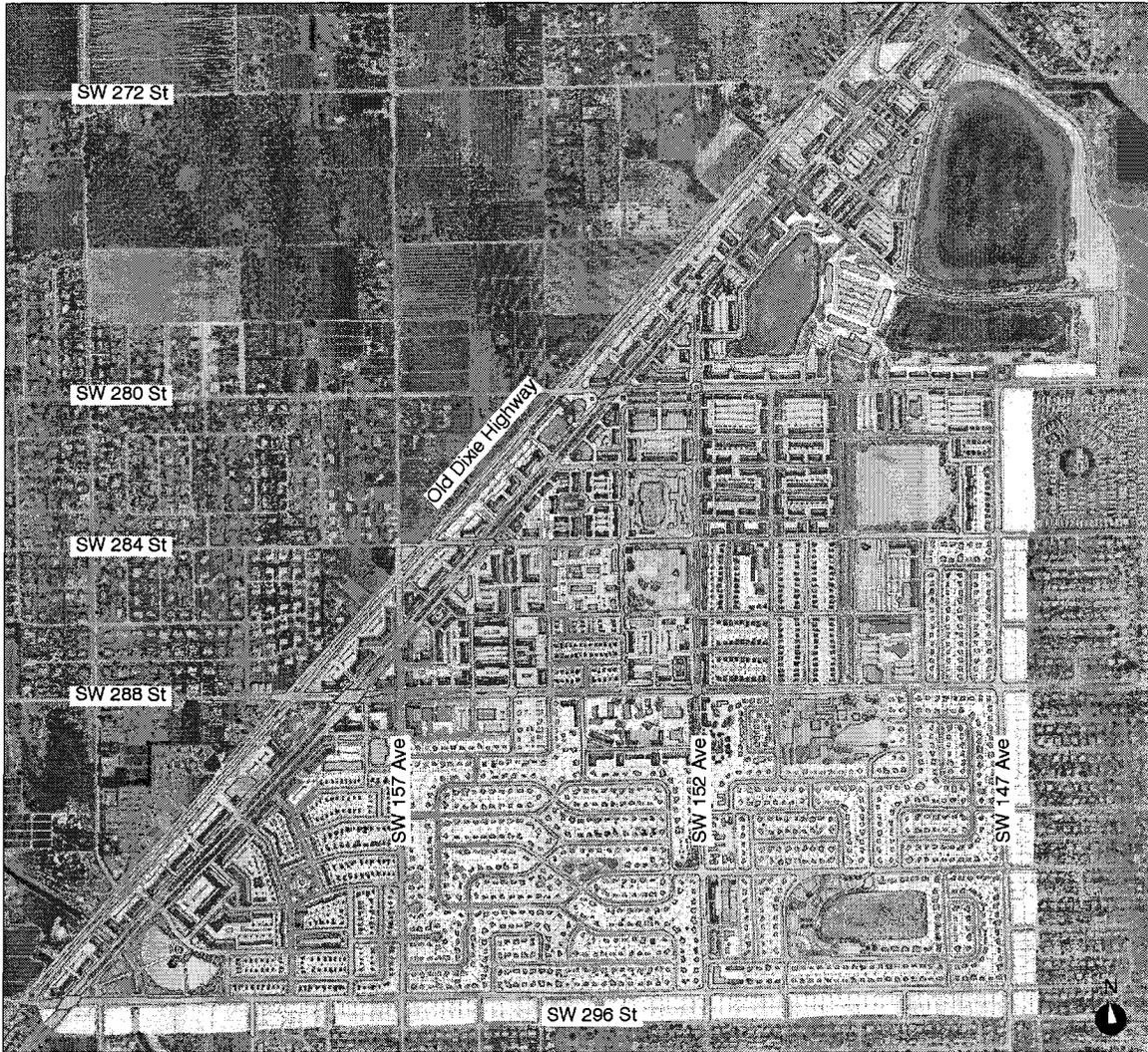
BEGIN at the intersection of the Center line of SW 288 Street (the South line of the Northeast $\frac{1}{4}$ of said Section 5, Township 57 South, Range 39 East) and the Easterly Right-of-Way line of the South Dade Transportation Corridor (Busway) as shown on the Florida Department of Transportation Right-of-Way Map as recorded in Plat Book 124 Page 76 of the Public Records of said Miami-Dade-County; thence Northeasterly along said Easterly Right-of-Way line of the South Dade Transportation Corridor (Busway) to the Northwest

corner of Lot 4, Block 1, of NARANJA ASSOC. as recorded in Plat Book 111, Page 57 of the Public Records of said Miami-Dade County; thence Southeasterly along the North line of said Lot 4 to the Northeast corner of said Lot 4 lying on the Northwesterly Right Of Way Line of State Road 5 (US-1); thence Southeasterly across State Road 5 (US-1) to the intersection with the Southeasterly Right Of Way Line of said State Road 5 (US 1), said point of intersection being the Northwest corner of Tract 1, NARANJA LAKES SECTION ONE, as recorded in Plat Book 91, Page 7 of the Public Records of said Miami-Dade County; thence Southeasterly, Northeasterly and Southeasterly along the Northerly lines of Tracts 1 and 2 of said NARANJA LAKES SECTION ONE, also being the Southerly Right Of Way Line of Canal C-103N, to the intersection with the East line of said Section 33, Township 56 South, Range 39 East, (also being the center line of theoretical SW 147 Avenue); thence Southerly along the East line of said Section 33 (also being the center line of theoretical SW 147 Avenue) to the Southeast corner of Tract 3, of said NARANJA LAKES SECTION ONE; thence Westerly along the South line of said Tract 3 to the intersection with the East line of Tract "E" of NARANJA LAKES SHOPPING PLAZA 1st ADDITION as recorded in Plat Book 128, Page 4 of the Public Records of said Miami-Dade County; thence Southwesterly along the East line of said Tract "E" and along the East line of Tract "D", of NARANJA LAKES SHOPPING PLAZA as recorded in Plat Book 120, Page 59 of the Public Records of said Miami-Dade County, to the Southeast corner of said Tract "D" and the North Right-of-Way line of Naranja Lakes Boulevard as shown on said NARANJA LAKES SHOPPING PLAZA; thence Southwesterly across Naranja Lakes Boulevard to the Northeast corner of Tract 11 of NARANJA LAKES SECTION ONE as recorded in Plat book 91, Page 7 of the Public Records of said Miami-Dade County; thence Southerly along the East line of said Tract 11 to the Southeast corner of said Tract 11; Thence Northwesterly along the South line of said Tract 11 to the Southwest corner of said Tract 11; Thence Northeasterly along the west line of said Tract 11 to the Southeast corner of Tract 7 of said NARANJA LAKES SECTION ONE: thence Northwesterly along the South line of said Tract 7 to the Northeast corner of Tract "C" of NARANJA LAKES TRACTS as recorded in Plat Book 104 ,Page 15 of the Public Records of said Miami-Dade County; thence Southwesterly along the East line of Tracts "C", and "B" of said NARANJA LAKES TRACTS to the southeast corner of said TRACT "B"; thence continue Southwesterly

Southeasterly and Southerly along the Easterly lines of Tract "A" of said NARANJA LAKES TRACTS to the Southeast corner of said Tract "A"; thence Westerly along the South line and the Westerly extension of the South line of said Tract "A" to the intersection with the West line of the Southeast $\frac{1}{4}$ of said Section 33, Township 56 South, Range 39 East (also being the center line of SW 152 Avenue); thence Southerly along the West line of said Southeast $\frac{1}{4}$ of said Section 33 (also being the center line of SW 152 Avenue) to the Southwest corner of the Southeast $\frac{1}{4}$ of said Section 33; (also being the centerline of SW 280 Street); thence Easterly along the South line of the Southeast $\frac{1}{4}$ of said Section 33 (also being the center line of SW 280 Street) to the Southeast corner of the Southeast $\frac{1}{4}$ of said Section 33 (also being the center line of SW 147 Avenue); thence Southerly along the East line of said Section 4, Township 57 South, Range 39 East (also being the center line of SW 147 Avenue) to the intersection with the North line of the Southeast $\frac{1}{4}$ of the Northeast $\frac{1}{4}$ of said Section 4 (also being the centerline of SW 284 street); thence Westerly along North line of the Southeast $\frac{1}{4}$ of the Northeast $\frac{1}{4}$ of said Section 4 (also being the centerline of SW 284 street) to the intersection with the West line of the Southeast $\frac{1}{4}$ of the Northeast $\frac{1}{4}$ of said Section 4 (also being the theoretical center line of SW 149 Avenue); thence Southerly along the West line of the Southeast $\frac{1}{4}$ of the Northeast $\frac{1}{4}$ of said Section 4 (also being the centerline of theoretical SW 149 Avenue) to the intersection with South line of the North $\frac{1}{2}$ of said Section 4 (also being the center line of SW 288 Street); thence Westerly along the South line of the North $\frac{1}{2}$ of said Section 4 and along the South line of the North $\frac{1}{2}$ of said Section 5, Township 57 South, Range 39 East (also being the center line of SW 288 Street) to the POINT OF BEGINNING.

- D. Full scale maps of the Illustrative Master Plan presented in Figure 1, as well as all the Regulating Plans and Street Development Parameters figures in this article, are on file with the Miami-Dade Department of Planning and Zoning.
- E. No provision in this article shall be applicable to any property lying outside the boundaries of the LCUC as described herein. No property lying within the boundaries of the LCUC shall be entitled to the uses or subject to the regulations provided in this article until an application for a district boundary change to LCUC has been heard and approved in accordance with the provisions of this chapter.

Figure 1: Illustrative Master Plan



ILLUSTRATIVE PLAN

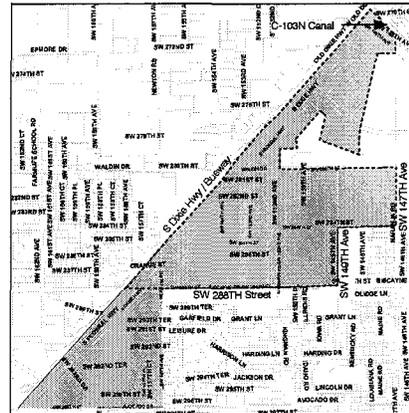
KEY

-  Proposed Buildings
-  Existing Buildings

Boundaries Plan

KEY

-  Designated Urban Center Boundary
-  Urban Center District



BOUNDARIES PLAN

Section 2. Section 33-284.99.33 of the Code of Miami-Dade County, Florida is hereby

created as follows:

**Sec. 33-284.99.33. Leisure City Community Urban Center (LCUC)
District Requirements.**

Except as provided herein, all developments within the LCUC District shall comply with the requirements provided in Article XXXIII(K), Standard Urban Center District Regulations, of this code.

Section 3. Sec. 33-284.99.34 of the Code of Miami-Dade County, Florida, is hereby

created as follows:

Sec. 33-284.99.34. Uses.

Except as provided herein, all permitted, conditionally permitted, and temporary uses within the LCUC District shall comply with section 33-284.83 of this code. In addition to the Permitted Uses provided in section 33-284.83(A), the following shall be permitted:

1. In the Mixed-Use Corridor (MC) area:

(a) Automobile and truck services and facilities including:

(1) Open lot car and truck sales new or used, including as ancillary uses, automobile repairs, body and top work and painting, provided that no more than fifteen (15) percent of the gross building area is devoted to such ancillary uses, and subject to the following conditions:

(a) That attention attracting devices, such as blinking or flashing lights, streamer lights, pennants, banners, streamers and all fluttering, spinning advertising devices (either mobile or stationary) are prohibited.

(b) That outdoor lighting shall be designed to avoid spilling beyond the site boundaries.

- (c) That no vehicular test drives shall be conducted on residential local traffic streets (fifty-foot right-of-way or less).
 - (d) That the applicant obtains a certificate of use, which shall be automatically renewable yearly upon compliance with all terms and conditions.
 - (e) All outdoor paging or speaker systems are expressly prohibited.
- (2) Open lot car rental
 - (3) Automobile parts, secondhand from store building only.
 - (4) Automobile body and top work and painting.
- (b) Engines, gas, gasoline, steam and oil; sales and service.
 - (c) Garage or mechanical service, including automobile repairs, body and top work and painting. All outdoor paging or speaker systems are expressly prohibited.
 - (d) Glass installation.
 - (e) Tire vulcanizing and retreading or sale of use tires.
 - (f) Truck storage, only within an enclosed building or an area enclosed by a CBS wall.
 - (g) Automobile washing.
 - (h) Self-service mini-warehouse storage facility in compliance with Section 33-255(23.1) of this Code.
2. In the Industrial District (ID) area:
- (a) In the Core Sub-district, MC uses at a maximum density of 52 units per net acre or at a maximum density of 60 units per net acre with the purchase of the appropriate number of Severable Use Rights pursuant to sections 33B-41 to 33B-47 of this code.
 - (b) In the Center Sub-district, MC uses at a maximum density of 36 units per net acre.
3. In the Institutional (I) area:
- (a) On properties located between SW 282 and SW 284 Streets, west of SW 152 Avenue, all uses permitted in the Residential (RM) with the density provided on the Density Plan in section 33-284.35 of this code.

Section 4. Sec. 33-284.99.35 of the Code of Miami-Dade County, Florida, is hereby created as follows:

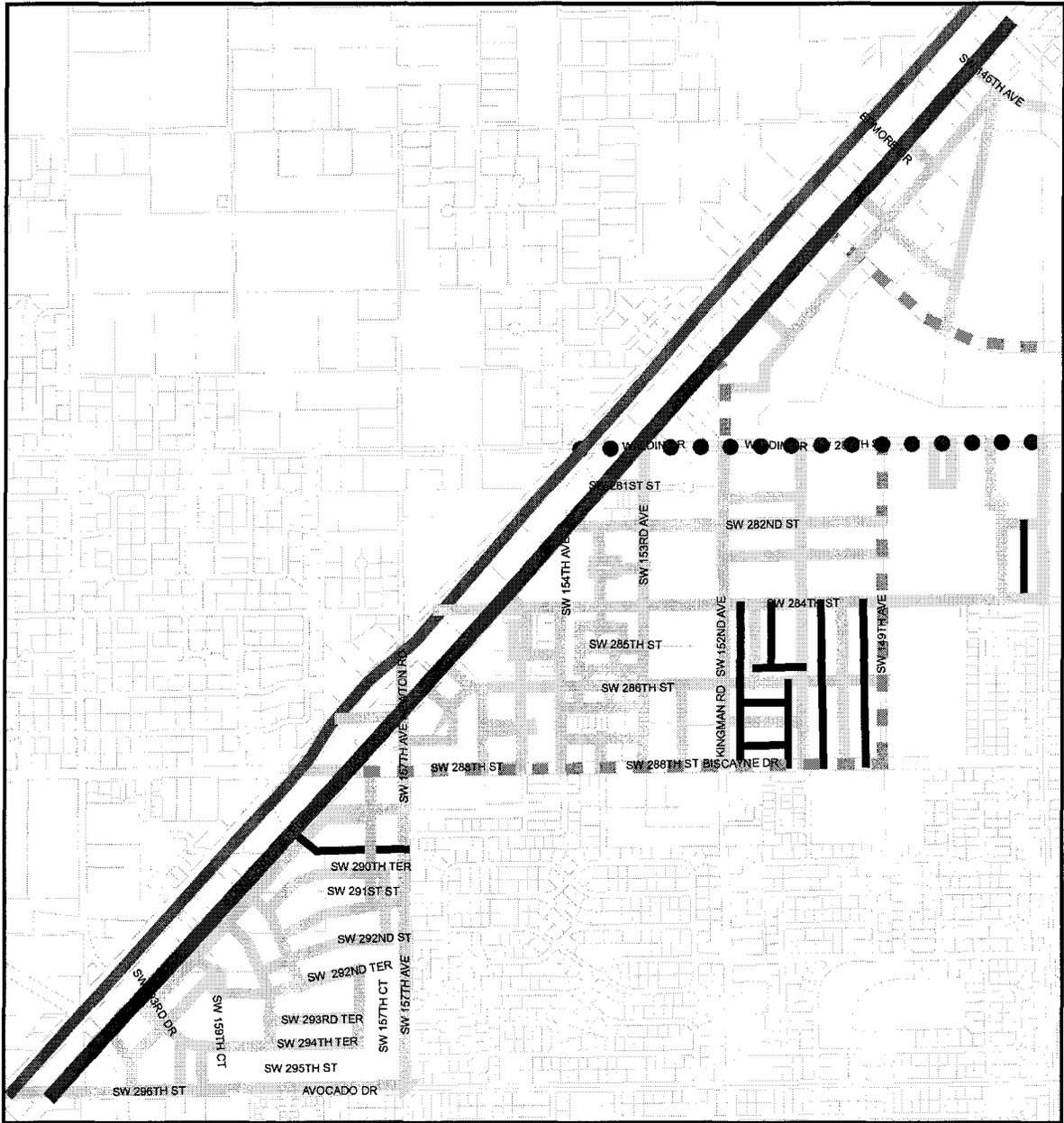
Sec. 33-284.35. LCUC Regulating Plans.

The Regulating Plans shall consist of the following controlling plans as defined and graphically depicted in this section:

- A. The Street Types Plan, which establishes a hierarchy of street types in existing and future locations. The five (5) Street Types and the hierarchy of streets (from most important to least important in accommodating pedestrian traffic) are U.S. 1, Boulevard, Main Street, Minor Street, and Service Road.
- B. The Sub-districts Plan, which delineates three (3) sub-districts: the Core, Center, and Edge. These sub-districts shall regulate the allowable intensity of development in accordance with the Comprehensive Development Master Plan and this article.
- C. The Land Use Plan, which delineates the areas where specified land uses and development of various types and intensities shall be permitted.
- D. The Density Plan, which delineates areas where specified minimum and maximum residential densities shall be permitted.
- E. The Building Heights Plan, which establishes the minimum and maximum allowable number of stories.
- F. The Designated Open Space Plan, which designates open spaces. The designated open spaces shall be controlled by anchor points.
- G. The New Streets Plan, which shows the location and the number of new streets needed to create the prescribed network of streets within the LCUC District. All new A streets shall be required in the same general location as shown on the New Streets Plan. All B streets shall be located as provided in section 33-284.86(F) of this code.
- H. The Bike Route Plan, which depicts the designated bike routes, including the bike facility requirements, if any, which shall be shown in all development plans.

- A. Street Types Plan

Leisure City Community Urban Center Regulating Plans

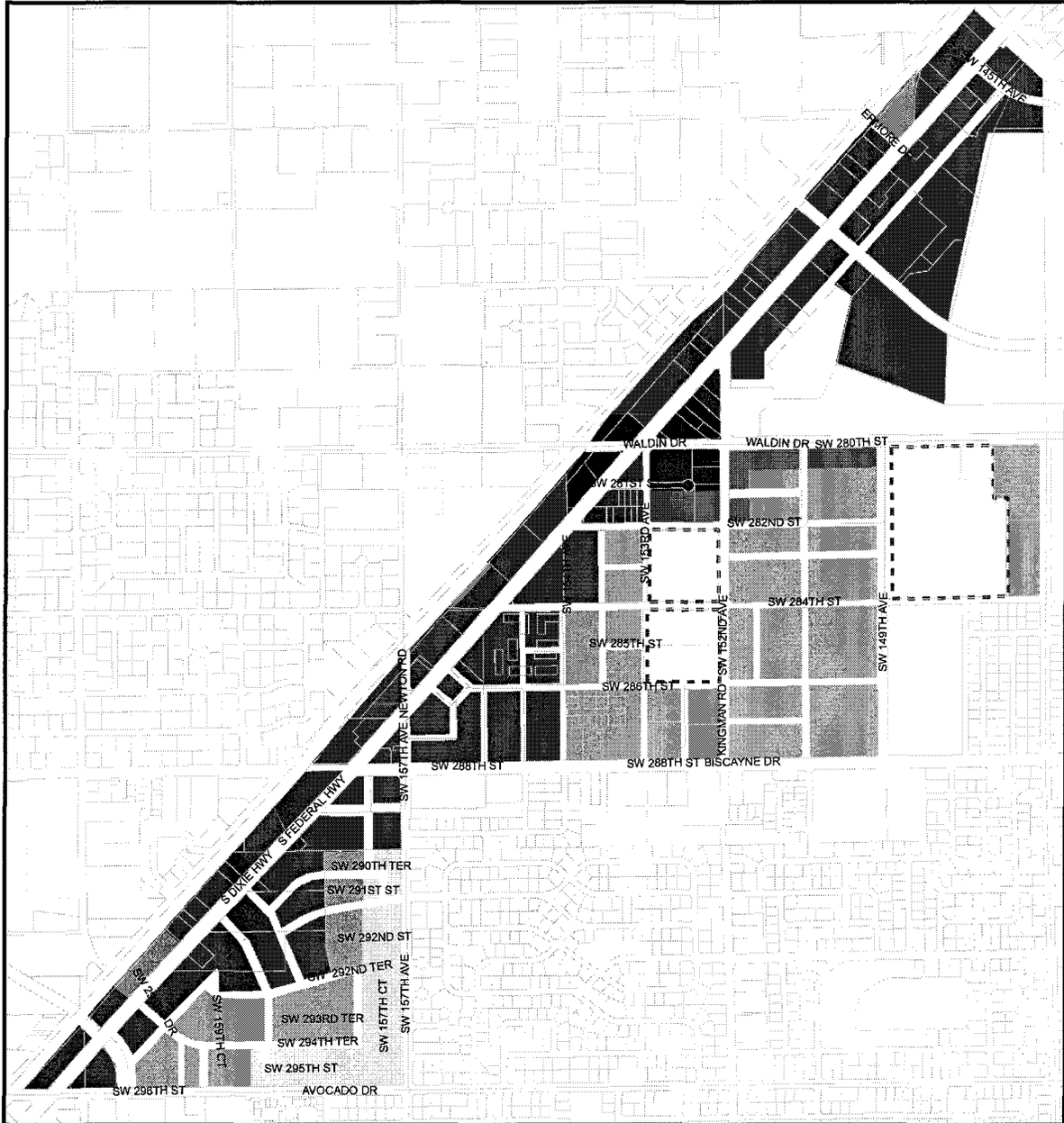


- Key**
- Street Types**
- ● Main Street: SW 280th St.
 - ▬ U.S. Highway 1
 - ▬ South Miami Dade Busway
 - ▬ Boulevard
 - ▬ Minor Street
 - ▬ Service Road Core/Center Sub-district (required)



C. Land Use Plan

Leisure City Community Urban Center Regulating Plans



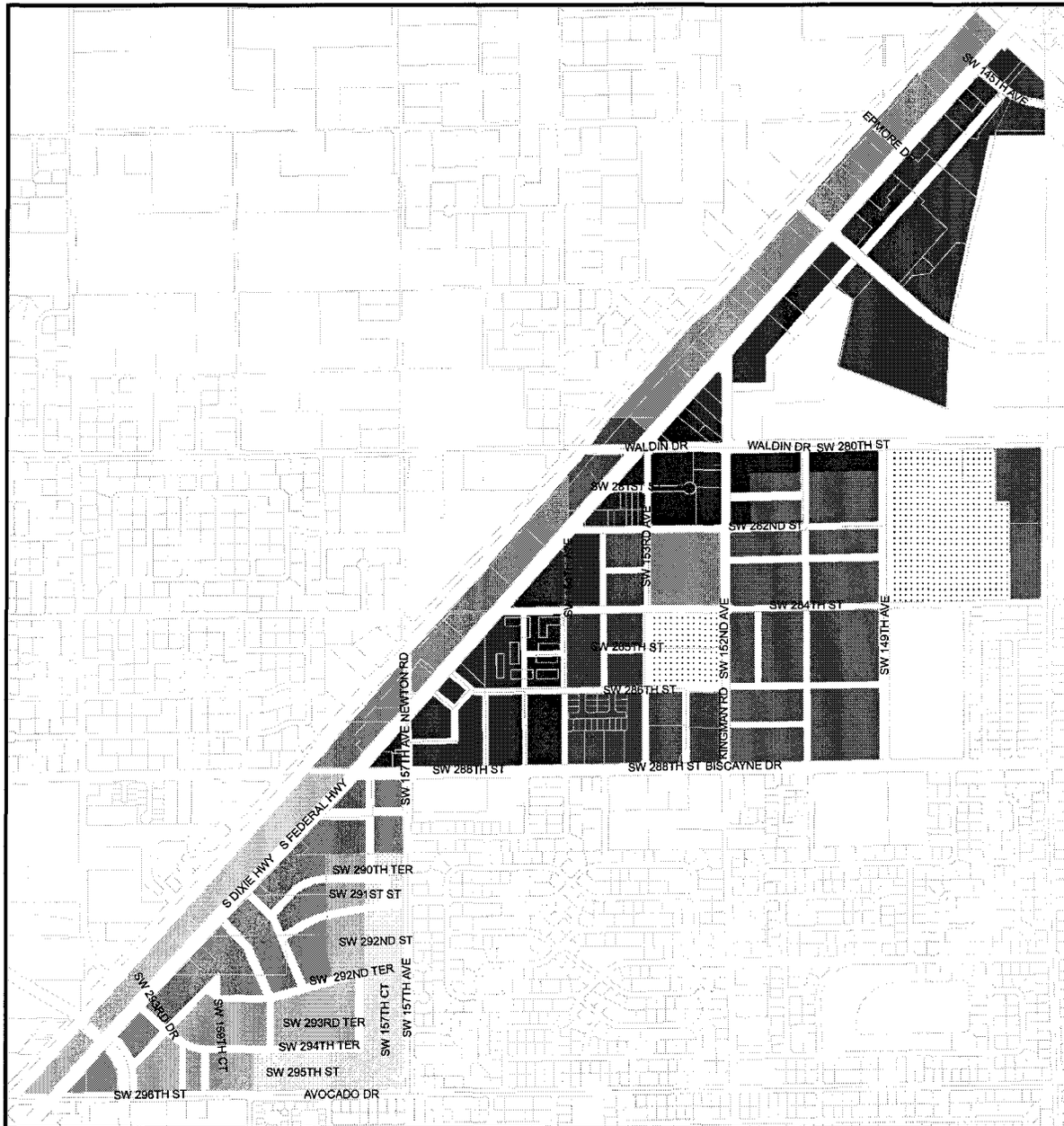
Key

Land Uses

-  MM: Mixed-use Main Street: First and second floors: businesses, professional offices, civic, education, and government offices. Second floor and above: residential.
-  MC: Mixed-use Corridor: Residential, businesses, professional offices, civic, education, and government offices.
-  MO: Mixed-use Optional: First floor (optional) - businesses, professional offices, civic, education, and government offices. All floors: residential.
-  RM: Residential Modified: Courtyard, sideyard, duplex, rowhouse, urban villa, and apartment dwellings.
-  R: Residential: Single family detached, courtyard, sideyard, and duplex dwellings.
-  ID: Industrial District: In all floors and all Sub-Districts: IU-1 uses; live/work units subject to permitted density.
-  I: Institutional: Civic, education, and government offices.

D. Density Plan

Leisure City Community Urban Center Regulating Plans



Key

Density

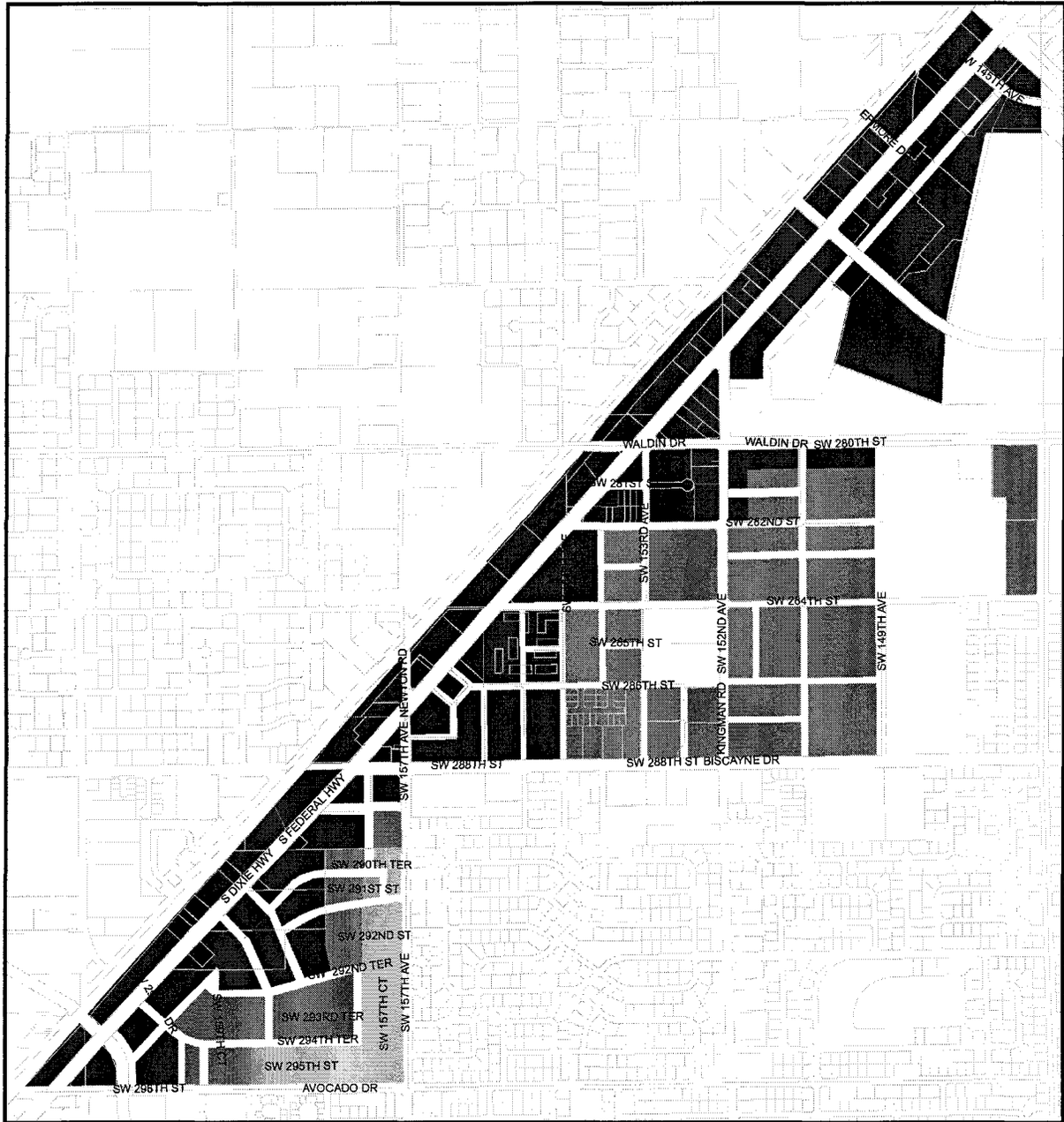
-  Min 12 units/acre net, Max 98 units/acre net or Max SUR (*) (**)
-  Max 90 units/acre net (**)
-  Max 41 units/acre net (**)
-  Min 12 units/acre net, Max 41 units/acre net (**)
-  Min 12 units/acre net, Max 36 units/acre net (**)
-  Max 36 units/acre net
-  Max 25 units/acre net
-  Min 6 units/acre net, Max 18 units/acre net
-  None
-  Min 12 Max 52
-  Max 60

* SUR: Severable Use Right when and to the extent permitted by section 33B-41 to 33B-47 of this code.

** 12.5% Workforce housing required as provided in Section 33-284.83 of this code.

E. Building Heights Plan

Leisure City Community Urban Center Regulating Plans



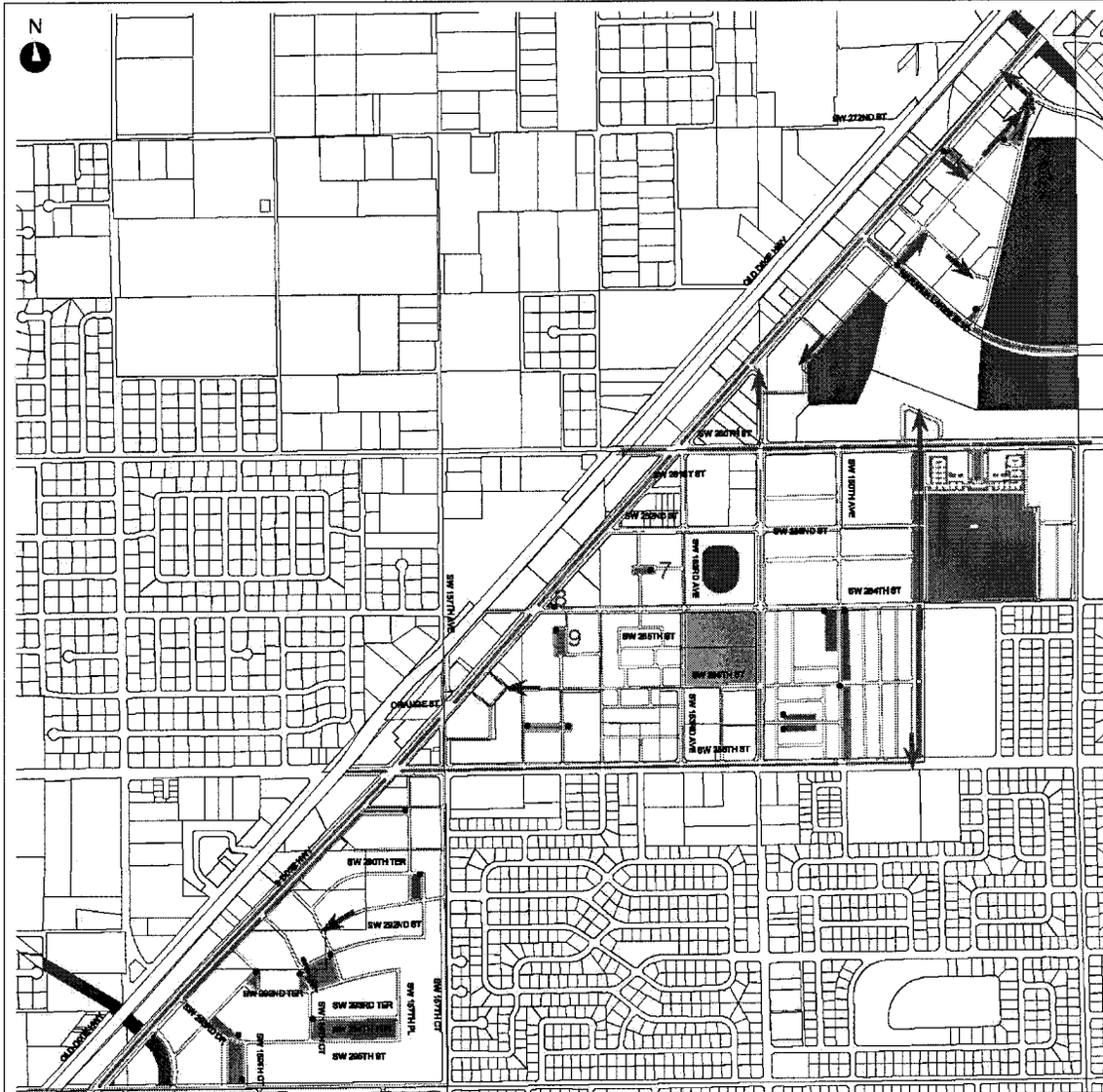
- Key
- Building Heights**
- Min 3 - Max 6 Floors
 - Min 2 - Max 4 Floors
 - Min 1 - Max 2 Floors



Note: Where a proposed development abuts a single family detached dwelling, the height of the proposed development along the abutting property line, for a minimum depth of 50 feet shall be no greater than the minimum height allowed in the area to be developed. (See Sec. 33-284.99.19 A of this Code)

F. Designated Open Space Plan

LEISURE CITY COMMUNITY URBAN CENTER REGULATING PLANS



Designated Open Space

KEY

-  Existing Parks
-  Designated Open Space: G: Green; S: Square; P: Plaza
-  Existing Water Bodies
-  Street Vista
-  Anchor Point

No	Type	Area (sf)	No	Type	Area (sf)	No	Type	Area (sf)
1.	P	11,000	12.	G	35,500	23.	G	12,500
2.	S	7,000	13.	G	38,000	24.	G	42,500
3.	S	9,000	14.	G	12,000	25.	G	103,000
4.	S	3,000	15.	G	13,500			
5.	G	12,500	16.	G	1,000			
6.	G	772,500	17.	G	7,000			
7.	S	4,000	18.	G	7,000			
8.	S	1,500	19.	G	16,000			
9.	G	15,000	20.	G	45,500			
10.	G	Existing	21.	G	4,000			
11.	G	19,000	22.	G	5,500			

The open space shall provide the general footage shown in this Designated Open Space Plan.

Section 5. Section 33-284.99.36 of the Code of Miami-Dade County, Florida is

hereby created as follows:

**Sec. 33-284.99.36. Building Placement and Street Type
Development Parameters**

- A. All new development and redevelopment within the LCUC District shall comply with the Building Placement and Design Parameters as provided in section 33-284.85 of this code.
- B. All new development and redevelopment within the LCUC District shall comply with the Street Type Parameters as provided herein:

Street type	Minimum Required Configuration
U. S. 1	As provided herein
Main Street/SW 280 Street	As provided in section 33-284.85 (Boulevard)
Boulevard	As provided in section 33-284.85
Minor Street	As provided in section 33-284.85
Service Road	As provided in section 33-284.85

- C. Unless otherwise provided by the Building Placement and Design Parameters in section 33-284.85 of this code, the following front and side street setbacks shall be required for mixed-use development within the LCUC District:

Street Type	Required Setback		
	Core	Center	Edge
U.S. 1	0' * or 10'	10' or 15'	N/A
Main Street	0' *	10' ***	N/A
Boulevard	0' or 10'	0' or 10'	**
Minor Street	0' or 10'	10' or 15'	**
Service Road	**	**	**
Pedestrian Passage	**	**	**
Note: N/A = not applicable * colonnades required ** as provided in section 33-284.85 of this code *** if a colonnade is provided, the front setback shall be 0'			

FRONTAGE ROAD ALONG EAST SIDE OF U.S.1	
NORTH OF SW 293 ST.	
<p>STREET SECTION</p> <p>Key: s: sidewalk g: green c: curb and gutter ln: lane med: median p: parking bl: bike lane col: colonnade setb.: Setback PL: property line Min: Minimum Max: Maximum Req: Required Ded: Dedication</p> <p>----- Property Line</p>	<p style="text-align: center;">As provided in the street types plan in section 33-284.35 of this code</p> <p style="text-align: center;">US1</p> <p style="text-align: center;">US1</p> <p style="text-align: center;">2' 11' 2' 5' 5' or 10' c lane c g s req</p>
<p>LANDSCAPE/ OPEN SPACE</p>	<p>Parking lot buffers and street trees shall meet all requirements of Chapter 18-A of this Code and this Article, except street trees shall have a minimum diameter breast height of 4". Street trees shall be planted in an 8' continuous landscape strip. Permanent irrigation shall be required.</p>
<p>PARKING</p>	<p>N/A</p>
<p>OTHER ELEMENTS</p>	<p>The front setback along US1 shall be hard surfaced, and weather protection elements shall be provided in the building facade when the build-to line is 10' from the property line. When the build-to line is 15' from the property line, the remaining 5' shall be landscaped. Perimeter walls, fences, hedges, entrances and pedestrian pass throughs shall be provided as specified in the General Requirements.</p>

Section 6. Section 33-284.99.37 of the Code of Miami-Dade County, Florida is

hereby created as follows:

Sec. 33-284.99.37. Conflicts with other Chapters and Regulations.

This article shall govern in the event of conflicts with other zoning, subdivision, or landscape regulations of this code, or with the Miami-Dade Department of Public Works Manual of Public Works.

Section 7. Sec. 33-284.99.38 of the Code of Miami-Dade County, Florida, is

hereby created as follows:

Sec. 33-284.99.38. Non-conforming Structures, Uses, and Occupancies.

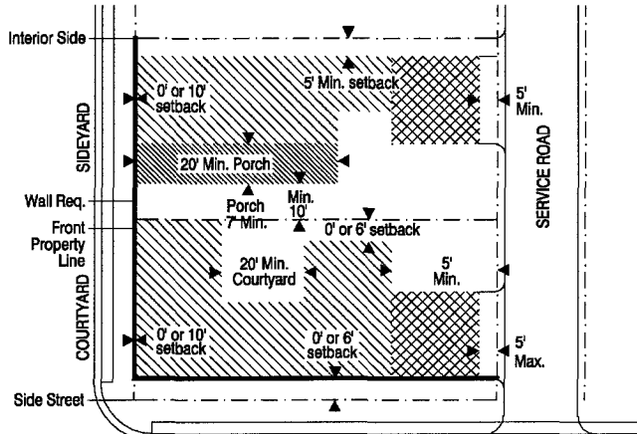
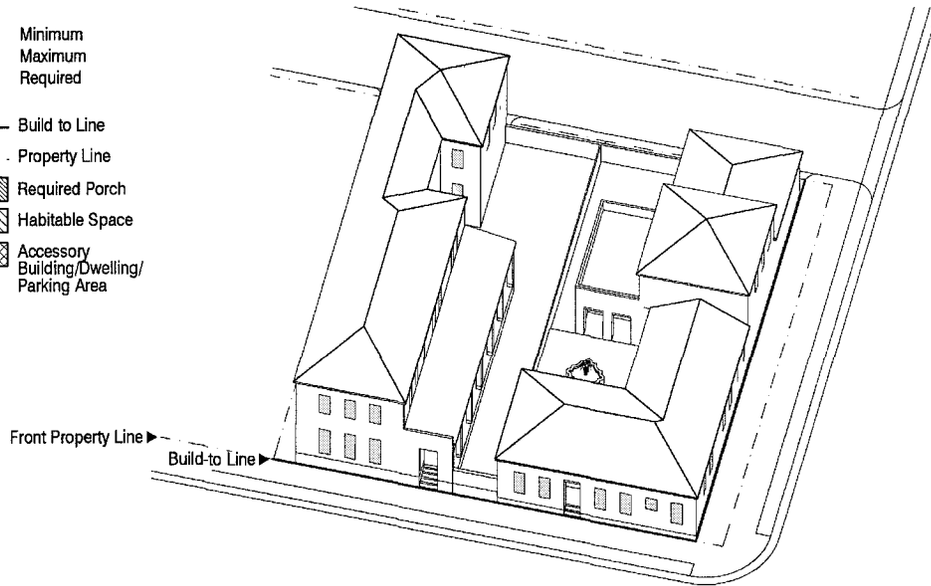
Nothing contained in this article shall be deemed or construed to prohibit a continuation of a legal nonconforming structure, use, or occupancy in the LCUC District that either: (1) was existing as of the date of the district boundary change on the property to LCUC District; or (2) on or before said date, had received final site plan approval through a public hearing pursuant to this chapter or through administrative site plan review or had a valid building permit. However, any structure, use, or occupancy in the LCUC District that is discontinued for a period of at least six months, or is superseded by a lawful structure, use, or occupancy permitted under this chapter, or that incurs damage to the roof or structure to an extent of 50 percent or more of its market value, shall be subject to section 33-35(c) of this code. However, a lawfully existing single-family home use that is discontinued for a period of at least six months or that incurs damage to the roof or structure to an extent of 50 percent or more of its market value, shall not be subject to section 33-35(c) of this code.

Section 8. Sec. 33-284.85 of the Code of Miami-Dade County, Florida, is hereby amended as follows:¹

* * *

¹ Words stricken through and/or [[double bracketed]] shall be deleted. Words underscored and/or >>double arrowed<< constitute the amendment proposed. Remaining provisions are now in effect and remain unchanged.

- Min: Minimum
- Max: Maximum
- Req: Required
- Build to Line
- - - Property Line
- ▨ Required Porch
- ▧ Habitable Space
- ▩ Accessory Building/Dwelling/Parking Area



<<

* * *

10. Building Placement, DUPLEX (on existing [[platted]] lots with less than 12,000 square feet)
RESIDENTIAL (R/RM) CENTER/EDGE
METROPOLITAN AND COMMUNITY URBAN CENTERS

* * *

Section 9. Sec. 33-284.86 of the Code of Miami-Dade County, Florida, is hereby

amended as follows:

* * *

B. Buildings.

* * *

11. >>All buildings shall have their<< ~~[[The primary]]~~ >>main pedestrian<< entrance ~~[[of a building shall provide access to]]~~ >>opening to a street<< ~~[[a public right-of-way]]~~ or ~~[[an]]~~ >>a designated<< open space. The primary entrance to the upper levels of >>a<< mixed-use building with colonnades shall be through the colonnaded area along the front property line.

* * *

E. Parking.

Except as provided herein, parking shall be provided as required by section 33-124 of this code.

1. Multi-story parking garages, parking lots, and on-street parking shall count toward all parking requirements except for the parking requirements of detached single-family residences, courtyard and sideyard houses, urban villas, ~~[[rowhouses,]]~~ or duplexes.

* * *

9. ~~[[Except for detached single family homes, courtyard or sideyard houses and duplexes, all parking may be in the form of multi]]~~>>When provided, multi<<-story parking garage structures or parking lots ~~[[which]]~~ shall be ~~[[provided]]~~>>located<< in the rear or on one side of ~~[[the]]~~ building>>s and<<~~[[s]]~~ screened from >>the<< public right-of-way. Parking is not permitted in the front setback.

* * *

Section 10. If any section, subsection, sentence, clause or provision of this ordinance is held invalid, the remainder of this ordinance shall not be affected by such invalidity.

Section 11. It is the intention of this Board of County Commissioners, and is hereby ordained that the provisions of this ordinance shall become and made part of the Code of Miami-Dade County, Florida. The section of this ordinance may be renumbered or relettered to accomplish such intention, and the word "ordinance" may be changed to "section", "article," or other appropriate word.

Section 12. This ordinance shall become effective ten (10) days after the date of enactment unless vetoed by the Mayor, and if vetoed, shall become effective only upon an override by this Board.

PASSED AND ADOPTED:

Approved by County Attorney as
to form and legal sufficiency:

APW
DK

Prepared by:

Dennis A. Kerbel

JK