Development Impact Committee

Miami-Dade County Department of Regulatory and Economic Resources Development Services Division



Pre-Application

Applicants are required to attend a pre-application meeting prior to filing for a Development Impact Committee Application. During the pre-application process, you will be given information on the zoning process and review plans for deficiencies. At the time of filing a formal zoning application, you will be required to provide your assigned pre-application number and package that includes the letter indicating you have completed a pre-application meeting. **Incomplete applications will be rejected.** Please contact the Development Services Division at 305-375-2640 for more information.

Filing

In Person Applications may be filed in person with the Application Intake Section of the Miami-Dade County Department of Regulatory and Economic Resources, located on the 11th floor of the Stephen P. Clark Center, 111 NW First Street. Appointments are needed to file an application and can be scheduled between 9 a.m. and 3 p.m., Monday - Friday. To schedule an appointment, please call 305-375-2640.

Online Applications may be filed online at https://energov.miamidade.gov/EnerGov_Prod/SelfService#/home First time users will need to create an account. The same information and materials required when filing in person are required to be submitted online.

Appointments

Applicants may meet with a Zoning Analyst prior to filing to obtain information on the hearing process and filing requirements, to go over completed applications and forms, and to review plans. It is important to ensure applications are complete and in order at the time of filing. Appointments are needed for pre-filing meetings and can be scheduled between 9 a.m. and 3 p.m., Monday - Friday. To schedule an appointment, please call 305-375-2640.

File Processing Steps

Applications are reviewed within 21 days of filing and a deficiency letter or a draft advertisement is prepared and is e-mailed to the applicant, who has 10 days to concur that the advertisement accurately reflects the intent of the applicant. If a deficiency letter is issued, the file will be placed on hold until the applicant addresses outstanding deficiencies. After the initial 21-day review, the applicant may modify the requests or plans. The first resubmittal is free and subsequent submittals, may require additional review fees. Applications that are dormant for 120 days will be assessed an extension fee to keep the file active.

Department Reviews

When the application is deemed complete it is distributed for review to other County agencies. All agencies are expected to provide written comments within 21 days of receipt of the application to avoid delays in processing the application.

Advertisement and Notices

Within 30 days of filing a Preliminary Notice is mailed to all property owners within the Code-specified radius of the property. This notice advises the neighborhood of what the applicant is proposing and explains their options for supporting or objecting to the proposal, prior to the hearing or at the meeting. Applicants for developmental proposals may decide to contact active Homeowner Associations in the area to inform them of their proposal. Approximately thirty days prior to the hearing date another notice is mailed to the neighbors advising of the hearing date, place and time. Additionally, an advertisement is published in The Miami Herald Neighbors Section. Approximately 4 weeks prior to the hearing, a final advertisement detailing all requests is published in The Miami Daily Business Review and a sign is posted on the property approximately 3 weeks prior to the hearing. If the sign is missing prior to the hearing date, it is the property owner's responsibility to request the sign be reposted by calling the Agenda Coordinator's Office at 305-375-1244.

Before the Hearing

Translators and sign language interpreters are available upon request. Contact the Agenda Coordinator's Office at 305-375-1244 at least 10 days in advance to arrange for this service. Evidence to be considered at the hearing including, expert testimony, economic studies, real estate appraisals and the like must be filed with the Director at least 10 days prior to the hearing.

At the Hearing

The Community Zoning Appeals Board (CZAB) for the area in which the property is located or the Board of County Commissioners (BCC), depending on which Board has jurisdiction will hear the application. The applicant or the applicant's attorney must be present at the hearing. At the hearing the applicant or the applicant's attorney will be given an opportunity to explain the proposal and to express any dissatisfaction with the conditions imposed. If anyone other than the applicant or an attorney will be representing the application, a "Power of Attorney" is required to be submitted to the Application Intake Section. Anyone supporting or opposing the application will be given the opportunity to be heard. Any submitted petitions or other documents must be given to the Clerk of the Board and will be kept in the file until final disposition. Applicants may display large exhibits at the hearing but must submit an identical 8½" x 11" duplicate for the file. PLEASE BE ADVISED – IF YOU ARE BEING REPRESENTED BY A LOBBYIST, THE LOBBYIST MUST BE REGISTERED WITH THE CLERK OF THE BOARD.

After the Hearing

The decision of the Community Zoning Appeals Board is final unless appealed to the Board of County Commissioners within 14 days from the date of posting or filed with the Circuit Court of the 11th Judicial Circuit by an aggrieved party or the applicant within 30 days of the transmittal of the resolution of the Board action to the Clerk of the Board of County Commissioners whichever has jurisdiction. A Resolution of the outcome of the hearing will be prepared and mailed to the applicant. The Resolution will list the requests and the decision on each and will specify any conditions imposed by the Board. Strict compliance with all conditions is required and enforcement of any violations of the Conditions of the Resolution may carry strict fines. The resolution is usually prepared within 15 days of the hearing date.

DIC/DRI

When an application involves a large-scale development (e.g., meets the Code specified number of acres, dwelling units, building size, etc.) it is then considered a Development of County Impact and/or a Development of Regional Impact (DRI), requiring review by the Developmental Impact Committee (DIC) and/or the South Florida Regional Planning Council (SFRPC). Developments that require DIC review are subject to the payment of additional fees. A determination whether an application may require such review may be obtained by calling the Developmental Impact Committee Coordinator at 305-375-2640.

RER-DERM Review

RER Division of Environmental Resources Management (DERM) reviews all applications for consistency with the requirements of Chapter 24 of the Miami-Dade County Code.

For additional information, please contact the Office of Code Coordination and Public Hearings, at 305-372-6764.

RER-Platting and Traffic Review

The Department of Regulatory and Economic Resources (RER) Platting and Traffic Review Section will evaluate the application for platting determination, required roadway improvements, engineering/geometric review of site plan and concurrency.

For additional information, please contact 305-375-2141.

DPTW-Traffic Engineering

The Department of Transportation and Public Works Traffic Engineering Section may request a traffic study as part of the review for zoning applications.

For additional information, please contact 305-375-2030.

Fire Rescue Review

The Miami-Dade Fire Rescue (MDFR) Department reviews and comments on hearing applications. Call 786-331-4544 to for additional information on the requirements plans reviewed by MDFR.

Aviation Review

The Miami-Dade Aviation (MDAD) Department reviews and comments on hearing applications located within certain areas of all airports located in Miami-Dade County. Additional fees will be assessed for applications exceeding certain height thresholds. Call 305-876-8080 for information on height thresholds.

Parks, Recreation and Open Spaces

Parks, Recreation and Open Spaces and comments on hearing applications. For additional information, please contact 305-755-7997.

Wireless Supported Service Facilities (Telecommunication Towers)

Telecommunication Towers require additional information to be submitted with the hearing application as referenced in Section 33-311(A)(3) and 33-311(A)(18), including, but not limited to, the purpose for the proposed wireless supported service facility; height of antenna radiation center; up and down link power budget; etc. The applicant shall reimburse the department for fees charged for independent verification of the factual data relied upon by the applicant.

Questions

Applicants with questions related to filing an application, or the public hearing process, should call the Application Intake Section at 305-375-2640. For a more detailed explanation of the Zoning Hearing Procedures, call Voice Response Line at 305-591-7966 and direct dial 1-4-1 (for English) or 2-4-1 (for Spanish), pausing between numbers.

General information on zoning requirements, prior zoning hearing history, Declaration of Restrictions, Unities of Title and related zoning criteria is available at the Zoning Information Section, 11th Floor, Stephen P. Clark Center, 111 NW 1 Street or by calling 305-375-1806 or 305-375-1807.

Applicant's Checklist The following items must be submitted with any Development Impact Committee application:

	Pre-application letter and attachments.	Building Elevations (drawing must show number of stories
	Letter of Intent, detailing what is being requested and why the request(s) should be approved. If you are	and height to top of roof; type of window and wall finishes).
	seeking a reasonable accommodation under the Americans with Disabilities Act or the Fair Housing Act, you may indicate this in your letter of intent.	Certificate acknowledging compliance with the Landscape Ordinance). A tree survey is required if the lot contains
	Application filled out completely and properly executed. (Folio numbers are mandatory).	existing trees and the survey must show the caliper and height of all existing trees.
	Ownership affidavit(s).	Boundary Survey (signed and sealed required with every application, not older than 1 year . Must show all
	Disclosure of Interest, if the owner, applicant or contract purchaser is a corporation, partnership, trustee.	structures, rights-of-way, etc. and any municipal boundary, if any).
	Copy of executed lease for one year or more, if applicant is a lessee.	Liquor Survey showing all religious facilities, public school and other alcohol uses within required radius.
	Owner's Sworn-to-Consent form signed by the owner-of- record of the property, giving lessee permission to file for	Special Purpose survey for spacing radius of group homes and other similar uses (radius to be determined).
_	the hearing if applicant is a lessee.	
	Photographs of the property, including structures that may be the subject of the hearing.	surveyor or engineer, showing perimeter dimensions, deep cut line, cross sections and slope descriptions).
	One (1) folded standard set of plans as described below and an electronic version in flattened PDF format. Flattened PDFs are documents that do not have mark up	Legal description - must be accurate; and if lengthy, to be submitted in Microsoft Word format via e-mail, CD or other digital media, in addition to printed (hard) copy.
	or layers of any kind.	1
	Title Block: Plans must contain a Title Block identifying the project, name, title and address of person who	schools. In addition, the checklist must also be incorporated into the site plan.
	prepared the plan, date prepared, and scale used.	
	Zoning Legend: All plans must contain a complete zoning data legend.	dimensions, height and setback distance.
	Site Plans (must show entire property and all dimensions measured to centerline of the streets, sizes and uses of existing and proposed buildings, spacing, setback distances, typical parking spaces, driveway and walkway widths, etc. A complete zoning legend, showing data calculations for the site, must also be shown on the plan).	time of filing may not be the total cost of the application. Application fees will be calculated at time of the pre-application (if required), otherwise during a pre-filing appointment. Radius fees for mailing notices to property owners within the Code specified radius of the subject property is dependent on the number of actual property owners which is determined by computer. Within 30 days
	Floor Plans (must identify all rooms, indicate dimensions of each and show internal connectivity).	of filing the application an invoice will be generated detailing the radius fee due.

Development Impact Committee Application

iami-Dade County Departme evelopment Services Divisio	ent of Regulatory and Econor n	mic Resources			
Public Hearing 🗌	Rapid Transit □	ASPR 🗆 C	narter Sch	ool 🗆	
	Date:				Date Stamp Received
applicant nformation	executed 'Owner's Sv	worn-to-Consent	and copy o	f a valid leas	lessee. If applicant is a lessee, an se for 1 year or more is required. If the Disclosure of Interest' is required).
	PROPERTY FOLIO(S)):			
	APPLICANT'S MAILIN	NG ADDRESS, T	ELEPHONE	NUMBER, E	E-MAIL:
					Phone no.:
	OWNER'S NAME, MA Owner's Name (Provi	AILING ADDRES	S, TELEPHC		
	Mailing Address:				
	City:		State:	Zip:	Phone no.:
	Fax no.:		E-mail:		
	CONTACT PERSON/A	APPLICANT'S RI	EPRESENTA	TIVE INFOR	RMATION:
	Name:		Company: _		
	Mailing Address:				
	City:		State:	Zip:	Phone no.:
	Fax no.:		E-mail:		
subject Property egal Description	metes and bounds. rezoning requests, a	Include section legal description of clearly identify	n, township n for each i , each legal	, and range requested zo description.	n name, plat book and page number, on the application contains multiple one must be provided. Attach separated. If lengthy, legal description is required edia.

Subject Property Legal Description (continued)	
Address or Location of Property	For location, use description such as NE corner of, etc.:
Size of Property	
	In acres:
Date Property Acquired/Leased	□ acquired □ leased: (month and year)
	Lease term (years):
Contiguous Property	Is contiguous property owned by the subject property owner(s)? no \Box yes \Box If yes, provide complete legal description of said contiguous property.
Option to Purchase	Is there an option to purchase □ or lease □ the subject property or property contiguous thereto? no □ yes □ (If yes, identify intended purchaser or lessee and complete 'Disclosure of Interest' form.)
Present Zoning	
Application Requests	☐ District Boundary(zone) Changes [Zone(s) requested]:
	□ Unusual Use:
	☐ Use Variance:
	□ Non-Use Variance:
	☐ Alternative Site Development Option:
	□ Special Exception:
	☐ Modification of Previous Resolution/Plan [provide resolution number(s)]:
	☐ Modification of Declaration or Covenant [provide recording book(s) and page]:

Development Proposed	If applicable: Area of building(s) for non-residential uses:square feet
Порозси	Proposed residential units OR for application without a site plan, units permitted by the
	requested zoning district(total number of units).
	Residential unit type(s):
	☐ Single-Family Detached ☐ Single-Family Attached
	□ Multi-Family
Recent Public	Has a public hearing been held on this property within the last one and one-half years? no \Box yes \Box .
Hearing	If yes, provide applicant's name, date, purpose and result of hearing, and resolution number:
Notice of Violation	Is this application a result of a violation notice? no yes . If yes, provide name to whom the violation notice was served and describe the violation: (Pursuant to Section 8CC-7 no zoning action to any named violator with (i) unpaid civil penalties; (ii) unpaid administrative costs of hearing; (iii) unpaid County investigative, enforcement, testing, or monitoring costs; or (iv) unpaid liens, any or all of which are owed to Miami-Dade County pursuant to the provisions of the Code of Miami-Dade County, Florida.)
Structures on the property	
Existing Use	Is there an existing use on the property? no □ yes □. If yes, what use and when was it established?
Comprehensive	Please indicate whether this property was subject to a recent Comprehensive Development Master
Development Master Plan (CDMP) amendment	Plan amendment. If so, please indicate the ordinance number:
Peak hour trip generation	Indicate the estimated peak-hour vehicle trips to be generated by the proposed application:



Acknowledgement by Applicant

- 1. RER Platting and Traffic Review Section, RER Division of Environmental Resources Management (DERM), and other County agencies review and critique zoning hearing applications which may affect the scheduling and outcome of my hearing. These reviews may require additional hearings before DERM's Environmental Quality Control Board (EQCB), or other County boards, and/or the proffering of agreements to be recorded. I am also aware that I must comply promptly with any DERM or Platting and Traffic conditions and advise this office in writing if my application will be withdrawn.
- 2. Filing fees may not be the total cost of a hearing. Some requests require notices to be mailed to property owners up to a mile from the subject property and I am responsible for paying the additional radius mailing costs. In addition to mailing costs, I am responsible for additional fees related to application changes, plan revisions, deferrals, re-advertising, etc., that may be incurred. I understand that fees must be paid promptly. Applications withdrawn within 60 days of the filing are eligible for a refund of 50% of the hearing fee but after that time hearings withdrawn or returned will be ineligible for a refund. Refunds must be requested in writing.
- 3. Applicable Florida Building Code requirements may affect my ability to obtain a building permit even if my zoning application is approved; and a building permit will probably be required. I am responsible for obtaining any required permits and inspections for all structures and additions proposed or built without permits. And that a Certificate of Use (C.U.) must be obtained for the use of the property after it has been approved at Zoning Hearing. Failure to obtain the required permits and/or C.U., Certificates of Completion (C.C.) or Certificate of Occupancy (C.O.) will result in enforcement action against any occupant and owner. Submittal of the Zoning Hearing application may not forestall enforcement action against the property.
- 4. The 3rd District Court of Appeal has ruled that zoning applications inconsistent with the Comprehensive Development Master Plan (CDMP) should not be approved by a zoning board and the recommendation will be for denial or deferral. Therefore, I acknowledge that if the hearing request is inconsistent with the CDMP and I decide to go forward then my hearing request can only be denied or deferred, but not approved. I also understand that I will not be reimbursed any fees paid unless I withdraw within 60 days of filing and then I will receive a 50% refund.
- 5. Any covenant to be proffered must be submitted to the Department on County forms, at least 1 month prior to the hearing date. The covenant will be reviewed, and the applicant will be notified if changes or corrections are necessary. Once the covenant is acceptable, the applicant is responsible to submit the executed covenant with a current 'Opinion of Title' within 1 week of the hearing. Legal Advisor can advise as to additional requirements applicable to foreign corporations. Documents submitted to the Department must carry a cover letter indicating subject matter, application number and hearing date.

	Sworn to and subscribed to before me on the
(Applicant's Signature)	day of,,,,,
(Print Name of Applicant)	as identification
	Notary Public
Commission expires:	Print Name:



Development Impact Committee Fee Schedule

I. Public Hearing fees				
Basic fee			1,100.81	
Basic fee (Violation)			2,201.63	
Size of Property Resider	ntial	per 10 acres or portion thereof	733.88	
Size of Property Non-Re	esidential	per 10 acres or portion thereof	880.65	
Size of Building Non-Re	sidential	per 5,000 sq. ft. or portion thereof	293.55	
Number of Units Reside	ntial	per 15 units or portion thereof	366.94	
Site Plan Review Reside	ential		1,467.75	
Site Plan Review Non-Re	esidential		2,201.63	
Residential Non-Use Va	riance(s) or Alternative Site Develop	oment Option (ASDO)	733.38	
Commercial Non-Use Va	ariance(s) or Alternative Site Develo	ppment Option (ASDO)	1,467.75	
Modification/Deletion			1,467.50	
Unusual Use			2,935.50	
Entrance Feature (Park	& Recreation)		187.50	
Special Exception			2,935.50	
Zone Change to AU/GU	/RU-1/RU-1M(a)/RU-1M(b)/RU-2/RU	J-1Z/EU	1,467.75	
Zone Change to RU-TH	/Multi-family/PAD		2,201.63	
Zone Change to RU-5/R	U-5A/OPD		2,935.50	
Zone Change to BU			4,403.25	
Zone Change to IU			3,669.38	
Use Variance for uses p	ermitted in: AU/GU/RU1(a)(b)/RU2/	RU1Z/EU	2,201.63	
Use Variance for uses p	ermitted in RU-TH/Multi-family/PAD		3,669.38	
Use Variance for uses p	ermitted in RU-5/RU-5A/OPD		5,137.13	
Use Variance for uses p	ermitted in BU		5,137.13	
Use Variance for uses p	ermitted in IU		4,403.25	
DIC Large Scale Applic	cation Fees			
Basic fee	DRI Development Order,	v, District Boundary Change, DRI Substantial Deviation sit Application, or Essentially	8,366.18	
	Applications requesting two	o or more of the above	12,769.43	
Size of Property	Applies to all applications	0-19.9 acres	1,099.35	
J.20 Of Froporty		20-29.9 acres	1,888.99	
		30-39.9 acres	2,778.46	
		40-49.9 acres	3,568.11	
		50-69.9 acres	4,357.76	
		70-89.9 acres	5,263.36	
		90-119.9 acres	6,060.36	
		120-159.9 acres	6,935.13	
		160-239.9 acres	7,732.11	



Development Impact Committee Fee Schedule (continued)

		240-319.9 acres	8,521.76	
		320-399.9 acres	9,418.55	
		400-479.9 acres	10,208.21	
		480-559.9 acres	11,107.94	
		560 or more acres	11,887.32	
Number of units	Applies to all residential site plan			
	reviews (Including mobile homes)	up to 274	1,099.35	
		275-299	1,687.92	
		300-324	2,202.36	
		325-349	2,879.73	
		350-399	3,475.64	
		400-449	4,071.54	
		450-524	4,660.12	
		525-599	5,305.93	
		600-699	5,860.73	
		700-799	6,447.83	
		800-949	7,043.74	
		950-1099	7,648.45	
		1100-1399	8,235.55	
		1400 or more	8,824.12	
loor area	Applies to office, business, industrial, etc., site plan reviews	up to 124,999	1,099.35	
		125,000-149,999	1,981.47	
		150,000-174,999	2,981.01	
		175,000-199,999	3,954.12	
		200,000-224,999	4,861.19	
		225,000-249,999	5,843.12	
		250,000-274,999	6,750.19	
		275,000-299,999	7,732.11	
		300,000-349,999	8,722.85	
		350,000-399,999	9,621.11	
		400,000-449,999	10,620.64	
		450,000-499,999	11,510.10	
		500,000-599,999	12,493.49	
		600,000 or more	13,482.76	
dditional site plan		Each	1,845.66	
Additional District Boun	dary Change	Each	1,183.01	
Supplemental DRI Fee	 Development Order 		11,887.32	
Annual report submittal	fee		257.50	
Annual report submittal	additional late fee		150.00	



DIC Charter School Fees		
Basic fee		2201.63
DERM		920.00
Size of property	per 10 acres or portion thereof	880.65
Size of buildings	per 5,000 sq. ft. or portion thereof	293.55
Additional RER fees		
DERM		920.00
Platting and Traffic Review		500.00
Web Document		
7.5% Surcharge		
		Subtotal
Agency review fees, applies to all applications:		
Fire Rescue Dept.		190.00
Parks, Recreation and Open Spaces, Residential Rev		125.00
	from 50-250 units	375.00
Daylos Bacrostian and Open Change Baylow Non Bo	more than 250 units	625.00
Parks, Recreation and Open Spaces Review-Non-Res Traffic Plan Review**	sidential	250.00
Traffic Impact Study Review**		
Traffic Plan Review**		
Traffic School Review**	** See Traffic Review Fee Schedule	
		Total
Additional radius fees will be determined and bille	· · · · · · · · · · · · · · · · · · ·	ring mailed notices.
RER and other agency revision fees (first revision r	no charge, each revision thereafter)	
Zoning		880.65
Zoning if plans submitted 30 days or less prior to hea	aring	1,174.20
DERM		495.00
Platting and Traffic		400.00
MDFR		70.00
PROS non-residential		150.00
Extension fee – applications dormant for 120 days		150.00

All application fees shall be paid in total at the time of filing of the application, and no total fee shall be credited or refunded, except when adjustment is warranted or deemed necessary due to departmental error. A refund of fifty percent (50%) of an original application fee may be refunded upon the withdrawal of an application when the written request for withdrawal is received within 60 days of the date of application. Fees for the Miami-Dade Fire Rescue Dept., Parks, Recreation and Open Spaces, and Transportation and Public Works are non-refundable. In no event however, shall an appellant of a Community Zoning Appeals Board decision be entitled to a refund of the appeal fee.

This form is available online at www.miamidade.gov/zoning/forms.asp

FORM REVISION 2019/3

