SECTION 2.A.: PERMITTED USES

This section identifies those uses permitted in the future land use categories established within the Broward County Land Use Plan. Local government zoning as to permitted uses and densities must be in compliance with these permitted uses and the Future Broward County Land Use Plan Map (Series) designation.

Local government zoning as to permitted uses which is in compliance with a certified land use plan shall be in compliance with the Broward County Land Use Plan. A certified local land use plan and land development regulations adopted by a local government may prohibit or restrict any of the land uses permitted within any land use category in the Broward County Land Use Plan.

Areas designated on the Future Broward County Land Use Plan Map (Series) for particular uses are approximate. The exact boundaries for zoning will be determined by the local government within the reasonable limits of the designation on the map. Local governments will determine those uses which will be permitted, allowed by special exceptions or not permitted from those uses listed below.

ACTIVITY CENTER USE

The Activity Center Use category is a new land use designation that was largely created based on the language of the LAC, RAC, TOC, TOD and MXU-R land use categories. It is important to note that all existing LAC, RAC, TOC and TOD permitted uses remain in effect, and therefore do not reflect strike-through/underline.

The areas designated for activity center use on the Future Broward County Land Use Plan Map (Series) are intended to facilitate a balanced and interconnected mix of land uses, encourage mass transit, and non-motorized transportation, reduce the need for automobile travel, provide incentives for quality development and give definition to the urban form. Development patterns shall generally reflect planning and design principles that support mixed-use development to integrate housing, employment, retail, recreation and local and regional community facilities with a primary orientation toward a multi-modal transportation system.

Recognizing the importance of a multi-modal transportation system, the geographical area of an Activity Center must be served by regional and neighborhood transit stations along existing and planned high performance transit service corridors as designated in the Broward County Comprehensive Plan Transportation Element, the Broward County Transit Master Plan and Broward County Metropolitan Planning Organization’s (MPO) Long Range Transportation Plan, Broward County Transit Development Plan, or local adopted financially feasible transportation or transit plan. Municipal land use designations that are under the umbrella of activity center include Local Activity Center, Regional Activity Center, Transit Oriented Corridor, Transit Oriented Development and Mixed-Use Residential.
For an area to qualify as an Activity Center, the following criteria must be met:
- Substantial housing opportunities must be a component of any Activity Center (AC).
- At least two non-residential uses must be permitted.
- Attainable/Affordable housing needs of the AC must be addressed within the local land use plan.
- Park land and/or open space that is open to the public must be included as a functional component.
- Convenient access to mass transit and/or multi-modal facilities must be ensured.
- The development of key intersections or major transit stops to create nodes of development should be promoted.
- Pedestrian circulation between non-residential activity nodes and residential to non-residential activity nodes should be based, at a maximum, on a 10 minute or half-mile walk.
- Minimum and maximum FAR (Floor Area Ratio) for non-residential uses must be specified by the local government in the local land use plan.
- An inter-local agreement between the municipality and County for monitoring development activity must be executed no later than 6 months after the effective date of adoption.
- Prior to submitting an AC amendment, the municipality shall ensure that the proposal has been subject to a broad public participation process, including explanatory information concerning the AC category and a description of potential effects on individual property rights to property owners within and surrounding the AC amendment area. Examples of a broad public participation process may include, but not be limited to: mailed notices to affected property owners, advertised public workshops, and meetings targeting all stakeholders.

Please note that all existing Local Activity Centers, Regional Activity Centers, Transit Oriented Corridors and Transit Oriented Development permitted uses remain in effect. Activity Centers are listed below in alphabetical order.

The following areas have been designated as Activity Centers within the Broward County Land Use Plan:

**Coconut Creek MainStreet Activity Center**
Acreage: Approximately 500 acres
General Location: Bound on the north by Wiles Road, on the south by Sample Road, on the east by Lyons Road and on the west by State Road 7/U.S. 441.
Density and Intensity of Land Uses*
- Residential Land Uses 6,450 multi-family dwelling units
- Commercial Land Uses 3,300,000 square feet
- Office Land Uses 1,094,500 square feet
- Community Facilities Land Uses 303,000 square feet
- Hotel 1,300 rooms
- Conservation 14.7 acres minimum
- Recreation and Open Space Land Uses 5.0 acres minimum

**Coral Springs Downtown Activity Center**
Acreage: Approximately 138.1 acres
General Location: South of Northwest 35 Street and Broken Woods Drive, north of Northwest 31 Court, west of Northwest 90 Avenue, and east of Northwest 99 Way; bisected by University Drive and Sample Road.
Density and Intensity of Land Uses:
The total impact of development growth will generate no more than 2,802 vehicle trips at the P.M. peak hour*
- Residential Land Uses 2,400 high-rise† dwelling unit
- Commercial Land Uses 1,200,000 square feet
Office Land Uses 2,000,000 square feet
Library 72,000 square feet
School 1,600 students
Government Office 100,000 square feet
Hotel 750 rooms
Movie Theater 80,000 square feet
Recreation and Open Space Land Uses 3.0 acres minimum
*Per Institute of Transportation Engineers (ITE) traffic generation equations.

**Dania Beach Activity Center**
Acreage: Approximately 1,344.0 acres
General Location: Located east of Interstate 95, between Griffin Road and Sheridan Street.
Density and Intensity of Land Uses*
Residential Land Uses 7,818 dwelling units**
Hotel 640 rooms
Commercial Land Uses 294.0 acres plus an additional 500,000 square feet
Industrial Land Uses 247.5 acres
Employment Center Land Uses 74.5 acres
Parks and Recreation Land Uses 40.5 acres minimum
Community Facilities Land Uses 36.2 acres maximum
Transportation Land Uses 6.5 acres
Conservation Land Uses 2.6 acres minimum
Utilities Land Uses 2.5 acres maximum
Remarks: Chapter 163 Community Redevelopment Area, provides access to Fort Lauderdale-Hollywood International Airport and Port Everglades, and is located around the proposed FEC commuter rail alignment.
*Acreage for non-residential land uses will be assigned on a gross acreage basis to all lands included within the development parcel needed to comply with on-site land development requirements, such as, but not limited to, building footprint, setbacks, parking, outdoor pedestrian circulation, landscaping, drainage, etc. Within mixed use projects, acreage shall be assigned according to the portion of floor area associated with each use (e.g. if 50 percent of the floor area is used for A, then 50 percent of the gross acreage of the development parcel will be assigned to A).
**Consisting of 2,348 single-family units, 286 duplexes, 2,047 townhouse units, 972 garden apartment units and 2,165 high-rise units†. Dwelling units from any given category (ex. single-family, townhouse, etc.) may be substituted for dwelling units of another category provided that the substitution results in the same or lesser student generation using the County’s adopted student generation rates. No more than 3,867 dwelling units shall be located east of U.S. 1 in Traffic Evacuation Zone 16, as per the Broward County Hurricane Evacuation Study, 2001.
Prior to the issuance of any building permit of development, the City will consult with the appropriate water supplier to ensure that adequate water supplies to serve the new development will be available no later than the anticipated date of the certificate of occupancy. Any determination that adequate water supplies will be available will require the demonstration that a consumptive use permit has been issued to the City with sufficient allocation available to serve the new development, given all other existing commitments for that allocation. The “sufficient allocation” in the Consumptive Use Permit (CUP) shall be defined consistent with the permit’s limiting conditions as they exist at the time of building permit issuance. Permitted projects may be issued a Certificate of Occupancy only upon demonstration by the City that adequate water supply exists within the City’s current legal allocation.

**Davie Activity Center I**
Acreage: Approximately 2,244 acres
General Location: Between University Drive and Florida’s Turnpike, south of State Road 84 and north of Griffin Road.

Density and Intensity of Land Uses:
Residential Land Uses: 11,903* dwelling units
(3,174 of the 11,903 units are additional dwelling units permitted by Broward County Land Use Plan (BCLUP) amendment PCT 10−6. These units are prohibited in areas that fall within the Airport’s 60 DNL noise contour per the Runway 9R/27L Environmental Impact Statement, December 2008 2020 Blb. These units are restricted to the following unit types: 2,150 mid-rise, 489 high rise, 300 garden apartments, 150 townhouse/duplex/villa and 85 single family homes).
Commercial Land Uses 3,532,528 square feet
Industrial Land Uses 7,629,000 square feet
Community Facilities Land Uses 12,388,500 square feet
Recreation and Open Space 13 acres minimum
(Wes Griffin Park is restricted to Recreation/Open Space Use)
*Except upon a separate action by Town Council with super-majority vote, the number of maximum residential units shall be phased as follows:
9,787 prior to the year 2013
10,845 prior to the year 2015
11,903 prior to the year 2017
Remarks:
1. The Regional Activity Center land use designation shall promote and encourage large-scale development and re-development as well as small parcel infill development and redevelopment that facilitates a coordinated and balanced mix of land uses, providing for: educational facilities; a wide selection of housing types for all income levels; shopping opportunities to meet the basic and expanded needs of students, residents, employees and visitors; research, training and other educational support uses; recreation; and employment opportunities including the use of mixed residential/nonresidential uses.
2. All industrial development within wellfield zones of influence shall comply with the appropriate wellfield protection standards of Chapter 27, Article XIII, of the Broward County Code.
3. Site is a center of regional education and employment activity.

Davie Activity Center II
Acreage: Approximately 903.7 acres
General Location: South side of Interstate 595 between State Road 7/U.S. 441 and Florida’s Turnpike.
Density and Intensity of Land Uses:
Residential Land Uses 6,428 dwelling units*
Industrial/Flex Land Uses 3,600,000 square feet
Office Land Uses 1,700,000 square feet
Commercial Land Uses 600,000 square feet
Hotel 750 rooms
Open Space 120 acres minimum**
Remarks: *Consisting of 1,800 high-rise dwelling units, 2,650 mid-rise dwelling units, 1,250 garden apartments and 500 townhouse dwelling units (228 mobile homes currently exist).
At least 15 percent of the residential units shall be provided as affordable as defined in Article 8 of the Broward County Land Use Plan, and the affordability of the units shall be maintained for a period of 15 years. No development plan for this project shall be approved unless a declaration of restrictive covenants, a plat note or other form of enforceable restriction acceptable to the City is included therein which provides assurance that this affordable housing requirement will be met.
**Open space shall include but not be limited to parks and open space, stormwater retention ponds, drainage easements, landscaped areas and other pervious areas fulfilling the goal of water recharge into the aquifer.**

**Deerfield Beach Pioneer Grove Activity Center**
Acreage: Approximately 119.7 acres
General Location: Generally located on the east side of the Dixie Highway/FEC Railroad corridor, between the Hillsboro Canal and one-half block south of Southeast 5 Court.
Density and Intensity of Land Uses*:
Residential Land Uses 2,150 multi-family dwelling units
Commercial Land Uses 215,000 square feet
Community Facilities Land Uses 169,000 square feet
Recreation and Open Space 14.2 acres (minimum)
* Existing industrial uses as of March 14, 2017, may continue as non-conforming uses and may expand, to the extent permitted by the City’s zoning regulations, within the parcel(s) upon which the existing development is located.

**Deerfield Beach Station Activity Center**
Acreage: Approximately 8.8 acres
General Location: On the south side of Hillsboro Boulevard, between the C.S.X. Railroad and Southwest 12 Avenue.
Density and Intensity of Land Uses:
Residential Land Uses 654 high-rise† dwelling units*
Commercial Land Uses 29,525 square feet
Office Uses 36,000 square feet
Hotel Uses 200 rooms
Canopies and Overhangs allowing Outdoor Commercial Uses 14,000 square feet
Remarks: *At least 15 percent of the residential units constructed must be affordable as defined in Article 8 of the Administrative Rules Document: Broward County Land Use Plan, and the affordability of the units shall be maintained for the period of time required in such article. No development plan for this project shall be approved unless a declaration of restrictive covenants, a plat note or other form of enforceable restriction acceptable to the City is included therein which provides assurance that this affordable housing requirement will be met.

**Fort Lauderdale Central Beach Activity Center**
Acreage: Approximately 220 acres
General Location: South of Sunrise Boulevard, north of Holiday Drive, between the Atlantic Ocean and the Intracoastal Waterway.
Density and Intensity of Land Uses:
Development shall be consistent with the Fort Lauderdale Beach Action Plan, as approved by the Broward County Commission, which restricts development growth to the equivalent of no more than 3,220 peak hour traffic trips. Peak hour trip generation rates are based on the Institute of Transportation Engineers Trip Generation Manual, Fourth Edition.
The Bonnet House natural reservation shall be restricted to Conservation land uses.
List of Permitted Uses
Residential Land Uses (maximum of 5,500 dwelling units)
Commercial Land Uses
Recreation and Open Space Land Uses
Community Facilities Land Uses
(All development shall be consistent with the Fort Lauderdale Beach Action Plan)
Remarks: Site is a center of regional tourist activity.

**Fort Lauderdale Downtown Activity Center**
Acreage: Approximately 710 acres  
General Location: South of Sunrise Boulevard, north of Davie Boulevard, between U.S. 1/Federal Highway and Northwest 7 Avenue.  
Density and Intensity of Land Uses:  
Residential Land Uses 13,100 dwelling units 1  
(1,200 of the 8,000 additional dwelling units permitted by Broward County Land Use Plan (BCLUP) amendment PCT 05-3 (450 dwelling units) and PCT 15-1 (750 dwelling units) are restricted to “affordable housing” as defined by the BCLUP)  
Commercial Land Uses no specified limit  
Industrial Land Uses no specified limit  
Transportation Land Uses no specified limit  
Recreation and Open Space 8.5 acres minimum (exclusive of easement areas and rights-of-way, Flagler Heights Park, Florence Hardy Park and Southside School sites are restricted to Recreation/Open Space use.)  
The City will be granted three (3) additional density bonus market rate units for every one (1) “very low” (up to 50% of the median income limits adjusted for family size for the households) or “low” (up to 80% of the median income limits adjusted for family size for the households) affordable dwelling unit that is constructed for a maximum of an additional 750 market rate dwelling units as defined and restricted by Article 8 of Administrative Rules Document: Broward County Land Use Plan.  
Remarks: Site has direct access to a Tri-County Commuter Rail Station and a Broward County Mass Transit Station.

**Fort Lauderdale Northwest Activity Center**
Acreage: Approximately 1,093 acres  
General Location: Located between Northwest 27 Avenue and U.S. 1/Federal Highway, south of Sunrise Boulevard and north of Broward Boulevard.  
Density and Intensity of Land Uses:  
Residential Land Uses 10,900 dwelling units  
Commercial Land Uses 13,500,000 square feet  
Industrial Land Uses 4,500,000 square feet  
Community Facilities Land Uses 1,500,000 square feet  
Utilities Land Uses 500,000 square feet  
Recreation and Open Space 11.5 acres minimum  
Conservation 1.97 acres minimum (Exclusive of easement areas and rights-of-way, North Fork Riverfront Park is restricted to Conservation use.)  
Remarks: Site is a designated Chapter 163 Redevelopment Area and has direct access to a Tri-County Commuter Rail Station and a Broward County Mass Transit Station.

**Fort Lauderdale South Activity Center**
Acreage: Approximately 270.1 acres  
General Location: Located between Southwest 4 Avenue and U.S. 1/Federal Highway, south of Southwest/Southeast 10 Street and north of State Road 84.  
Density and Intensity of Land Uses:  
Residential Land Uses 253 dwelling units  
Commercial Land Uses 6,000,000 square feet  
Office Park Land Uses 4,000,000 square feet  
Community Facilities Land Uses 1,000,000 square feet
Recreation and Open Space 11.5 acres minimum

**Hallandale Beach Activity Center**
Acreage: Approximately 637.6 acres
General Location: The site is generally located east of Interstate 95, between Pembroke Road and Southwest 11 Street (Broward/Miami-Dade County Line).
Density and Intensity of Land Uses:
- Residential Land Uses 4,241 dwelling units 1, 2
- Commercial 234.86 gross acres
- Commercial Recreation 49.03 gross acres
- Community Facilities 22.47 gross acres
- Recreation & Open Space 19.56 gross acres minimum 3, 4
- Industrial 13.31 gross acres
- Employment Center-High 4.42 gross acres
Remarks:
1. Acreage for non-residential land uses will be assigned on a gross acreage basis to all lands included within the development parcel needed to comply with on-site land development requirements, such as, but not limited to, building footprint, setbacks, parking, outdoor pedestrian circulation, landscaping, drainage, etc. Within mixed use projects, acreage shall be assigned according to the proportion of floor area associated with each use (e.g. if 50 percent of the floor area is used for A, then 50 percent of the gross acreage of the development parcel will be assigned to A).
2. Consisting of 550 single-family units, 491 duplexes, 1,200 townhomes, 1,000 garden apartments, and 1,000 mid-rise apartments. Dwelling units from any given category (ex: single-family, townhomes, etc.) may be substituted for dwelling units of another category provided that the substitution results in the same or lesser student generation using the County’s adopted student generation rates. Residential development east of U.S. 1 shall be limited to the number of units currently permitted by the Broward County Land Use Plan.
3. Resolution 2009-09 (adopted May 6, 2009) of the City of Hallandale Beach dedicates Foster Park to the public for twenty-five (25) years as an outdoor recreation area because funding was provided through the Florida Recreation Development Assistance program (FDRAP). Additionally, if any other existing park acreage in the RAC is replaced, such replacement lands and facilities shall serve the same neighborhoods in an equivalent or improved capacity.
4. Park acreage includes the 0.4175 acres of the Foster Park Addition. Acquisition of the site was accommodated through the Broward County Safe Parks and Land Preservation Bond Program.

**Hallandale Beach Gulfstream Park Activity Center**
Acreage: Approximately 65.5 acres
General Location: East side of U.S.1/Federal Highway, south of Hallandale Beach Boulevard.
Density and Intensity of Land Uses:
- Residential Land Uses 1,500 high-rise† dwelling units
- Commercial Land Uses 750,000 square feet
- Office Land Uses 140,000 square feet
- Movie Cinema 2,500 seats
- Hotel 500 rooms
- Recreation and Open Space 1.2 acres minimum
- Commercial Recreation 580 maximum number of p.m. peak hour trips through trade-offs with other uses

**Hollywood Activity Center**
Acreage: Approximately 40.4 acres
General Location: East side of the C.S.X. Railroad, between Sheridan Street and Taft Street.
Density and Intensity of Land Uses:
Commercial Land Uses 300,000 square feet
Office Land Uses 299,000 square feet
High-rise† Residential Land Uses 550 dwelling units
Multi-Family Residential Land Uses 500 dwelling units
Hotel 150 rooms
Transportation Uses (Parking for Tri-Rail Station) 280,000 square feet 793 spaces (minimum)

Notes:
1. Sheridan Stationside Village is directly served by a Tri-Rail Station.
2. Pursuant to Agreement between Stationside Village Associates and FDOT, 793 parking spaces are obligated for the Tri-Rail Station.
3. The non-residential FAR is 0.218.
4. Prior to the issuance of building permits for more than 500 residential units, a minimum of 100,000 square feet of commercial (retail and/or office) square footage must be under construction.
5. Public park/Oak Hammock: Minimum 6 acres.

Remarks: At least 20% of the total dwelling units (210 dwelling units) must be “workforce-income” affordable housing as defined in Section 420.5095, Florida Statutes, for those persons having a total anticipated income for the household that is not more than 140% of the area median income, adjusted for household size.

Hollywood Downtown Activity Center
Acreage: Approximately 1,486 acres
General Location: Generally located south of Sheridan Street, east of Interstate 95, west of South 17 Avenue and north of Pembroke Road.
Density and Intensity of Land Uses:
Residential Land Uses 15,100 dwelling units
Commercial Land Uses 3,280,000 square feet
Office Land Uses 1,500,000 square feet
Community Facilities 390,000 square feet
Open Space/Recreation 47.3 acres

(The referenced Open Space/Recreation uses shall preserve those open space and recreation land uses existing within the RAC designated area at the time of the effective date of Broward County Land Use Plan amendment PC 05-1/PCT 05¬ 1: September 6, 2005).

The Office and Commercial intensities listed above shall be convertible from Office to Commercial (or vice versa) based on equivalence of traffic impacts (peak hour) as calculated by the current edition of the ITE Traffic Generation Manual. Conversions from Office to Commercial (or vice versa) shall be implemented administratively by the City, and shall be reported at least annually to the Broward County Planning Council as part of the City’s RAC monitoring obligations. The total number of PM peak hour trips generated (as calculated by the current edition of the ITE Traffic Generation Manual) will not exceed 8,026 peak hour trips.

The City shall within one year adopt land development regulations that shall protect residential areas. These land development regulations will require City Commission approval of any development proposals on residentially zoned lands located inside the RAC area which seeks either:
(i) To increase residential density above that permitted under the applicable property’s zoned density; or
(ii) To introduce a non-residential use into a residentially zoned area.

The purpose and intent of these land development regulations shall be to protect established residential neighborhoods adjacent to the RAC area, while allowing appropriate redevelopment to take place.

Development within the RAC designated area shall conform to the City’s City-Wide Master Plan, as adopted into this Comprehensive Plan. The City shall complete the studies which are intended to yield further design guidelines for the Hollywood Boulevard, US 1 and Dixie Highway corridors within the RAC.
designated area. The City shall implement the design studies’ recommendations, as appropriate, through either land use plan amendments, amendments to land development regulations, or both.

**Hollywood State Road 7/U.S. 441 Activity Center**

Acreage: Approximately 980.3 acres  
General Location: Located along both sides of State Road 7/U.S. 441 between the northern and southern City of Hollywood boundaries.  
Density and Intensity of Land Uses:  
Commercial 15,000,000 square feet  
Office 2,000,000 square feet  
Community Facilities 1,000,000 square feet  
Industrial 1,000,000 square feet  
Hotel 2,500 rooms  
Residential* 5,309 dwelling units consisting of: 2,400 single family homes, 2,400 townhomes and 509 garden apartments.  
*Dwelling units from any given category (ex: single family, townhomes, etc.) may be substituted for dwelling units of another category provided that the substitution results in the same or lesser student generation using the County’s adopted student generation rates. No new residential development shall be constructed in the TOC within the 60+ Ldn contour located north of Griffin Road.

**Lauderdale Lakes Downtown Activity Center**

Acreage: Approximately 140 acres  
General Location: East of Northwest 43 Avenue, south of Northwest 36 Street, west of Northwest 35 Avenue and north of Northwest 29 Street.  
Density and Intensity of Land Uses:  
Residential Land Uses 3,000 dwelling units*  
Commercial Land Uses 500,000 square feet  
Hotel 300 rooms  
Community Facilities Land Uses 50,000 square feet  
Recreation and Open Space 5.0 acres minimum  
*Consisting of 1,500 high rise† dwelling units, 500 garden apartments and 1,000 townhouses. The City shall not issue residential building permits until the execution and implementation of a legally enforceable mechanism, such as a tri-party interlocal agreement, regarding a student station fee. Additional high rise units may be substituted for garden and/or townhouse units provided that (i) not more than 3,000 total units are developed in the LAC and (ii) any such substitution is approved by the City Commission.

**Lauderhill State Road 7/U.S. 441 Activity Center**

Acreage: Approximately 483.7 acres  
General Location: West of State Road 7/U.S. 441 between Northwest 29 Avenue and Sunrise Boulevard and east of State Road 7/U.S. 441 between Northwest 19 Street and Sunrise Boulevard.  
Density and Intensity of Land Uses:  
Residential Land Uses 6,262 dwelling units  
Commercial 5,229,208 square feet  
Industrial 1,491,908 square feet
Recreation and Open Space 128.8 acres minimum

**Margate Activity Center**
Acreage: Approximately 1,184.3 acres
General Location: South of Sample Road and approximately ½ mile north of Cypress Creek Road, bisected by State Road 7/U.S. 441.
Density and Intensity of Land Uses:
- Commercial Land Uses 4,454,894 square feet
- Industrial Land Uses 1,830,884 square feet
- Office Land Uses 1,371,159 square feet
- Residential Land Uses 3,565 dwelling units*
- Hotel 555 rooms
Recreation and Open Space 35 acres (minimum)
Remarks: *At least 15 percent (277 dwelling units) of the 1,849 additional, unbuilt residential units shall be provided as affordable as defined in Article 8 of the Broward County Land Use Plan, and the affordability of the units shall be maintained for the period of time required in such article. No development plan for this project shall be approved unless a declaration of restrictive covenants, a plat note or other form of enforceable restriction acceptable to the City is included therein which provides assurance that this affordable housing requirement will be met.

**Miramar Activity Center I**
Acreage: Approximately 2,205 acres
General Location: North of Bass Creek Road between Palm Avenue and Flamingo Road.
Density and Intensity of Land Uses:
- Residential Land Uses 7,460 dwelling units
- Retail Land Uses 1,836,400 square feet
- Office Land Uses 1,500,000 square feet
- Industrial Land Uses 11,500,000 square feet
- Municipal Facility Land Uses 200,000 square feet
Remarks: This area is the subject of an Areawide Development of Regional Impact.

**Miramar Activity Center II**
Acreage: Approximately 439.7 acres
General Location: Located east of Southwest 66 Avenue and bound on the north by Pembroke Road, on the east by State Road 7/U.S. 441, and on the south by County Line Road.
Density and Intensity of Land Uses:
- Residential Land Uses 3,406 dwelling units*
- Office Land Uses 2,500,000 square feet
- Commercial Land Uses 2,500,000 square feet
- Hotel 250 rooms
Parks 61.31 acres minimum**
Remarks: *Consisting of 1,883 mid-rise units, 659 (3-bedroom) townhouse units, 623 single-family units, 209 (2-bedroom) garden apartment units, and 32 mobile homes.
**Park acreage includes Snake Warrior's Island Park (55 acres), Miramar Athletic Park (5.71 acres), and the City's proposed Miramar Athletic Park Addition (0.6 acres). Acquisition of the Miramar Athletic Park Addition site was accommodated through the Broward County Safe Parks and Land Preservation Bond Program.

**Oakland Park Activity Center**
Acreage: Approximately 148.2 acres
General Location: South of Northeast 42 Street, north of Oakland Park Boulevard, west of Northeast 13 Avenue and east of Northeast 10 Avenue.

Density and Intensity of Land Uses:
Residential Land Uses 1,800 dwelling units*
Commercial Land Uses 400,000 square feet
Office Land Uses 125,000 square feet
Community Facilities Land Uses 100,000 square feet
Employment Center (High) Land Uses 200,000 square feet
Recreation and Open Space Land Uses 5.47 acres minimum

(Includes the City’s proposed Downtown Park located in the 3900 block of North Dixie Highway that consists of 3.21 acres. Acquisition of the recreation and open space site was accommodated through the Broward County Safe Parks and Land Preservation Bond Program.)

*Consisting of 80 single-family homes, 120 duplex, 700 villas, 500 townhomes and 400 garden apartments. High-rise† units may be substituted for the above units, if approved by the City Commission.

**Pembroke Pines Activity Center**
Acreage: Approximately 146.37 acres
General Location: Bound on the north by Pines Boulevard, on the east by Palm Avenue and on the south by Washington Street.
Density and Intensity of Land Uses:
Residential Land Uses 1,365 dwelling units*
Commercial Land Uses 265,000 square feet
Office Land Uses 120,000 square feet
Hotel 350 rooms
Recreation and Open Space Land Uses 3.64 acres minimum

*Consisting of 675 high-rise† dwelling units (of which 250 of these dwelling units would be affordable housing units**), 275 townhouse dwelling units and 415 multi-family dwelling units.

**For the purposes of the Pines City Center LAC, “Affordable Housing” shall mean housing for which monthly rents or monthly mortgage payments (including taxes and insurance) do not exceed 30 percent of an amount representing 120% of the median incomes adjusted for family size for all households within the City of Pembroke Pines; provided, however, that the definition of Affordable Housing shall also include “Workforce Housing” or any similar concept if adopted and defined as part of the Broward County Land Use Plan.

Remarks: Site is a center of governmental employment activity.

**Plantation State Road 7/U.S. 441 Activity Center**
Acreage: Approximately 345.8 acres
General Location: South of the northern municipal boundary (approximately one block north of Sunrise Boulevard) to north of the southern municipal boundary (Davie Boulevard/Peters Road), west of the eastern municipal boundary and east of Northwest 43 Avenue.
Density and Intensity of Land Uses:
Residential Land Uses 1,960 dwelling units*
Commercial Land Uses 3,147,000 square feet
Community Facilities Land Uses 10.62 acres maximum
Recreation and Open Space Land Uses 3.64 acres minimum

*Consisting of 737 high rise† dwelling units, 853 garden apartments and 370 townhouses.

**Pompano Beach Downtown Activity Center**
Acreage: Approximately 272.8 acres
General Location: Generally bound on the north by Northwest 6 Street/Northwest 6 Court, on the south by Atlantic Boulevard/Southwest 2 Street, on the east by Northeast 5 Avenue, and on the west by Northwest 10 Avenue.

Density and Intensity of Land Uses:
- Residential Land Uses: 1,368 dwelling units*
- Commercial Land Uses: 4,387,220 square feet
- Office Land Uses: 2,835,557 square feet
- Community Facilities: 1,459,260 square feet
- Utilities: 95,832 square feet
- Hotel: 300 rooms
- Recreation and Open Space: 2.1 acres (minimum)**

*Consisting of 143 single-family dwelling units, 236 townhomes and 989 multi-family dwelling units.

**If any existing park acreage in the TOC is replaced, such replacement lands and facilities shall serve the same neighborhoods in an equivalent or improved capacity.

Design principles and procedures will apply to all development and redevelopment within the boundaries of the proposed DP-TOC, as follows:

Guiding Design Principles and Procedures: All Applicants with development proposals in the DP-TOC will be required to attend a mandatory pre-design workshop with the CRA and City Urban Designers prior to Site Plan or Master Plan submittal for official review. Ensuring compatibility with adjacent properties in regard to both zoning designation and existing development will be the focus of the preliminary design meeting. In all cases, the best approach to respecting and designing for the existing context and optimizing compatibility with adjacent properties will be identified. Guiding principles will include specific focus on the following:

Land Use Compatibility:
1. Compatibility of adjacent uses by incorporating berms, fences, walls or other appropriate edge treatments along with building design elements that respect existing development.
2. Building setbacks that increase compatibility between proposed and existing development.
3. Service areas that do not impact adjacent residential development.
4. All land uses, including institutional and utility uses, must be designed to be compatible with adjacent properties.

Connectivity:
5. Pedestrian connectivity which results in sidewalks that connect to an adjacent sidewalk or street crosswalk and do not dead-end at property lines.
6. Incorporation of the principles of Complete Streets, subject to the limitations of right-of-way.

Historic Resources:
7. Protection of designated historic resources including buildings and historic and specimen trees.

Affordable Housing:
8. All new residential construction in the DP-TOC will be required to implement the city’s policies, methods and programs to achieve and/or maintain a sufficient supply of affordable housing in the DP-TOC using 15% of the total units proposed in that development as the “base” upon which the affordable housing implementation strategy will be applied.

The City may apply to new housing projects, without limitation, one or a combination of the following affordable housing strategies:

a. a specific set-aside of all or a portion of the 15% base units as vertically integrated affordable housing;
b. contribute, through in-lieu-of fees multiplied by the number of base units (15% of total units proposed in the project):
to programs that facilitate the purchase or renting of the existing affordable housing stock;
to programs which facilitate the maintenance of the existing supply of affordable housing;
to programs which facilitate the use of existing public lands, or public land-banking, to facilitate an affordable housing supply;
to other programs or initiatives designed and implemented by the city to address specific affordable housing market needs and challenges in the DP-TOC that may arise including but not limited to, strategies
that reduce the cost of housing production; promote affordable housing development; prevent
displacement; and promote transit amongst low income populations.

**Pompano Beach John Knox Village Activity Center**
Acreage: Approximately 69.7 acres
General Location: Generally located south of Southwest 3 Street, west of South Dixie Highway, east of Interstate 95 and north of Southwest 6 Court.
Residential Land Uses 1,224 dwelling units*
Commercial Land Uses 70,000 square feet
Recreation and Open Space Land Uses 4.28 acres minimum
*Consisting of 674 high rise† units, 247 assisted dwelling unit equivalents, 216 villas and 87 garden apartments.

**Pompano Beach North Activity Center**
Acreage: Approximately 169.0 acres
General Location: South of Atlantic Boulevard between Powerline Road and the Seaboard Coastline Railroad.
The Pompano Park North Regional Activity Center consists of that portion of the Arvida/Pompano Park Development of Regional Impact (DRI) located north of Race Track Road. The RAC is located south of Atlantic Boulevard and north of Race Track Road, between Powerline Road and the CSX Railroad and comprises approximately 169 gross acres. The area encompassed by the RAC must be zoned in a mixed zoning district that limits the density and intensity of land uses to the following:
Density and Intensity of Land Uses:
Office Land Uses 248,867 square feet
Industrial Land Uses 1,013,250 square feet
Commercial Land Uses 301,273 square feet

**Pompano Beach South Activity Center**
Acreage: Approximately 230.0 acres
General Location: Located on the east side of Powerline Road, between Southwest 3 Street and North Cypress Bend Drive.
The Pompano Park South Regional Activity Center consisting of the Pompano Park racetrack, casino, and adjacent property. The RAC is located south of Race Track Road, between Powerline Road and the CSX Railroad, and comprises approximately 230 gross acres. The area encompassed by the RAC must be zoned in a mixed-use zoning district that limits the density and intensity of the land uses to the following:
Density and Intensity of Land Uses*:
Residential 43 acres consisting of: 1,050 mid-rise apartment units 250 garden apartment units
Commercial Recreation Land Uses 135 acres
Commercial Land Uses 27 acres
Office Land Uses 26 acres
*The Residential uses will consist of stand-alone residential as well as residential units as part of a mixed-use Commercial and Office development within the Commercial and Office designations. Residential units may be re-allocated subject to a voluntary mitigation agreement with the Broward County School Board in the event of inadequate student capacity, and provided that the total number of residential units shall remain at 1,300.
Acreage for non-residential land uses will be assigned on a gross acreage basis to all lands included within the development parcel needed to comply with on-site land development requirements, such as, but not limited to, building footprint, setbacks, parking, outdoor pedestrian circulation, landscaping, drainage, etc. Within mixed use projects, acreage shall be assigned according to the proportion of floor area associated with each use (e.g. if 50 percent of the floor area is used for A, then 50 percent of the gross acreage of the development parcel will be assigned to A).
**Sunrise Metropica Activity Center**
Acreage: Approximately 92.2 acres
General Location: North side of Sunrise Boulevard, along both sides of Northwest 136 Avenue.
Density and Intensity of Land Uses:
- Commercial Land Uses 485,000 square feet
- Office Land Uses 785,000 square feet
- High-Rise Residential Land Uses 2,500 dwelling units
- Townhouse Residential Land Uses 300 dwelling units

**Sunrise Westerra Activity Center**
Acreage: Approximately 100.4 acres
General Location: Southwest corner of Sunrise Boulevard and Northwest 136 Avenue.
Density and Intensity of Land Uses:
- Residential Land Uses 1,750 dwelling units*
- Office Land Uses 1,615,000 square feet
- Commercial Land Uses 285,000 square feet
- Industrial Land Uses 140,000 square feet
- Hotel 300 rooms
- Recreation and Open Space 5 acres minimum
Remarks: *Consisting of 1,650 high-rise dwelling units and 100 townhouse dwelling units.

**Tamarac Activity Center**
Acreage: Approximately 133.57 acres
General Location: Located on the north side of West Commercial Boulevard, between University Drive and Northwest 94 Avenue.
Density and Intensity of Land Uses**:
- Residential Land Uses: 1,875 dwelling units**
- Non-Residential Land Uses:
  - Commercial 122.4 acres (maximum)
  - Community Facilities 7.96 acres (minimum)
- Recreation and Open Space*** 3.21 acres (minimum)
* Acreage for non-residential land uses will be assigned on a gross acreage basis to all lands included within the development parcel needed to comply with on-site land development requirements, such as, but not limited to, building footprint, setbacks, parking, outdoor pedestrian circulation, landscaping, drainage, etc. Within mixed use projects, acreage shall be assigned according to the proportion of floor area associated with each use (e.g. if 50 percent of the floor area is used for A, then 50 percent of the gross acreage of the development parcel will be assigned to A).
** The assumed dwelling unit breakdown is as follows: 300 townhouses, 700 garden apartments, and 875 mid-rise apartments, however, dwelling units from any given category (ex: townhouse, garden apartment, etc.) may be substituted for dwelling units of another type provided that the substitution results in the same or lesser student generation using the county’s adopted student generation rates.
*** Park acreage includes Swim Central Park Addition. Acquisition of the Swim Central Park Addition site was accommodated through the Broward County Safe Parks and Land Preservation Bond Program.

**West Park State Road 7/U.S. 441 Activity Center**
Acreage: Approximately 88.0 acres
General Location: East of State Road 7/U.S. 441 between Pembroke Road and Southwest 41 Street (the Broward/Miami-Dade County Line).
Density and Intensity of Land Uses:
Residential Land Uses 1,500 dwelling units*
Commercial Land Uses 500,000 square feet
Office Land Uses 575,000 square feet
Hotel 200 rooms
Remarks: *Consisting of 1,000 high-rise† dwelling units, 450 garden apartment dwelling units and 50 townhouse dwelling units.

Wilton Manors Activity Center
Acreage: Approximately 114.2 acres
General Location: Generally located between Northeast 11 Avenue and Northeast 15/16 Avenue, and between the South Fork of the Middle River and the North Fork of the Middle River.
Density and Intensity of Land Uses:
Residential Land Uses 519 dwelling units*
Hotel 172 rooms
Commercial Land Uses 538,200 square feet
Industrial Land Uses 71,600 square feet
Transportation 7.8 acres
Recreation and Open Space 6.9 acres (minimum)*
Remarks:
*Consisting of 279 high-rise units, 30 single-family units, 44 townhouse units, 72 garden apartments, 84 duplexes and 10 studios.
**Park acreage includes Colohatchee Park.
† Note: High-rise units are defined as four (4) stories or more, consistent with the effective Broward County Land Development Code definition at the time of the adoption of the Broward County Land Use Plan amendment.

AGRICULTURAL USE

The Agricultural Use language has been updated to reflect consistency with the referenced updated goals, objectives and policies (reference to be determined and reflected in strike-through/underline format). It also reflects minor changes to the permitted uses as indicated in strike-through/underline format. Please note the uses are provided in alphabetical order.

Agricultural areas are designated on the Future Broward County Land Use Plan Map (Series), consistent with Objective 7.02.00 (reference to be determined and reflected in strike-through/underline format), to promote agriculture and agricultural related uses. Residential development may occur within specific limits.

The permitted uses in areas designated agriculture are as follows, as deemed appropriate by the local jurisdiction:
Agricultural and related uses may be broadly defined by the local government to include the following: cultivation of crops, groves, thoroughbred and pleasure horse ranches, fish breeding areas, tree and plant nurseries, cattle ranches, and other similar activities.

Communication facilities.

Community facilities such as, but not limited to, schools, day care centers, religious institutions, clinics, governmental administration, police and fire facilities, libraries and civic centers not to exceed twenty (20) acres in size. Parcels zoned or otherwise approved for community facility uses consistent with existing local regulations and permits as of December 14, 1999, (the adoption date of the text amendment), and thereafter with extended, amended, renewed regulations and permits, may be developed for such uses pursuant to such regulations and permits. Community facilities parcels shall be separated by a minimum of 1,000 feet and shall be contiguous to a limited access/controlled facility or an arterial facility as designated on the Broward County Trafficways Plan.

Mining operations consistent with existing local regulations and permits as of December 31, 1993, and thereafter with extended, amended or renewed permits (including permits granted as a result of a reapplication that was filed prior to expiration of the existing permit) may continue pursuant to such permits and regulations.

Public utilities such as, but not limited to, water and wastewater treatment plants, pumping stations, electrical substations and electric lines and drainage facilities and structures, excluding electrical power plants.

Recreation and open space uses, such as passive and active recreational uses, cemeteries and outdoor cultural, educational and civic facilities.

Residential uses at a maximum of one (1) dwelling unit per two (2) net acres or greater or one (1) dwelling unit per two and one-half (2 1/2) gross acres or greater. Land submerged by water during the majority of the year shall not count as part of the two (2) net acres, unless the submerged land is a pond entirely confined within the parcel.

Clustering of dwelling units may be permitted if the following conditions are met:
   a. the parcel is developed under a unified development plan;
   b. the areas from which density is transferred are relinquished of all future development rights; and
   c. the arrangement of clustered dwelling units is in conformance with locally established development standards.

Special Residential Facility Category (1) and (2), subject to the requirements of this land use category for the location of one (1) dwelling unit.

Transportation facilities.

COMMERCE USE

The Commerce Use category is a new umbrella land use designation that was largely created based on the language and permitted uses of the Commercial, Employment Center, Industrial and Office Park land use categories. (The permitted uses listed below that do not reflect strike-through/underline indicate that it is an existing permitted use from the former categories.)
The areas designated for commerce use on the Future Broward County Land Use Plan Map (Series), provide land area for commercial, employment center, industrial and office park enterprises which support the resident and tourist populations of Broward County. Accordingly, municipal land use designations that are under the umbrella of commerce include Commercial, Employment Center, Industrial and Office Park.

The permitted uses in areas designated commerce are as follows, as deemed appropriate by the local jurisdiction:

Commercial uses, such as hotels, restaurants, retail, financial institutions, personal services, new/used automobile, truck, motorcycle, boat and trailer display, sales, and service, printing plants, trade shops, motion picture studios, ice houses, propane gas sales and repair, and salvage yards.

Commercial recreation uses, such as outdoor and indoor recreation facilities, active recreation complexes, marinas and stadiums.

Communication facilities.

Community facilities, such as educational, religious, hospitals, governmental administration, fire and police stations, civic centers, libraries, nursing homes, correctional facilities, courts and cemeteries.

Employment uses, such as offices for administrative, professional, research and business purposes.

Industrial uses, if determined by the local government as compatible with surrounding planned land uses, such as manufacturing, wholesaling, storage, warehouse, research facilities, laboratories and businesses, and medical or dental laboratories.

Mining, if determined by the local government as compatible with surrounding planned land uses.

Non-residential Agricultural uses.

Recreation and open space uses, such as passive and active recreational uses, boat ramps/docks, camping grounds and facilities, golf courses intended to remain as open space.

Recreational vehicle park sites at a maximum density of ten (10) sites per gross acre if permanent location of recreational vehicles on the site is permitted by the local land development regulations, or twenty (20) sites per gross acre if such permanent location is prohibited by the local land development regulations.

Residential uses, up to 10 acres (up to 20 acres for projects that include a minimum of 15% attainable affordable housing restricted to such use for a minimum of 15 years), except for areas east of the Intracoastal Waterway, are permitted via local government allocation of “flexibility units” and/or “redevelopment units,” provided that total residential uses do not exceed 10% of the land area designated “Commerce” within the municipality.

Residential units within the same structure as commerce uses for the owner, manager or caretaker of the commerce uses are permitted.
Special Residential Facilities Category (1), (2) and (3) as defined in the Special Residential Facilities Permitted Uses subsection of the Plan Implementation Requirements section of the Broward County Land Use Plan.

Transportation facilities.

Utilities, excluding electrical power plants.

Municipalities shall further define the permitted uses and development intensities of their land use designations that are within the umbrella BCLUP “Commerce” land use designation within their local land use plans, zoning ordinances and land development codes.

Local governments shall employ their local land use plans, zoning ordinances and land development codes to establish differing intensities of permitted commerce development that is compatible with adjacent and surrounding land uses.

COMMERCIAL USE

The Commercial Use language and permitted uses were used to create the new Commerce land use category, along with the permitted uses of Employment Center, Industrial and Office Park.

The areas designated for commercial use on the Future Broward County Land Use Plan Map (Series), consistent with Objective 2.01.00, provide land area for business, office, retail, service and other commercial enterprises which support the resident and tourist populations of Broward County.

Uses permitted in areas designated commercial are as follows:

1. Retail uses.
2. Office and business uses.
3. Wholesale, storage, light fabricating and warehouse uses, if deemed appropriate by the local jurisdiction.
4. Hotels, motels and similar lodging.
5. Recreation and open-space, cemeteries, and commercial recreation uses.
6. Community facilities.
7. a. Special Residential Facility Category (2) development as defined in the Special Residential Facilities Permitted Uses subsection of the Plan Implementation Requirements section of the Broward County Land Use Plan; subject to the allocation of two (2) reserve or flexibility units in accordance with the Special Residential Facility provisions and policies for the application of these units as contained in the “Administrative Rules Document: Broward County Land Use Plan.”
   b. Special Residential Facility Category (3) development as defined in the Special Residential Facilities Permitted Uses subsection of the Plan Implementation Requirements section of the Broward County Land Use Plan; subject to the allocation of reserve units or flexibility units in accordance with the Special Residential Facility provisions and policies for the application of these units as contained in the “Administrative Rules Document: Broward County Land Use Plan”; each flexibility or reserve unit shall permit two (2) sleeping rooms regardless of the number of kitchens or baths.
8. Non-residential Agricultural uses.
9. Residential uses are permitted, without the need to amend the local land use plan map, provided that the local government applies flexibility or reserve units to the parcel in the following manner:
   a. The residential floor area of mixed commercial/residential structures does not exceed 50% of the total floor area of the building; and/or
b. The first floor of mixed commercial/residential structures is totally confined to commercial uses; and/or
c. For parcels 5 acres in size or less, free-standing or mixed-use multi-family structures are permitted; within areas designated on the County Plan as Urban Infill, Urban Redevelopment or Downtown Revitalization Areas or Chapter 163 Redevelopment Areas, free-standing or mixed-use multi-family residential uses are permitted on parcels 10 acres in size or less; and/or
d. For mixed commercial/residential developments greater than 5 acres in size (or 10 acres within areas designated on the County Plan as Urban Infill, Urban Redevelopment or Downtown Revitalization Areas or Chapter 163 Redevelopment Areas) free-standing or mixed-use multi-family residential uses are permitted provided that the gross residential acreage does not exceed 5 acres (10 acres within areas designated on the County Plan as Urban Infill, Urban Redevelopment or Downtown Revitalization Areas or Chapter 163 Redevelopment Areas) or 40% of the total gross acreage of the commercially designated parcel, whichever is greater, and that the entire mixed commercial/residential development be governed by specific zoning regulations that establish criteria to ensure proper integration and compatibility of land uses within and surrounding the development; and/or
e. Residential units within the same structure as commercial uses for the owner, manager or caretaker of the commercial uses may be located in areas designated commercial without the application of flexibility units or reserve units.

10. Recreational vehicle park sites at a maximum density of ten (10) sites per gross acre if permanent location of recreational vehicles on the site is permitted by the local land development regulations, or twenty (20) sites per gross acre if such permanent location is prohibited by the local land development regulations; subject to allocation by the local government of available flexibility or reserve units.

11. Transportation facilities.
12. Communication facilities.
13. Utilities, excluding landfills and electrical power plants.

COMMERCIAL RECREATION USE

The Commercial Recreation Use language has been updated to reflect consistency with the referenced updated goals, objectives and policies (reference to be determined and reflected in strike-through/underline format). It also reflects minor changes to the permitted uses as indicated in strike-through/underline format.

Commercial Recreation areas are designated on the Future Broward County Land Use Plan Map (Series), consistent with Objective 2.03.00 (reference to be determined and reflected in strike-through/underline format), to accommodate major public and private commercial recreation facilities which offer recreational opportunities to the residents and tourists of Broward County. Although some of these facilities operate as an adjunct to or an integral part of other types of development, most of these facilities were conceived as profit-making enterprises. Commercial recreation ventures in Broward County can be divided into two categories; golf courses and commercial recreation associated with structures and/or indoor facilities.

The permitted uses in areas designated commercial recreation are as follows, as deemed appropriate by the local jurisdiction:

Active and passive recreation uses, such as nature centers and trails, picnic areas, playgrounds and athletic fields.

Hotels, motels and similar lodging ancillary to the primary commercial recreation use.
Outdoor and indoor recreation facilities, such as active recreation complexes, marinas, stadiums, jai-alai frontons, bowling alleys, golf courses, and dog and horse racing facilities.

Recreational vehicle sites at a maximum density of ten (10) sites per gross acre if permanent location of recreational vehicles on the site is permitted by the local land development regulations, or twenty (20) sites per gross acre if such location is prohibited by the local land development regulations; subject to the allocation by the local government of available flexibility or reserve units.

Accessory facilities, including outdoor and indoor recreation facilities, that are determined by the local government to be an integral part of and supportive to the primary recreation facility (excluding residential uses).

**COMMUNITY USE**

The Community Use category is a new umbrella land use designation that was largely created based on the language and permitted uses of the Community Facilities and Utilities land use categories. (The permitted uses listed below that do not reflect strike-through/underline indicate that it is an existing permitted use from the former categories.)

The areas designated for community use on the Future Broward County Land Use Plan Map (Series), ensure the availability of land necessary to provide for a full range of regional and community facilities and utilities to meet the current and future needs of Broward County. Municipal land use designations that are under the umbrella of community use include Community Facilities and Utilities.

The following uses may be permitted in the areas designated community use, as long as the location of these uses is deemed appropriate and compatible with surrounding planned land uses by the local government:

Communication facilities.

Community facilities, such as educational, hospitals, governmental, religious, civic, cultural, judicial, and correctional facilities.

Non-residential agricultural uses.

Other uses determined to be ancillary to the civic and utilities uses described above.

Recreation and open space uses, such as passive and active recreational uses, boat ramps/docks, camping grounds and facilities, golf courses intended to remain as open space.

Special Residential Facilities Category (1), (2) and (3) as defined in the Special Residential Facilities Permitted Uses subsection of the Plan Implementation Requirements section of the Broward County Land Use Plan.

Utilities, such as water and wastewater treatment plants, pumping stations, electrical substations, solid waste disposal and transfer stations, excluding electrical power plants. Community uses are also allowed in areas designated residential, commerce, activity center and agricultural.
**COMMUNITY FACILITIES USE**

The Community Facilities Use language and permitted uses were used to create the new Community land use category, along with the permitted uses of Utilities.

Community Facilities areas are designated on the Future Broward County Land Use Plan Map (Series), consistent with Objective 8.04.00, to provide a full range of regional and community uses such as educational, medical, governmental, religious, civic, cultural, judicial, and correctional facilities. Community facilities may be permitted at the discretion of the local government in areas designated residential, commercial, office park, agricultural, industrial, regional activity center and employment center. Civic and cultural buildings may also be permitted in areas designated for recreation and open space use if they are ancillary to the primary recreation use of the site.

Uses permitted in areas designated community facilities are as follows:

1. Community facilities uses such as schools, churches, hospitals, governmental administration, police and fire stations, libraries, civic centers, prisons and courts, nursing homes, cemeteries, and parks and recreation facilities.
2. a. Special Residential Facility Category (2) development as defined in the “Definitions” subsection of the Plan Implementation Requirements section of the Broward County Land Use Plan; subject to the allocation of two (2) reserve or flexibility units in accordance with the Special Residential Facilities provisions and policies for application of these units as contained in the “Administrative Rules Document: Broward County Land Use Plan.”
   b. Special Residential Facility Category (3) development as defined in the “Definitions” subsection of the Plan Implementation Requirements section of the Broward County Land Use Plan; subject to the allocation of reserve units or flexibility units in accordance with the Special Residential Facilities provisions and policies for application of these units as explained in the “Administrative Rules Document: Broward County Land Use Plan”; each flexibility or reserve unit shall permit two (2) sleeping rooms regardless of the number of kitchens or baths.

**CONSERVATION USE**

The Conservation Use language has been updated to reflect consistency with the referenced updated goals, objectives and policies (reference to be determined and reflected in strike-through/underline format). It also reflects minor changes to the permitted uses as indicated in strike-through/underline format. Please note the uses are provided in alphabetical order.

Conservation areas are designated on the Future Broward County Land Use Plan Map (Series), consistent with Objective 6.02.00 (reference to be determined and reflected in strike-through/underline format), to protect major reserve water supply areas and natural reservations.

**Natural Reservations**

Natural Reservations are designated for Conservation use on the Future Broward County Land Use Plan Map (Series) and include public lands which are conservation areas operated by contractual agreement with or managed by a federal, state, regional, local government or non-profit agencies.

Natural Reservations that are designated for Conservation use on the Future Broward County Land Use Plan Map (Series) include:
a. Birch State Park (historic dunes area, coastal dune lakes, coastal hammock and mangrove area)
b. Bonnet House (mangrove and coastal strand hammock areas)
c. Deerfield Island (mangrove area)
d. Easterlin County Park (nature trail area)
e. Fern Forest Nature Center
f. Hacienda Flores (mitigation area)
g. North Beach Park (conservation easement)
h. Pond Apple Slough
i. Secret Woods Nature Center
j. Snyder Park (tropical hardwood hammock area)
k. Tivoli Sand Pine
l. Tradewinds South (cypress area)
m. Treetops Park (hammock area)
n. West Lake County Park (mangrove areas)

The permitted uses in areas designated Conservation - Natural Reservation are as follows, as deemed appropriate by the local jurisdiction:

- Passive outdoor recreational uses such as wildlife sanctuaries and feeding stations, nature centers and trails, outdoor research stations and walkways.

Uses which do not impair the natural environment or disturb the natural ecosystem of the area and which are not in conflict with any applicable contractual agreement or management policies of the federal, state, regional, county, municipal or non-profit agency which manages the Natural Reservation.

**Reserve Water Supply Areas**

The major reserve water supply areas include, but are not limited to, the 790 square miles of Broward County west of Levees 33, 35A, 36, L-37 and L-35. All uses, other than active outdoor recreation uses described below, in the Reserve Water Supply Areas shall be subject to authorization by the South Florida Water Management District, as set forth in applicable laws, rules and regulations.

The permitted uses in areas designated Conservation - Reserve Water Supply Areas are as follows, as deemed appropriate by the local jurisdiction:

- Active outdoor recreation uses such as hunting, fishing, boating, air boating and off road vehicles, pursuant to State and Federal regulations.

- Construction and operation of water quality treatment facilities and areas and ancillary facilities. These may range from passive biological treatment to technologically intense forms of treatment including, but not limited to, chemical treatment/filtration facilities. Areas required to provide surge basins to hold water awaiting treatment are also allowed.

- Boat ramps and docks and camping facilities.

- Passive outdoor recreational uses such as wildlife sanctuaries and feeding stations, nature centers and trails, outdoor research stations and walkways.

State and Federal Indian Reservations, including the Miccosukee leased area.
Structures designed to promote the storage of water underground, which may include aquifer storage and recovery systems, pumps designed to promote groundwater recharge, and seepage management features, which may include curtain wall or other types of technology.

Structures such as dikes, berms, levees, canals, ditches, locks, gates, pumping stations, fire towers, monitoring and telecommunications facilities used for flood control, drainage, water quality preservation/enhancement, environmental protection and restoration, wetlands mitigation, mosquito control, fire control and the storage and conservation of water, notwithstanding ancillary impacts to the immediate area where construction and operational impacts will occur.

Surface impoundments that store water at depths not to exceed 12 feet.

Utilities, transportation and communications facilities, specifically excluding hazardous liquid pipelines and electrical power plants, which do not impair the natural environment or disturb the natural ecosystem of the area and which are not in conflict with applicable water management and wildlife protection policies of local, state and federal agencies.

**ELECTRICAL GENERATION FACILITIES USE**

The Electrical Generation Facilities Use language has been updated to reflect consistency with the referenced updated goals, objectives and policies (reference to be determined and reflected in strike-through/underline format). It also reflects minor changes to the permitted uses as indicated in strike-through/underline format. Please note the uses are provided in alphabetical order.

Electrical Generation Facilities Uses are designated on the Future Broward County Land Use Plan Map (Series), consistent with Objective 8.09.00 (reference to be determined and reflected in strike-through/underline format), to ensure the availability of land for electrical power plants and associated ancillary uses are adequate to meet the current and future needs of Broward County’s population.

The permitted uses in areas designated electrical generation facilities are as follows, as deemed appropriate by the local jurisdiction:

- Electrical power plants as defined in Section IV, Plan Implementation Requirements, A. Definitions.

Other uses determined to be ancillary to the primary uses.

Recreation and open space uses may also be permitted as long as the location of the uses does not preclude or adversely affect the future use of the surrounding areas for electrical generation facilities.

**EMPLOYMENT CENTER USES**

The Employment Center Use language and permitted uses were used to create the new Commerce land use category, along with the permitted uses of Commercial, Industrial and Office Park.

In general, Employment Center areas are designated on the Future Broward County Land Use Map (Series), consistent with Objective 3.02.00, to encourage types of development which may be compatible with residential and other less intensive land uses, and which would support high technology and service-based activities which Broward County has attracted in recent years, as well as the tourist-oriented
segment of Broward County’s economy. This type of category is further refined into “Employment Center-Low” and “Employment Center-High.” The “Employment Center-Low” category does not allow manufacturing uses and is designed to be inherently compatible with residential uses. The “Employment Center-High” category will allow light manufacturing uses.

A. Employment Center-Low
1. Principal Uses:
   a. office-uses
   b. research businesses, including medical and research laboratories
   c. fabrication and assembly
   d. hotels, motels and similar lodging
   e. restaurants and personal services
   f. community facilities
   g. communication facilities
   h. non-residential Agricultural uses
   i. Residential uses are permitted without the need to amend the local land use plan map, provided that the local government applies flexibility or reserve units to the parcel in the following manner:
      (1) For parcels 5 acres in size or less, free-standing or mixed-use multi-family structures are permitted; within areas designated on the County Land Use Plan as Urban Infill, Urban Redevelopment or Downtown Revitalization Areas or Chapter 163 Redevelopment Areas, free-standing or mixed-use multi-family residential uses are permitted on parcels 10 acres in size or less.
      (2) For mixed use developments greater than 5 acres in size (or 10 acres within areas designated on the County Land Use Plan as Urban Infill, Urban Redevelopment or Downtown Revitalization Areas or Chapter 163 Redevelopment Areas) free-standing or mixed-use multi-family residential uses are permitted provided that the gross residential acreage does not exceed 5 acres (10 acres within areas designated on the County Land Use Plan as Urban Infill, Urban Redevelopment or Downtown Revitalization Areas or Chapter 163 Redevelopment Areas) or 40% of the total gross acreage of the employment center designated parcel, whichever is greater, and that the entire mixed use development be governed by specific zoning regulations that establish criteria to ensure proper integration and compatibility of land uses within and surrounding the development.

2. Accessory Uses (Limited to less than fifty percent (50%) of the site):
   a. transportation and utilities, excluding electrical power plants
   b. storage
   c. retail within buildings devoted to principal uses
   d. recreation and open space uses

3. Commercial and retail business uses may also be permitted if certified by the Broward County Planning Council in the local land use plan, subject to the review and approval requirements of Policy 13.01.10 and as long as the total area of these uses does not consume more than 20 percent of the employment center land designated on the Future Broward County Land Use Plan Map (Series) within a flexibility zone, and as long as the location of these uses does not preclude or adversely affect the future use of surrounding areas for employment center use.

B. Employment Center-High
1. Principal Uses:
   a. light manufacturing, fabrication and assembly
   b. office-uses
   c. research businesses, including medical and research laboratories
   d. hotels, motels and similar lodging
   e. restaurants and personal services
   f. community facilities
g. communication facilities
h. non-residential Agricultural uses
i. Residential uses are permitted without the need to amend the local land use plan map, provided that the local government applies flexibility or reserve units to the parcel in the following manner:
(1) For parcels 5 acres in size or less, free-standing or mixed-use multi-family structures are permitted, within areas designated on the County Land Use Plan as Urban Infill, Urban Redevelopment or Downtown Revitalization Areas or Chapter 163 Redevelopment Areas, free-standing or mixed-use multi-family residential uses are permitted on parcels 10 acres in size or less.
(2) For mixed use developments greater than 5 acres in size (or 10 acres within areas designated on the County Plan as Urban Infill, Urban Redevelopment or Downtown Revitalization Areas or Chapter 163 Redevelopment Areas) free-standing or mixed-use multi-family residential uses are permitted provided that the gross residential acreage does not exceed 5 acres (10 acres within areas designated on the County Plan as Urban Infill, Urban Redevelopment or Downtown Revitalization Areas or Chapter 163 Redevelopment Areas) or 40% of the total gross acreage of the employment center designated parcel, whichever is greater, and that the entire mixed-use development be governed by specific zoning regulations that establish criteria to ensure proper integration and compatibility of land uses within and surrounding the development.
2. Accessory Uses (Limited to less than fifty percent (50%) of the site):
   a. transportation and utilities, excluding electrical power plants
   b. storage
   c. retail within buildings devoted to principal uses
   d. recreation and open space uses
   1. Commercial and retail business uses may also be permitted if certified by the Broward County Planning Council in the local land use plan, subject to the review and approval requirements of Policy 13.01.10 and as long as the total area of these uses does not consume more than 20 percent of the employment center land designated on the Future Broward County Land Use Plan Map (Series) within a flexibility zone, and as long as the location of these uses does not preclude or adversely affect the future use of surrounding areas for employment center use.
INDUSTRIAL USE

The Industrial Use language and permitted uses were used to create the new Commerce land use category, along with the permitted uses of Commercial, Employment Center and Office Park.

The purpose of reserving land for industrial uses, consistent with Objective 3.01.00, is to provide opportunity for the retention and expansion of Broward County’s economic base activities. Although other uses are permitted in areas designated industrial, at least 80 percent of such land area must be devoted to industrial use, such as manufacturing, warehouse distribution, research and development, or other substantial employment based activities.

Uses permitted in areas designated industrial are as follows:
1. Light and heavy industrial uses.
2. Heavy commercial uses including new and used automobile, truck, motorcycle, boat and trailer display, sales, and service; newspaper, magazine, and printing plants; bakeries, carpentry, cabinet shops and other trade shops; motion picture studios; ice houses; propane gas sales and repair; and salvage yards.
3. Educational, scientific and industrial research facilities, research laboratories, and medical or dental laboratories.
4. Office uses.
5. Transportation facilities.
6. Recreation and open space, cemeteries, and commercial recreation uses, as long as the location of these uses does not preclude or adversely affect the future use of surrounding areas for industry.
7. Community facilities.
8. Non-residential Agricultural uses.
9. Ancillary commercial uses within buildings devoted to primary industrial uses.
10. Wholesaling uses.
11. The following uses may also be permitted if certified by the Broward County Planning Council in the local land use plan, subject to the review and approval requirements of Policy 13.01.10 and as long as the total area of these uses does not consume more than 20 percent of the industrial land designated on the Future Broward County Land Use Plan Map (Series) within a flexibility zone, and as long as the location of these uses does not preclude or adversely affect the future use of surrounding areas for industrial uses:
   a. Commercial and retail business uses.
   b. Hotel, motel and similar lodging.
12. Mining.
13. Communication facilities.
14. Utilities, excluding electrical power plants.
15. Residential units within the same structure as industrial uses for the owner, manager or caretaker of the industrial uses may be located in areas designated industrial without the application of flexibility units or reserve units.

LOCAL ACTIVITY CENTER

The LAC language was used to create the new Activity Center text. Please note that all existing LAC permitted uses remain in effect and are incorporated under Activity Center.

Consistent with Objective 10.03.00, the intent of the Local Activity Center land use designation is to support a balanced mix of land uses characterized by compactness, pedestrian-friendly design, neighborhood scale and framed by architecture and landscape design appropriate to local history and ecology. Development patterns within Local Activity Centers shall generally reflect planning and design principles such as walkable neighborhoods oriented around the five-minute walk, primary orientation toward public transit systems, a centrally located community-serving land use or land uses and greater integration of housing, employment, shopping and recreation at the neighborhood level.

For an area to qualify as a Local Activity Center, the following criteria must be met:
1. A Local Activity Center shall be a specific geographic area not exceeding 160 gross contiguous acres, unless located within an approved Chapter 163, Florida Statutes, Redevelopment Area. At such time as 75% of the originally designated Local Activity Center is developed/redeveloped, consistent with Objective 10.03.00, an expansion to a subject Local Activity Center up to 100% may be proposed.
2. The density and intensity of land uses permitted within a proposed Local Activity Center shall be specified for inclusion within the Plan Implementation Requirements section of the Broward County Land Use Plan.
3. Uses proposed within a Local Activity Center shall include residential uses and park land and/or open space. One or more other uses such as commercial, civic, institutional, or employment-based activity shall also be included within a Local Activity Center.
4. Park land must reflect no net loss of acreage of existing and designated parks within the proposed Local Activity Center. Park and open space land may include squares, greenbelts, greenways and playgrounds; ill-defined residual areas such as buffers and berms, for purposes of this criteria, are not considered park land or open space.
5. A proposed Local Activity Center must have a geographic configuration of appropriate depth and frontage to support the location of uses in a manner oriented around the five-minute (i.e. quarter-mile)
walk. Multiple nodes of activity oriented around the five-minute (i.e., quarter-mile) walk may be included within one Local Activity Center.

6. Seventy-five percent (75%) of the land within a Local Activity Center must be located within a quarter-mile of mass transit or multi-modal facilities or are included within an adopted plan to be located within a quarter-mile of mass transit or multi-modal facilities upon buildout of the Local Activity Center. Local governments shall ensure convenient access to mass transit, community shuttle or multi-modal facilities where such facilities are in place or planned to be in place at the time the Local Activity Center is proposed. Where such facilities are not in place or planned to be in place at the time of the proposal, the local government shall require design standards in the local land use element for a Local Activity Center that ensure that the primary priority is a safe, comfortable and attractive pedestrian environment that will allow for convenient interconnection to transit, will reduce the number of automobile trips internally and will ultimately support an integrated multi-modal transportation system.

7. A proposed Local Activity Center shall demonstrate consistency with the goals, objectives and policies and other requirements of the Broward County Land Use Plan.

8. An interlocal agreement between the municipality and Broward County must be executed no later than six months from the effective date of the adoption of a Local Activity Center which provides that monitoring of development activity and enforcement of permitted land use densities and intensities shall be the responsibility of the affected municipality.

MINING USE

The Mining Use language has been updated to reflect consistency with the referenced updated goals, objectives and policies (reference to be determined and reflected in strike-through/underline format). It also reflects minor changes to the permitted uses as indicated in strike-through/underline format. Please note the uses are provided in alphabetical order.

Mining uses are designated on the future Broward County Land Use Plan Map (Series) to identify mining uses consistent with Objective 9.06.00 (reference to be determined and reflected in strike-through/underline format) in order to ensure that mining operations are compatible with existing surrounding and planned land uses.

The permitted uses in areas designated mining are as follows, as deemed appropriate by the local jurisdiction:

Communication facilities and easements.

Community facilities, such as, educational, hospitals, governmental, religious, civic, cultural, judicial, and correctional facilities.

Utilities, excluding electrical power plants.

Mining, including crushing, batching, mixing and forming of mined materials.

Transportation facilities and easements.
MIXED USE—RESIDENTIAL

The MXU-R language was used to create the new Activity Center text. Please note that there are no lands designated “Mixed Use-Residential” on the BCLUP map.

Within the Mixed Use—Residential categories, urban form could include several variations; vertical mixed use, where commercial/retail uses are located on the ground floor with residential uses located on upper floors. It may also include horizontal (attached) mixed use, where separate uses are located side by side in the same building. In addition, it may include horizontal (detached) mixed use, where separate uses are located in separate buildings within the same site.

a. Density and Intensity Standards

Mixed Use areas shown on the Future Broward County Land Use Map (Series) according to four (4) ranges of density and intensity:

- The Low 5 Mixed Use (permits up to 5 residential dwelling units per gross acre and a FAR of 1.0 for combined development—residential and nonresidential).
- The Medium 16 Mixed Use (permits up to 16 residential dwelling units per gross acre and a FAR of 1.5 for combined development—residential and nonresidential).
- The Medium/High 25 Mixed Use (permits up to 25 residential dwelling units per gross acre and a FAR of 2.0 for combined development—residential and nonresidential).
- The High 50 Mixed Use (permits up to 50 residential dwelling units per gross acre and a FAR of 2.5 for combined development—residential and nonresidential).

The residential density shall not exceed the units per acre and the floor area ratio permitted. There is a minimum of two (2) uses required within the development and a minimum percentage of 10% for any one use. Residential development is a required use. These categories may be applied to parcels up to fifty (50) gross acres in size.

For example, a development on one gross acre (43,560 sq. ft.) within an M/U Low Intensity-5 category with a FAR of 1.0 could be represented as follows:

Figure 1

<table>
<thead>
<tr>
<th>Use</th>
<th>Percentage of Use</th>
<th>Square Footage of Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>25.5%</td>
<td>5 units @ 2,000 sq. ft. = 10,000 sq. ft.</td>
</tr>
<tr>
<td>Commercial</td>
<td>74.5%</td>
<td>39,204 – 10,000 = 29,204 sq. ft.</td>
</tr>
<tr>
<td>Total</td>
<td>100%</td>
<td>39,204 (residential 10,000; commercial 29,204)</td>
</tr>
</tbody>
</table>

* Includes dedicated adjacent public rights-of-way. ** Excludes dedicated adjacent public rights-of-way

Floor area ratio calculations are based on the Net Site Area. Net Site Area is the entire acreage of the site located inside the parcel boundary.

Residential density is based on gross acreage as defined in the Plan Implementation Requirements of the Broward County Land Use Plan.

b. Design Guidelines

The design guidelines for Mixed Use—Residential shall promote an urban form which creates well integrated land use combinations, balances intensity and density, promotes the safe, interconnectivity of vehicular, pedestrian and other non-motorized movement and promotes the public realm. These guidelines may include:

- Buildings should front the street. (zero or minimum setbacks are preferable).
Vehicle parking strategies which lessen conflicts with bicycles and pedestrians and promote transit usage. (i.e. parking structures, off-site parking, reduced parking ratios, shared parking facilities and parking which does not front the street).

Other design features which promote transit (e.g. integrated transit stop, shelter or station on site).

A circulation system designed to strengthen bicycle and pedestrian connectivity to all areas of the site/area, including recreation areas, parks, adjacent uses, transit facilities and activity nodes.

Integration of the public realm through open space or urban public plazas and/or recreational areas.

The physical separation, such as walling off neighborhoods from adjacent development or roadways, is discouraged where it disrupts the connectivity of compatible uses, pedestrian and/or bicycle access. If a buffer is necessary, adequate landscaping could be used in place of a continuous wall.

Design guidelines shall ensure a mixed use development is compatible with surrounding land uses and/or adjacent adopted Future Land Use Plan designations. These guidelines should address the following:

- Complement and support adjacent existing land uses and/or adopted Future Land Use Plan designations through the effective use of density, massing and other design elements.
- Protect the integrity of existing single family neighborhoods through design elements which maintain consistency and/or improve the aesthetic quality of the neighborhood. (i.e. maintaining an architectural style or quality of building materials and construction predominant in the neighborhood).
- Promote connectivity, open space, pedestrian and other non-motorized networks and landscaped streetscapes.
- Incorporate designs which are environmentally sensitive (i.e. reduction of impervious surfaces, alternative material for spillover parking).

C. Uses permitted under the Mixed Use — Residential categories

Under the Mixed Use — Residential categories, all uses which are permitted under the Residential, Commercial, Commercial Recreation, Community Facilities and Employment Center Uses of the Broward County Land Use Plan may be applied. There may be permitted uses within these categories which a municipality could deem inappropriate.

OFFICE PARK USE

The Office Park Use language and permitted uses were used to create the new Commerce land use category, along with the permitted uses of Commercial, Employment Center and Industrial.

Office Park areas are designated on the Future Broward County Land Use Plan Map (Series), consistent with Objective 2.02.00, to encourage the location of planned office complexes and corporate headquarters in Broward County. Office Park areas should ensure a campus-like atmosphere with substantial buildings and ample open space. Employee services such as shopping and eating establishments should be allowed, but should be limited to areas within buildings primarily devoted to office-use.

Uses permitted in areas designated office park are as follows:
1. Offices for uses such as administrative, professional and business purposes.
2. Banking and financial institutions.
3. Educational, scientific and industrial research facilities, research laboratories, and medical or dental laboratories.
4. Restaurants and personal services which are accessory to the primary office uses.
5. Community facilities.
6. a. Special Residential Facility Category (2) development as defined in the Special Residential Facilities Permitted Uses subsection of the Plan Implementation Requirements section of the Broward County Land Use Plan; subject to the allocation of two (2) reserve or flexibility units in accordance with the Special.
Residential Facilities provisions and policies for the application of these units as contained in the “Administrative Rules Document: Broward County Land Use Plan.”

b. Special Residential Facility Category (3) development as defined in the Special Residential Facilities Permitted Uses subsection of the Plan Implementation Requirements section of the Broward County Land Use Plan; subject to the allocation of reserve units or flexibility units in accordance with the Special Residential Facilities provisions and policies for application of these units as contained in the “Administrative Rules Document: Broward County Land Use Plan”; each flexibility or reserve unit shall permit two (2) sleeping rooms regardless of the number of kitchens or baths.

7. Utilities, excluding sanitary landfills and electrical power plants.
8. Communication facilities.
10. Recreation and open space uses.
11. Hotels, motels or similar lodging.

RECREATION AND OPEN SPACE USE

The Recreation and Open Space Use language has been updated to reflect consistency with the referenced updated goals, objectives and policies (reference to be determined and reflected in strike-through/underline format). It also reflects minor changes to the permitted uses as indicated in strike-through/underline format. Please note the uses are provided in alphabetical order.

The primary intent of the recreation and open space category, consistent with Objective 5.01.00 (reference to be determined and reflected in strike-through/underline format), is to accommodate recreation and open space uses identified within county-wide and local comprehensive plans to serve public recreation needs. In general, land uses within this category are low intensity in character with a minimum of impervious surface coverage and retain as much natural vegetation and landscape as possible.

Areas designated as recreation and open space on the Future Broward County Land Use Plan Map (Series) include existing public and private park sites over five (5) acres, existing cemetery sites, and golf courses intended to remain as permanent open space.

The permitted uses in areas designated recreation and open space are as follows, as deemed appropriate by the local jurisdiction:

Active recreational uses, including, but not limited to: tennis courts, playgrounds, swimming pools, athletic fields and courts, beaches and bikeways.

Passive recreational uses, including, but not limited to: nature centers and trails, scenic areas, wildlife sanctuaries and feeding stations, aquatic preserves, and picnic areas.

Boat ramps and docks.

Camping grounds and facilities.

Cemeteries.

Civic and cultural buildings may be permitted if they are ancillary to the primary recreation use of the site.
Community facilities and utility uses, up to five (5) acres, provided that the:

a. Community facility and/or utility uses are publicly owned and intended to serve a public purpose to promote health, safety and welfare;
b. The local government can demonstrate that it will continue to meet the minimum open space requirement of 3 acres per 1,000 existing and projected permanent residents;
c. The proposed community facility or utility use is limited to no more than 5 acres and the municipality must demonstrate that sufficient and functional open space serving the area residents will be retained.

Concessions only when accessory to the above uses. Examples of such concessions are refreshment stands, pro shops, souvenir shops and rental facilities.

Golf courses which are intended to remain as permanent open space.

Outdoor cultural, educational and civic facilities, including, but not limited to: animal exhibits, habitats, bandshells and outdoor classrooms.

**REGIONAL ACTIVITY CENTER**

The Regional Activity Center land use designation, consistent with Objective 10.02.00, is intended to encourage development or redevelopment of areas that are of regional significance. The major purposes of this designation are to facilitate mixed-use development, encourage mass transit, and non-motorized transportation, reduce the need for automobile travel, provide incentives for quality development and give definition to the urban form. This designation will only be applied to areas that are of regional significance. Examples of areas which may be appropriate for the regional activity center designation include downtown and redevelopment areas; regional employment centers, Areawide Developments of Regional Impact; centers for tourism, and areas surrounding regional community facilities such as airports, colleges and universities, convention centers or governmental complexes.

For an area to qualify as a Regional Activity Center, or for an existing Regional Activity Center to be amended, the following criteria must be met:

1. The Regional Activity Center shall be a specific geographic area consisting of at least 160 gross contiguous acres. No new Regional Activity Center shall be permitted on the barrier island (the area east of the Intracoastal Waterway).
2. The density and intensity of land uses permitted within each Regional Activity Center shall be specified within the Broward County Land Use Plan.

An interlocal agreement between the municipality and Broward County must be executed which provides that monitoring of development activity and enforcement of permitted land use densities and intensities shall be the responsibility of the affected municipality. This provision shall take effect for all areas designated “Regional Activity Center” no later than six months from the effective date of this provision (January 28, 2002).
3. Regional Activity Centers shall include mixed land uses of regional significance, including residential uses.
4. Regional Activity Centers shall either be the subject of an Areawide Development of Regional Impact, centers of regional tourist activity, employment or education, or provide direct access to existing or proposed airports, ports and rail mass transportation facilities.
5. Each Regional Activity Center shall be a defined geographical area, delineated on the Future Broward County Land Use Plan Map (Series). Boundaries for all RACs shall be determined following reasonable and logical limits incorporating tracts and parcels that are planned for development and/or redevelopment.

6. To enhance pedestrian/non-motorized activities and connectivity, Regional Activity Centers shall integrate open space that is accessible to the public (i.e. greenways, public plazas, recreational areas) within the Regional Activity Center.

7. Each Regional Activity Center shall be governed by local land use element policies which ensure that performance and design standards are adopted within local land development regulations that provide for an interconnected street network, a safe and attractive pedestrian environment and multi-modal transit connections.

8. Each Regional Activity Center shall be governed by local land use element policies which provide that design standards are adopted within local land development regulations ensuring compatibility between existing and planned land uses within and adjacent to Regional Activity Centers.

9. Prior to submittal by a municipality of a Regional Activity Center amendment to the Broward County Land Use Plan, the municipality shall ensure that the proposal has been subject to a broad public participation process, including property owners within and surrounding the RAC amendment area. The public participation process should include explanatory information concerning the RAC category and should also include a description of potential effects on individual property rights. Examples of a broad public participation process may include, but not be limited to, the following: mailed notices to affected property owners, advertised public workshops, and meetings targeting the affected property owners, business owners, residents and other stakeholders.

10. Regional Activity Centers (RACs) which are in existence at the time of the effective date of adoption of PCT 05-8 (September 6, 2005) will not be subject to the revised provisions of this amendment. New RACs or amendments to an existing RAC which increase densities, intensities or expanded boundaries submitted after the effective date of adoption of PCT 05-8 will be subject to the revised provisions.

RESIDENTIAL USE

The Residential Use language has been updated to reflect consistency with the referenced updated goals, objectives and policies (reference to be determined and reflected in strike-through/underline format). It also reflects minor changes to the permitted uses as indicated in strike-through/underline format. Please note the uses are provided in alphabetical order. Please also note the flexibility and reserve unit language is provided for in the Policies and Implementation section of the plan.

The areas designated for residential use on the Future Broward County Land Use Map (Series), consistent with Objective 1.01.00 (reference to be determined and reflected in strike-through/underline format), are intended primarily for dwellings, but other land uses related to a residential environment, including neighborhood shopping centers, neighborhood parks and schools may also be appropriate therein.

The permitted uses in areas designated residential are as follows, as deemed appropriate by the local jurisdiction:

Dwelling units, subject to the density limits for a parcel as designated on the Future Broward County Land Use Plan Map (Series) or certified local land use plan map and as explained in the following subsection entitled “Residential Density.”

Agriculture.
Communication facilities.

Community facilities designed to serve the residential area such as schools, day care centers, churches, clinics, nursing homes, rehabilitation centers, governmental administration, police and fire protection facilities, libraries and civic centers.

Home occupations and other uses accessory to a dwelling unit.

Hotels, motels and similar lodging. The maximum number of hotel, motel or similar lodging units permitted on any parcel designated for residential use is double the maximum number of dwelling units permitted by the land use plan map designation.

Parks, golf courses and other outdoor recreational facilities, and recreational, civic, or other cultural buildings ancillary to the primary outdoor recreational use of the site.

Public utilities, including water and wastewater treatment plants, pumping stations, power plant substations and transmission facilities and solid waste disposal and transfer stations, excluding landfills and electrical power plants.

Offices and/or neighborhood retail sales of merchandise or services, subject to the following:

- No more than a total of 5% of the area designated for residential use on the Future Broward County Land Use Plan Map (Series) within a municipality may be used for offices and/or neighborhood retail sales of merchandise or services.
- No such contiguous area may exceed 10 acres;
- Must be separated by at least 500 feet.
- Regardless of the constraints above, space within residential buildings in areas designated for Medium-High (25) Residential or higher density may be used for offices and/or retail sales of merchandise or services, as long as no more than 50% of the floor area is used for said purposes. Regardless of the constraints above, space within residential buildings in areas designated for Medium (16) Residential density may be used for offices, as long as no more than 50% of the floor area is used for offices.

Recreational vehicle park sites in the Low-Medium (10), Medium (16), Medium-High (25) and High (50) Residential density ranges. The maximum number of recreational vehicle park sites permitted is:

- Equal to the maximum number of dwelling units designated for that parcel on the land use plan map if the local land development regulations allow permanent location of recreational vehicles on the sites; or
- Double the maximum number of dwelling units designated for that parcel on the land use plan map if the local land development regulations prohibit permanent location of recreational vehicles on the sites.

Special Residential Facilities; subject to: meeting one of the Category definitions as contained in the Special Residential Facilities Permitted Uses subsection of the Plan Implementation Requirements section of the Broward County Land Use Plan; meeting density provisions by Category type stated below; and the limitations as expressed by the certified land use plan map; and if applicable, the provisions regarding the use and allocation of reserve units, flexibility units or bonus sleeping rooms as contained in the “Administrative Rules Document: Broward County Land Use Plan.”
Density Provisions:

a. Special Residential Facility Category (1) development shall count as one (1) dwelling unit each.
b. Special Residential Facility Category (2) development shall count as two (2) dwelling units each.
c. Special Residential Facility Category (3) development shall count as one (1) dwelling unit per every two (2) sleeping rooms regardless of the number of kitchens or baths.

Residential Density

a. Density Standards
Residential areas are shown on the Future Broward County Land Use Map (Series) according to eight ranges of density:
- The Estate (1) Residential category permits up to one (1) dwelling unit per gross acre.
- The Low (2) Residential category permits up to two (2) dwelling units per gross acre.
- The Low (3) Residential category permits up to three (3) dwelling units per gross acre.
- The Low (5) Residential category permits up to five (5) dwelling units per gross acre.
- The Low-Medium (10) Residential category permits up to ten (10) dwelling units per gross acre.
- The Medium (16) Residential category permits up to sixteen (16) dwelling units per gross acre.
- The Medium-High (25) Residential category permits up to twenty-five (25) dwelling units per gross acre.
- The High (50) Residential category permits up to fifty (50) dwelling units per gross acre.

Other land use categories and land uses are subject to density standards as follows:
- Residential development within the Agricultural land use category is subject to the density standards and provisions contained within the Agricultural Permitted Uses subsection of the Plan Implementation Requirements section of this plan.
- Special Residential Facilities are subject to the density standards contained within applicable land use categories in the Permitted Uses subsection of the Plan Implementation Requirements section of this plan.
- Recreational vehicle sites are subject to the density standards contained within applicable land use categories in the Permitted Uses subsection of the Plan Implementation Requirements section of this plan.
- Hotels, motels and similar lodging are subject to the density standards contained within applicable land use categories in the Permitted Uses subsection of the Plan Implementation Requirements section of this plan.

b. Density Calculation
All references to density within the Broward County Land Use Plan mean gross density. Gross density means the number of dwelling units existing or proposed within an area, divided by the gross acreage of the area. Gross acreage means the total number of acres in an area, including acreage used or proposed for streets, lakes, waterways, and other proposed land uses permitted in residential areas by the Broward County Land Use Plan. Any existing live-aboard vessels which conformed to the regulations in effect when such vessels were included within the definition of “dwelling unit,” that become nonconforming by the enactment of Text Amendment PCT 98-5 shall be removed or discontinued as a dwelling unit within five (5) years of the effective date of Text Amendment PCT 98-5. (Effective Date: September 7, 1998)

Calculations of acreage covered by different land use categories on the Future Broward County Land Use Plan Map (Series) will necessarily be approximate, due to the scale of the map. Where edges of land use categories are close to property lines, streets, transmission lines or other existing lines, edges should be construed to follow those lines. A lake or canal should be construed as having been assigned the same land use category as that assigned to adjacent submerged land. The Intracoastal Waterway, North and South Lakes in Hollywood, Sylvan Lake, Lake Santa Barbara, New River, Middle River, and the rivers and
canals of the primary drainage system as identified within this plan shall not, however, be construed as having credit toward residential density.

c. Arrangement of Dwelling Units
Any arrangement of dwelling units on a parcel of land designated for residential use is compatible with the Broward County Land Use Plan as long as the maximum number of dwelling units permitted within the parcel is not exceeded. For example, the Broward County Land Use Plan does not regulate whether a developer uses 100 acres of land designated for Low (5) Residential density to build 500 single family homes or whether the same 100 acres are used to build a 500 unit high-rise structure, with the balance of the land maintained as permanent open space. The distribution of units will be determined by local zoning and land development regulations.

d. Dashed-Line Areas
Selected Developments of Regional Impact, planned unit developments and partially completed large scale developments, are identified on the Future Broward County Land Use Plan Map (Series) by dashed lines circumscribing their edges. For each of these areas, the maximum overall density in dwelling units per acre is the number which appears in the circle inside the dashed line. That number can be multiplied by the number of acres inside the dashed line, including areas not designated for residential use, to ascertain the maximum number of dwelling units allowable within the dashed line. The dwelling units that are permitted within areas circumscribed by a dashed line may only be applied within the boundaries of the circumscribed area and may not be transferred. Additional dashed-line areas may be designated on the Future Broward County Land Use Plan Map (Series) through amendments to the plan consistent with the provisions of this section.

e. Flexibility Units
"Flexibility units" mean the difference between the number of dwelling units permitted within a flexibility zone by the Future Broward County Land Use Plan Map (Series) and the number of dwelling units permitted within the flexibility zone by a local government’s certified future land use plan map. Since the certified local land use plan map may be more restrictive than the Future Broward County Land Use Plan Map (Series), available flexibility units may be utilized by a local government to rearrange residential densities consistent with Policy 1.02.01 and Policy 13.01.10.
Rearrangement of residential densities utilizing flexibility units will be administered within “flexibility zones.” The boundaries of and rules governing “flexibility zones” and rearrangement of residential densities therein, as referenced in Policy 1.02.02, will be established, subject to the provisions of Policy 13.01.10, within the “Administrative Rules Document: Broward County Land Use Plan.”
The maximum number of dwelling units permitted in a flexibility zone by the local land use plan map shall not exceed the number of dwelling units permitted in the flexibility zone by the Future Broward County Land Use Plan Map (Series). Allocations of Flexibility Units shall be subject to the following restrictions:
(1) Within areas east of the Intracoastal Waterway or west of the “urban infill” area boundary line as designated on the Broward County Land Use Plan as of the effective date of this Policy (November 5, 2004), in no instance shall allocations of Flexibility Units result in a residential density greater than twenty five (25) dwelling units per gross acre for the residentially designated parcel or portion of a non-residentially designated parcel to be developed with residential use, or exceed one hundred percent (100%) of the maximum number of dwelling units indicated for the parcel by the local land use plan map, whichever resulting residential density is less.
(2) Allocations of Flexibility Units for “affordable housing,” special residential facilities, and areas designated “Regional Activity Center” as defined within the Broward County Land Use Plan, regardless of the provisions referenced in 1. above, shall be exempt from this provision;
(3) This provision shall not apply to the action of a local government whereby Flexibility Units were approved pursuant to the Broward County Land Use Plan and Administrative Rules prior to the effective date of this provision (November 5, 2004).

f. Reserve Units

“Reserve units” mean additional permitted dwelling units equal to two percent (2%) of the total number of dwelling units permitted within a flexibility zone by the Future Broward County Land Use Plan Map (Series).

Local governments may establish provisions within their land use plans, consistent with Policy 1.01.03 and Policy 13.01.10 of this Plan, to allocate residential densities, utilizing reserve units, which exceed those shown on the local land use plan map.

Allocation of reserve units will be administered within “flexibility zones” and not require amendment of the certified local land use plan. The boundaries of and rules governing “flexibility zones” and allocation of reserve units therein, as referenced in Policy 1.02.02, will be established, subject to the provisions of Policy 13.01.10, within the “Administrative Rules Document: Broward County Land Use Plan.”

The number of reserve units in a flexibility zone will be fixed at the adoption of the Future Broward County Land Use Plan Map (Series). Allocations of Reserve Units shall be subject to the following restrictions:

1. Within areas east of the Intracoastal Waterway or west of the “urban infill” area boundary line as designated on the Broward County Land Use Plan as of the effective date of this Policy (November 5, 2004), in no instance shall allocations of Reserve Units result in a residential density greater than twenty-five (25) dwelling units per gross acre for the residentially designated parcel or portion of a non-residentially designated parcel to be developed with residential use, or exceed one hundred percent (100%) of the maximum number of dwelling units indicated for the parcel by the local land use plan map, whichever resulting residential density is less.

2. Allocations of Reserve Units for “affordable housing,” special residential facilities and areas designated “Regional Activity Center” as defined within the Broward County Land Use Plan, regardless of the provisions referenced in 1. above, shall be exempt from this provision.

3. This provision shall not apply to the action of a local government whereby Reserve Units were approved pursuant to the Broward County Land Use Plan and Administrative Rules prior to the effective date of this provision.

g. Redevelopment in Coastal High Hazard Area

Local certified land use plans may permit the redevelopment of residentially designated areas, including existing hotel uses, located within the coastal high hazard area which were subject to past decreases in density resulting from the adoption of the 1977 or 1989 Broward County Land Use Plan. Such redevelopment shall be limited to the actual built density/intensity (number of dwelling units and building square footage) and meet all public safety codes in effect at the time of redevelopment including building code, flood elevation and hurricane evacuation standards. Building square footage may be increased by one percent for every two percent reduction in the number of dwelling units subject to local land development regulations addressing building bulk, shadow and form. Local certified land use plans shall also comply with the natural resource protection policies addressing the protection of beaches, rivers and marine resources enumerated under Objective 9.03.00 (reference to be determined and reflected in strike-through/underline format) of the Broward County Land Use Plan.
RURAL ESTATES

Areas are designated Rural Estates on the Future Broward County Land Use Plan Map (Series) consistent with Objective 7.01.00 (reference to be determined and reflected in strike-through/underline format) to protect the semi-rural character and lifestyle of existing low density residential estate areas. Rural estate areas are characterized by residential estates, horse ranches and related agricultural uses. The maximum permitted density within this category is one unit per acre. Limited community facility and utility uses are permitted for the purposes of serving the rural estate communities. Application of flexibility/reserve units and commercial flexibility is not permitted within areas designated Rural Estates.

The permitted uses in areas designated rural estates are as follows, as deemed appropriate by the local jurisdiction:

Dwelling units at a maximum of one unit per gross acre with no clustering permitted.

Agricultural uses including cultivation of crops, groves, thoroughbred and pleasure horse ranches, private game preserves, fish breeding areas, tree and plant nurseries, cattle ranches and similar activities.

Cemeteries.

Community facilities designed to serve the residential area limited to schools, day care centers, churches, clinics, governmental administration, police and fire protection facilities, libraries and civic centers not to exceed five acres in size. Notwithstanding the aforesaid, public schools shall not be subject to the five (5) acre restriction.

Home occupations and other uses accessory to a dwelling unit.

Open space and recreation uses designed to serve the residential area.

Public utilities limited to water and wastewater treatment plants, pumping stations, telecommunications facilities, electrical substations and transmission lines and drainage facilities and structures.

RURAL RANCHES

Areas are designated Rural Ranches on the Future Broward County Land Use Plan Map (Series) consistent with Objective 7.01.00 (reference to be determined and reflected in strike-through/underline format) to protect the semi-rural character and lifestyle of existing low density rural ranch areas. Rural ranch areas are characterized by residential estates, horse ranches and related agricultural uses. The maximum permitted density within this category is one unit per two and one-half gross acres or one unit per two

The Rural Estates Use language has been updated to reflect consistency with the referenced updated goals, objectives and policies (reference to be determined and reflected in strike-through/underline format). It also reflects minor changes to the permitted uses as indicated in strike-through/underline format. Please note the uses are provided in alphabetical order.
net acres. Limited community facility and utility uses are permitted for the purposes of serving the rural ranch communities. Application of flexibility/reserve units and commercial flexibility is not permitted within areas designated Rural Ranches.

The permitted uses in areas designated rural ranches are as follows, as deemed appropriate by the local jurisdiction:

A maximum of one unit per two and one-half gross acres or one unit per two net acres with no clustering permitted.

Agricultural uses including cultivation of crops, groves, thoroughbred and pleasure horse ranches, private game preserves, fish breeding areas, tree and plant nurseries, cattle ranches and similar activities.

Cemeteries.

Community facilities designed to serve the residential area limited to schools, daycare centers, churches, clinics, governmental administration, police and fire protection facilities, libraries and civic centers not to exceed five acres in size. Notwithstanding the aforesaid, public schools shall not be subject to the five (5) acre restriction.

Home occupations and other uses accessory to a dwelling unit.

Open space and recreation uses designed to serve the residential area. Public utilities limited to water and wastewater treatment plants, pumping stations, telecommunications facilities, electrical substations and electric lines and drainage facilities and structures.

**TRANSIT ORIENTED CORRIDOR**

Please note that all existing TOC permitted uses remain in effect and are incorporated under Activity Center. Please also note that the TOC requirements were contained in Objective 10.04.00, rather than within the Permitted Uses section, said language was used to create the new Activity Center text.

The following areas have been designated Transit Oriented Corridors within the Broward County Land Use Plan:

**TRANSIT ORIENTED DEVELOPMENT**

Please note that all existing TOD permitted uses remain in effect and are incorporated under Activity Center. Please also note that the TOD requirements were contained in Objective 10.05.00, rather than within the Permitted Uses section, said language was used to create the new Activity Center text.

The following areas have been designated Transit Oriented Development within the Broward County Land Use Plan:
TRANSPORTATION USE

Existing airports, Port Everglades, and existing and proposed expressways are designated transportation on the Future Broward County Land Use Plan Map (Series) consistent with Objective 12.03.00 (reference to be determined and reflected in strike-through/underline format). Those uses permitted in areas designated transportation are as follows:

Port Everglades Transportation Area
Shipping, warehousing and, with the exception of residential uses, all other uses which may be permitted by the Broward County Board of County Commissioners which are consistent with tourism, international trade, and maritime commerce.

Air Transportation Areas
Airports and related facilities designed primarily to serve the needs of airport users and airport employees, airport and aircraft operation and maintenance facilities, cargo distribution terminals, transit warehousing, other compatible uses, and those land uses, except permanent residences, permitted in the recreation and open space, commercial recreation and agricultural land use categories.

Expressways
Uses of an impermanent nature such as agriculture, nurseries, grazing, non-required parking, open storage and parks are permitted in proposed expressways. Such provisions are intended to provide owners of property within proposed expressways with limited uses that do not interfere with the long term public goal of acquiring rights-of-way for expressway purposes. No principal building may be permitted, nor may any land use which impedes the future construction of an expressway be allowed.

Proposed expressways shall have an underlying residential land use designation unless bordered on both sides by non-residential land use designations. The underlying density credited to the expressway shall be equal to the density of the adjacent residential land use designation. In cases where the proposed expressway is bordered by residential land use designations of different densities, the adjacent density shall apply up to the mid-point of the right-of-way. Residential units may not be constructed within the proposed expressway. However, the densities accruing to the proposed expressway may be transferred to adjacent parcels if the owner dedicates the right-of-way to a governmental agency for expressway uses.

If a formal determination has been made by the Broward County Board of County Commissioners that the proposed expressway will not be constructed, the land uses permitted within the expressway corridor shall be those permitted by the adjacent land use designation as determined by the appropriate local government through the Planning Council (re)certification process.

UTILITIES USE

The Utilities Use language and permitted uses were used to create the new Community land use category, along with the permitted uses of Community Facilities.
Utilities are designated on the Future Broward County Land Use Plan Map (Series), consistent with Objective 8.05.00, to ensure the availability of land necessary to provide an adequate level of utility service to meet the current and future needs of Broward County.

Utilities are also allowed in areas designated residential, commercial, office park, industrial, employment center, regional activity center and agricultural.

Uses permitted in the areas designated utilities are as follows:
1. Utilities such as water and wastewater treatment plants, pumping stations, electrical substations, solid waste disposal and transfer stations, excluding electrical power plants.
2. Other uses determined to be ancillary to the primary uses described in (1).

The following uses may also be permitted in the areas designated utilities as long as the location of these uses does not preclude or adversely affect the future use of the surrounding areas for utility facilities:
1. Recreation and open space uses.
2. Non-residential Agricultural uses.
3. Communication facilities.

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COMMUNICATION FACILITIES

The Communication Facilities language has been updated to reflect consistency in the land use category titles (i.e. Activity Center (underlined) replaces Regional Activity Center (stricken), etc). Please note that the permitted land use categories are provided in alphabetical order.

Communication facilities such as television and radio stations and relay structures and telephone facilities are not specifically designated on the Future Broward County Land Use Plan Map (Series) as a separate category. Such facilities may be permitted in areas designated under the following categories:
Agricultural Activity Center
Agricultural Commerce
Community
Mining
Residential
Rural Estates
Rural Ranches
Commercial Employment Center
Industrial
Office Park
Regional Activity Center
Utilities
The Broward County Land Use Plan defines categories of Special Residential Facilities, in accordance with Broward County Ordinance 85-92, for the purpose of determining permitted locations and density standards.

Special Residential Facilities development such as group homes and foster care facilities are defined by category type below and are subject, when applicable, to the Special Residential Facilities provisions and allocation of reserve, flexibility, or bonus sleeping rooms as contained in the “Administrative Rules Document: Broward County Land Use Plan.” In order to facilitate implementation of this section, each local government may permit a maximum of one hundred (100) “bonus” sleeping rooms, consistent with Broward County Ordinance 85-92, that are permanently dedicated to Special Residential use without allocating density.

Special residential facilities are not specifically designated on the Future Broward County Land Use Plan Map (Series) as a separate land use category. Special residential facilities are permitted within limitations as stated in the Permitted Uses section of this plan in the following land use categories:
- Agricultural
- Commerce
- Community
- Residential
- Commercial
- Community Facilities
- Office Park

Broward County does not encourage local governments to locate special residential facilities in commercial, office park or community facilities areas. Special residential facilities should be integrated into residential neighborhoods. However, due to the need to locate special residential facilities, the Broward County Land Use Plan recognizes that, in some instances, local governments may have need to allocate special residential facilities in these areas.

Definitions of Special Residential Facilities Categories:
SPECIAL RESIDENTIAL FACILITY, CATEGORY (1) - means a housing facility which is licensed by the State of Florida for no more than eight (8) individuals who require treatment, care, rehabilitation or education. The facility is usually referred to as a group home. This includes individuals who are elderly, dependent children, physically disabled, developmentally disabled or individuals not overtly of harm to themselves or others. The facility provides a family living environment including supervision and care necessary to meet the physical, emotional and social needs of the individuals. It may or may not provide education or training. There may be more than one kitchen within the housing facility. There may be more than one Special Residential Facility Category (1) development on a parcel.

SPECIAL RESIDENTIAL FACILITY, CATEGORY (2) - means a housing facility which is licensed by the State of Florida for nine (9) to sixteen (16) non-elderly individuals who require treatment, care, rehabilitation or education. This includes individuals who are dependent children, physically disabled, developmentally disabled or individuals not overtly of harm to themselves or others. The facility provides a family living environment...
environment including supervision and care necessary to meet the physical, emotional and social needs of the individuals. It may or may not provide education or training. There may be more than one kitchen within the housing facility. There may be more than one Special Residential Facility Category (2) development on a parcel.

SPECIAL RESIDENTIAL FACILITY, CATEGORY (3) – means (a) Any housing facility licensed by the State of Florida for more than sixteen (16) non-elderly individuals who require treatment, care, rehabilitation or education. This includes individuals who are dependent children, physically disabled, developmentally disabled or individuals not overtly of harm to themselves or others; or (b) Any housing facility licensed by the State of Florida for more than eight (8) unrelated elderly individuals; or (c) Governmentally subsidized housing facilities entirely devoted to care of the elderly, dependent children, the physically handicapped, developmentally disabled or individuals not overtly of harm to themselves or others; or (d) Any not-for-profit housing facility for unrelated elderly individuals; or (e) Any housing facility which provides a life-care environment. A life-care environment shall include, but is not limited to, creation of a life estate in the facility itself and provision of off-site or on-site medical care.

Note: **Bold, double-underlined** and **bold, double-struck-through** words are proposed additions and deletions based on the discussion of the Broward County Board of County Commissioners at the April 4, 2017 setting of the public hearing.
SECTION 2.B.: IMPLEMENTATION REQUIREMENTS AND PROCEDURES

COMMUNITY AND REGIONAL PARKS

The Community and Regional Parks requirements of the Broward County Land Use Plan are based upon those standards recommended within the Open Space Study, 1975 which were mandatory requirements of the 1977 Broward County Land Use Plan. The updated Broward County Land Use Plan incorporates the Community and Regional parks standards in order to achieve Objective 5.02.00 a diversified and balanced parks and recreation system and establish consistent treatment for park facilities throughout Broward County.

Local governments within Broward County are required, consistent with Policy 5.02.01, to provide for a minimum of three (3) acres of Community level parks for every 1,000 existing and projected permanent residents within their jurisdiction. The Broward County Board of County Commissioners is required, consistent with Policy 5.02.02, to provide for a minimum of three (3) acres of Regional level parks for every 1,000 existing and projected permanent residents.

The acreage that may be used to meet the Community and Regional Parks requirements is as follows:

Community Parks

a. All park and open space acreage that is owned by the local government and zoned and/or utilized for open space or recreation use, and which is accessible to the public on a regular or continuous basis for the purpose in which it is intended. As of March 21, 2013 (i.e. the effective date of this amended language), For additional acreage to be eligible to count towards the “community park” requirement for existing residents, conspicuous signage indicating that the acreage is accessible to the public, including identification of safe access point(s), shall be required. Otherwise, such acreage shall be prohibited from counting as a municipal “community park.” Further, any additional waterway or water body that is counted as a municipal “community park” must have sufficient safe public access from the landward side along the shoreline of the waterway/water body within the subject municipality. A waterway/water body with safe public access from a bordering municipality may be counted as a “Community” park for the municipality in which it is located as long as such waterway/water body is readily accessible for use by residents of the host municipality and the public for the recreation or environmental purpose intended. It is recognized that there may be several recreational/environmental purposes for a waterway/water body, and such may have different recreational/environmental purposes at different access points.

b. Recreational acreage that is part of the educational facilities of the Broward County School Board and is either leased by the local government for public recreational purposes or made available to the public by other agreement with the Broward County School Board. Since the School Board may, at some time in the future, choose to terminate the lease or other agreement and/or sell the property, the local land use plan must include provisions for the replacement of the lost recreational land needed to meet the required parks standards within three (3) years.

c. The total area of beaches that are owned by the local government as measured from the high water line.

d. Up to 50% of the total acreage of publicly owned golf courses that are zoned for recreational use and semi-public golf courses that are either zoned and deed restricted for open space use or zoned and restricted by other development order, such as site plan or subdivision approval, for open space use.
However, golf course acreage may satisfy no more than 15% of the total Community Park requirement.

e. Other private recreational acreage or open areas over 0.5 acres that are zoned and deed restricted for open space use including a mixture of active and passive recreational facilities. Up to 100% of the total acreage may be counted provided the area does not exceed 3 acres/1,000 residents sharing the facilities.

f. Public or private Regional Parks located within municipal jurisdictions limited to 10% of the total acreage with a maximum of 10 acres per park if owned by a separate jurisdiction or agency.

g. If the purchase of park land was/is a joint venture of Broward County and a local government, the local government is entitled to its proportionate share of the acreage to apply towards the Community Parks requirements. Acreage which has been used to satisfy the Community Parks requirements under the provisions of f. above may not be counted under these provisions for joint ventures.

h. Former landfill sites shall not be counted towards the Community Parks requirement until they are properly reclaimed and environmentally sound.

i. Acreage designated on the future land use plan map or deed-restricted as “conservation” may be counted toward the municipal community parks requirement if the “conservation” acreage is owned by or within the jurisdictional responsibility of the municipality. Such “conservation” acreage may, due to a need to protect sensitive natural features and/or habitat, restrict regular or continuous public access but must be made available to the public when appropriate, as to avoiding negatively impacting the natural features and/or habitat in conjunction with an authorized educational or recreational program.

Any person who has questions regarding the validity of the status of any community park site listed on a municipal inventory may contact the Broward County Planning Council which shall then serve to coordinate with the municipality in a timely manner to address the question raised.

Regional Parks

a. All publicly owned park acreage except that acreage used to help meet the Community Parks requirements of the Broward County Land Use Plan.

b. The total area of beaches that are in public ownership other than municipally owned public beaches.

c. Up to 50% of the total acreage of publicly owned golf courses that are either zoned and restricted by other development order, such as site plan or subdivision approval, for open space use. However, golf course acreage may satisfy no more than 15% of the total Regional Parks requirement.

d. If the purchase park land was/is a joint venture of Broward County and a local government, Broward County is entitled to its proportionate share of the acreage to apply towards the Regional Parks requirements.

e. Former landfill sites shall not be counted towards the Regional Parks requirement until they are properly reclaimed and environmentally sound.
IMPLEMENTATION REGULATIONS AND PROCEDURES

1. DEVELOPMENT REVIEW REQUIREMENTS

After the effective date of the Broward County Land Use Plan, a local government may grant an application for a development permit consistent with the Broward County Land Use Plan or a certified local land use plan when it has determined that the following requirements are met:

a. Traffic circulation, transit, parks and recreation, drainage and flood protection, potable water, solid waste, sanitary sewer public facilities and services and public schools will be available to meet established level of service standards, consistent with Chapter 163.3180, Florida Statutes, and the concurrency management policies included with Goal 8.00.00 of the Broward County Land Use Plan.

b. Local streets and roads will provide safe, adequate access between buildings within the proposed development and the trafficways identified on the Broward County Trafficways Plan prior to occupancy.

c. Fire protection service will be adequate to protect people and property in the proposed development.

d. Police protection service will be adequate to protect people and property in the proposed development.

e. School sites and school buildings will be adequate to serve the proposed development.

f. Development does not include a structure, or alteration thereof, that is subject to the notice requirements of Federal Aviation Regulations (FAR), Part 77, Subpart B, unless the Federal Aviation Administration issues, or has issued within the previous ninety (90) days, a written acknowledgment that said structure or alteration would not constitute a hazard to air navigation and does not require increases to minimum instrument flight altitudes within a terminal area, increases to minimum obstruction clearance altitudes, or any other operational modifications at any existing airport or heliport or any planned or proposed airport as described in FAR Part 77.21(c)(2).

2. BROWARD COUNTY PLATTING REQUIREMENTS

a. No unit of local government may grant an application for a building permit for the construction of a principal building on a parcel of land unless a plat including the parcel or parcels of land has been approved by the Broward County Commission and recorded in the official records of Broward County subsequent to June 4, 1953. This section will not apply to an application for a building permit which meets any of the following criteria:

i. construction of two or fewer residential dwelling units. Applications for two or fewer residential dwelling units on property under the same ownership, within 500 feet of property exempted within the past twelve (12) months, shall not be exempt.

ii. construction on any multi-family or non-residential lot or parcel which is less than five acres in size and specifically delineated on a plat recorded on or before June 4, 1953;
iii. the building permit may be issued for a parcel of land for which plat approval has been given by the Board of County Commissioners although the plat has not yet been recorded, provided such authorization is granted in an agreement among the developer, the affected unit of local government and the County. Such agreements shall at a minimum require compliance with the applicable provisions of plat approval and shall prohibit the issuance of a certificate of occupancy until the plat is recorded. The municipality and county shall be required to make a finding that facilities and services will be available at the adopted level of service standards concurrent with the issuance of the building permit; or

iv. a building permit may be issued for an essential governmental facility after preliminary plat review where the Broward County Commission finds that immediate construction of the governmental facility is essential to the health, safety, or welfare of the public and where the Board determines that public facilities and services will be available at the adopted level of service standards concurrent with the impact of the development of the governmental facility. Such a finding shall be made in a resolution if Broward County is the government seeking to construct the facility and issue the permit, and by agreement with the affected units of local government in other circumstances. A certificate of occupancy shall not be issued until the plat is recorded.

Provided that in addition to meeting the above criteria, the issuance of the building permit shall be subject to all of the following:

(1) compliance with the applicable land development regulations; and

(2) any land within the lot or parcel which is necessary to comply with the Broward County Trafficways Plan has been conveyed to the public by deed or grant of easement.

b. The Broward County Board of County Commissioners shall not approve for recordation in the Official Records any plat of lands that is not in compliance with the Broward County Land Use Plan or with a certified local land use plan. (Moved to Policy Section)

2. PROCEDURES FOR CERTIFICATION OF LOCAL LAND USE PLANS

a. Each local government within Broward County may prepare, in conformance with the requirements of the Broward County Land Use Plan and the Florida Local Government Comprehensive Planning and Land Development Regulation Act, a local land use plan for submittal to the Broward County Planning Council. The local land use plan shall be certified by the Broward County Planning Council prior to its final adoption by a local government.

b. Pursuant to the Broward County Charter, and consistent with the Broward County Land Use Plan:

(1) The Broward County Planning Council shall adopt, within its “Administrative Rules Document,” rules and regulations as may be necessary to provide for the certification, decertification and re-certification of local land use plans.

(2) The Broward County Planning Council shall adopt, within its “Administrative Rules Document,” rules and regulations after approval by the Broward County Commission as may be necessary to provide for:
(a) The establishment and modification of flexibility zone boundaries during the certification process.

(b) The certification of density transfers.

(b) The receipt of data pertaining to development permits granted by local governments and land development regulations adopted by local governments.

(c) Other matters pertinent to the goals, objectives, policies and requirements of the Broward County Land Use Plan.

c. Every local land use plan submitted for review and certification by the Broward County Planning Council shall include the following:

(1) A land use plan map, drawn to scale, with legend reflecting proposed land uses and residential densities;

(2) Goals, objectives and policies consistent with and furthering those contained within the Broward County Land Use Plan;

(3) Implementation provisions which establish a land use and density classification system including a detailed listing of permitted land uses and densities allowed within each local land use classification.

(a) A land use permitted within a land use category by the Broward County Land Use Plan may be prohibited or limited by a local land use plan.

(b) A local land use plan may propose other permitted land uses and land use categories not specifically identified within the Broward County Land Use Plan, if consistent with the goals, objectives, policies and requirements of the Broward County Land Use Plan;

(4) (a) A listing of Community level parks acreage counted by the local government to fulfill the requirements of Policy 5.02.01 and consistent with the “Regional and Community Parks” subsections of this Plan;

(b) The local land use plan map shall reflect, conceptually or at specific locations, existing and proposed park and recreational facility sites of sufficient size and quantity to provide Community level parks acreage consistent with the requirements of this plan;

(5) Other implementation provisions consistent with the goals, objectives, policies and requirements of the Broward County Land Use Plan which will implement the local land use plan.

d. The Broward County Planning Council shall certify each local land use plan which is in substantial conformity with the Broward County Land Use Plan. A local land use plan shall be certified by the Broward County Planning Council when it finds that:

(1) The maximum number of dwelling units permitted in each flexibility zone by the local land use plan does not exceed the maximum number of dwelling units permitted in each flexibility zone by the Broward County Land Use Plan and that residential densities are distributed in a manner consistent with the goals, objectives and policies of the Broward County Land Use Plan.
County Land Use Plan. The local government shall demonstrate to the Broward County Planning Council that the distribution of land uses in a flexibility zone by the local land use plan does not result in an increase in the number of permitted dwelling units as compared to the number of dwelling units permitted within the flexibility zone by the Broward County Land Use Plan;

(2) The arrangement of land uses on the local land use plan map bears a reasonable relationship to the arrangement of land uses on the Future Broward County Land Use Plan Map (Series) and permitted uses fall within the parameters for permitted uses established by the Broward County Land Use Plan;

(3) The goals, objectives and policies of the local land use plan are consistent with and further those of the Broward County Land Use Plan;

(4) The implementation provisions meet or exceed the requirements of the Broward County Land Use Plan.

e. Each local government is encouraged to develop innovative methods to regulate the development of land through its local land use plan and other land development regulations which may be proposed within its local land use plan. During the certification process, the Broward County Planning Council shall review and may approve such innovative methods which are consistent with the goals, objectives and policies of the Broward County Land Use Plan and are in substantial conformity with the Broward County Land Use Plan.

f. Each local government shall comply with Section 6.06 8.05 of the Broward County Charter and shall make every reasonable effort to prepare a local land use plan which will be in substantial conformity with the Broward County Land Use Plan. If the Broward County Planning Council determines that a local land use plan includes proposed land uses which are not in conformity with the Broward County Land Use Plan, then it shall not certify the local land use plan unless the Broward County Commission:

(1) Determines, within sixty days after receipt of a written request by a local government, that the proposed land uses which are not in substantial conformity with the Broward County Land Use Plan must be permitted in order for the local government to comply with Section 6.06 8.05 of the Broward County Charter, or

(2) Finds that a final judicial decision has been rendered which requires a local government to permit the proposed land uses. The Broward County Commission shall make its finding at the request of any party to the litigation after the Broward County Commission has given at least thirty days notice by certified mail to all other parties to the litigation, or

(3) Adopts an amendment to the Broward County Land Use Plan which brings the proposed land uses into substantial conformity to the Broward County Land Use Plan.

3. BROWARD COUNTY LAND USE PLAN AMENDMENT PROCEDURES

a. The Broward County Land Use Plan may be amended by the Broward County Commission in the manner provided by the Broward County Charter and Florida Local Government Comprehensive Planning and Land Development Regulation Act.
b. The Broward County Planning Council shall adopt, within its “Administrative Rules Document,” rules and regulations as may be necessary to provide for the consideration of proposals for the amendments to the Broward County Land Use Plan and the submittal of recommendations and proposals to the Broward County Commission.

4. LOCAL LAND DEVELOPMENT REGULATIONS AND PROCEDURES

a. The Broward County Land Use Plan shall be implemented by adoption and enforcement of appropriate local regulations on the development of lands and waters within the jurisdiction of the local government.

b. No public or private development may be permitted except in compliance with the Broward County Land Use Plan or certified local land use plan.

c. A local government which does not have a land use plan certified by the Broward County Planning Council:

   (1) May grant an application for a development permit, provided:

      (a) The proposed development would be consistent with the Broward County Land Use Plan, and

      (b) The proposed development would be in compliance with local land development regulations, and

      (c) The development permit is granted in compliance with the “Development Review Requirements” subsection of this plan or with local land development regulations which meet or exceed the requirements of said subsection.

   (2) May adopt land development regulations, a land development code, or amendments thereto which are consistent with the Broward County Land Use Plan.

   (3) Shall transmit to the Broward County Planning Council for review, no less than forty-five days prior to adoption, a copy of all proposed land development regulations, a land development code, or amendments thereto, and notice of all proposed changes of zoning districts.

d. A local government which does have a land use plan certified by the Broward County Planning Council and is effective:

   (1) May grant an application for a development permit provided:

      (a) The proposed development would be consistent with the applicable certified land use plan, and

      (b) The proposed development would be in compliance with local land development regulations, and

      (c) The development permit is granted in compliance with the “Development Review Requirements” subsection of this plan or with local land development regulations which meet or exceed the requirements of said subsection.
(d) May adopt land development regulations, a land development code or amendments thereto, and amend zoning districts consistent with its certified land use plan.

5. PROCEDURES FOR FORMAL INTERPRETATIONS OF THE BROWARD COUNTY LAND USE PLAN

The Broward County Planning Council shall assist local governments with matters of interpretation of the Broward County Land Use Plan. Whenever a question of interpretation has not been resolved on an informal basis, the governing body of a local government may request in writing that the Broward County Planning Council issue a letter of interpretation on the matter. Upon receipt of a letter of interpretation from the Broward County Planning Council, the governing body of a local government may request in writing that the Broward County Commission review such letter on any subject outside the scope of the Broward County Planning Council’s adopted rules and regulations regarding certification of local land use plans and Broward County Land Use Plan amendment processing and recommendation procedures or matters as contained within this plan regarding Section 6.06 8.05 of the Broward County Charter.

The Broward County Commission, within thirty (30) days after receipt of the request, shall review and either approve or approve with modifications, the Broward County Planning Council’s letter of interpretation which shall then be binding on the Broward County Commission, on the Broward County Planning Council, on the local government and on any property owner given written notice and an opportunity to be heard on the matter. A written request to the Broward County Planning Council or the Broward County Commission pursuant to this section must contain the following information:

(a) A statement of the question(s).
(b) A statement of the facts necessary to answer the question(s).
(c) A statement of the position of the local government on the matter.

6. MONITORING AND ENFORCEMENT PROCEDURES FOR THE BROWARD COUNTY LAND USE PLAN

a. Local government shall prepare and transmit to the Broward County Planning Council the information listed below within the time periods specified. This information is for the purposes of monitoring compliance with the Broward County Land Use Plan and for maintaining current, countywide records of land development activities on which to base future planning. Information shall be transmitted in a format to be prescribed by the Broward County Planning Council.

(1) A quarterly summary of all permits issued for demolition of buildings.
(2) A yearly summary regarding allocation of acreage proposed for commercial or residential uses within lands designated Residential, commercial, industrial and employment center Activity Center, or Commerce utilizing the “flexibility” provisions of the Broward County Land Use Plan as described within the Permitted Uses subsection of this plan, if certified within the local land use plan.

b. Upon determination by the Broward County Commission that a local government has granted development permits or permitted uses which are inconsistent with the requirements of the Broward County Land Use Plan, or fails to act in substantial compliance with the Broward County Land Use Plan, the Broward County Commission shall take such actions as may be necessary and proper to enforce the requirements of the Broward County Land Use Plan.
7. **CRITERIA AND PROCEDURES FOR ENVIRONMENTALLY SENSITIVE LANDS AND LOCAL AREAS OF PARTICULAR CONCERN**

Broward County will conduct a review of all Natural Resources as defined in the text and depicted on the Natural Resource Map Series of the Broward County Land Use Plan. The review will determine whether such lands are environmentally sensitive and shall provide the basis for the regulation of those lands found to be environmentally sensitive as is required by Section 163.3202, Florida Statutes.

The Broward County Commission shall conduct a review of the following maps and, utilizing the criteria enumerated herein or utilizing additional alternative criteria review and approved by the County Commission, make a determination as to whether the designation and regulation of additional Environmentally Sensitive Lands is appropriate:

a. Existing and Planned Potable Water Wells and Zones of Influence
b. Wetlands
c. Flood Plains, and Flood Prone Areas and Coastal Storm Area
d. Mineral Resources
e. Beaches and Shores, including, Rivers, Bays, Harbors, Canals, Major Lakes, and Estuarine System and Dredge Spoil Disposal Sites
f. Soils
g. Local Areas of Particular Concern

Local Areas of Particular Concern (LAPCs) may be designated in six categories according to the types of resources present. Unless otherwise indicated, LAPCs must have one or more of the characteristics for the respective category.

1. **Marine Resource Category**

Coastal areas of unique, scarce, fragile, or vulnerable natural habitat, physical features and scenic importance, or; coastal areas of high natural productivity or essential habitat for fish, wildlife, and the various trophic levels in the food web critical to their well-being, or; coastal areas of substantial recreational value and/or potential, or; areas needed to protect, maintain, or replenish coastal flood plains, coral and other reefs, beaches, offshore sand deposits and mangrove stands.

2. **Natural Landforms and Features Category**

A geological, hydrological, or physiographical feature confined to a small area of Broward County and considered quite rare locally or regionally, or; a representative natural ecosystem and/or its units existing in a few isolated locations, but extirpated from most of the county.

3. **Native Vegetative Communities Category**

(a) A Local Area of Particular Concern (Native Vegetative Communities Category) is an area which shows a predominance of native vegetation associated with one or more of the
following ecological communities: Beach and Dune Community; Coastal Strand Forest Community; Mangrove Community (Saltwater Swamp); Scrub Community; Pine Flatwoods Community; High Hammock Community; Low Hammock Community; Cypress Wetland Community (Freshwater Swamp); Everglades Community (Freshwater Marsh).

(b) In addition, a Local Area of Particular Concern (Native Vegetative Communities Category) must satisfy at least three of the following criteria:

i. Uniqueness - The site contains a significant sample of rare or endangered species, or, the site is among a small number of sites in Broward County representing a particular ecological community.

ii. Diversity - A significant sample of two or more ecological communities are contained within the site.

iii. Low Level of Exotic Invasion - The degree and nature of exotic invasion on the site is such that it can be easily managed or mitigated.

iv. Potential for Protection - Ownership patterns, development status and other factors make the resources of a site likely to be successfully protected.

v. Geography - The site has proximity to other resources which would heighten its value as a LAPC (e.g., other ESLs, public parks, waterfront).

4. Wildlife Category

Existing wildlife refuges, reserves, and sanctuaries, or; known habitats of rare, threatened, or endangered species or species of special concern, or; major wildlife intensive use areas such as well-developed hammock communities, highly productive coastal tidelands, and mangroves, or; areas used for scientific study and research on wildlife.

5. Economic Resource Category

Existing ports, marinas, piers, energy resources, and artificial reefs, or; areas noted for specific study and research concerning economic development.

6. Cultural Resource Category

Sites designated on the National Register of Historic Places or on the Florida Master Site File, or; sites related to the general development of the local area, region, or State, or; buildings which are significant examples of the architectural design of their period, or; sites associated with the life/lives of important person(s), or social, political, cultural, or economic movements or with historical events, or; archaeological sites which have yielded useful information on the area’s past.

8. **LEGAL ACTIONS INVOLVING THE BROWARD COUNTY LAND USE PLAN**

   a. (1) In any legal action challenging the Broward County Land Use Plan or any legal action challenging any decision of any governmental agency made pursuant to provisions of the Broward County Land Use Plan, Broward County shall be served with a copy of the Complaint and be entitled to be heard.
(2) In any legal action challenging any certified land use plan or any legal action challenging any
decision of any governmental agency made pursuant to provisions of any certified land use
plan, Broward County shall be served with a copy of the Complaint and be entitled to be
heard.

b. In any legal action, challenging or affecting land development regulations, the unit of local
government shall notice Broward County and provide copies of any papers served in connection
therewith.

10. CRITERIA AND DEFINITIONS FOR URBAN CORES
   (This section deleted by Amendment PCT-94-1.)

11. CRITERIA FOR DESIGNATED REDEVELOPMENT AREAS
   (This section deleted by Amendment PCT-02-12.)

12. CRITERIA FOR DESIGNATED URBAN INFILL, URBAN REDEVELOPMENT AND DOWNTOWN
    REVITALIZATION AREAS
    Designated urban infill, urban redevelopment and downtown revitalization area(s) must contain
    residential and non-residential uses, such as office, retail and community facility uses, and must be
    identified on the Broward County Land Use Plan Map Series consistent with the following criteria.

    Where any two areas meeting the criteria for designation as urban infill, urban redevelopment or
downtown revitalization area(s) are contiguous, they may be combined on the Broward County Land
Use Plan Map Series as one distinct geographical area for the purposes of permitting development
pursuant to the goals, objectives and policies of the Plan.

    Designated areas may be expanded by an amendment to the Broward County Land Use Plan provided
that the proposed areas meet the criteria set forth in the Implementation Regulations and Procedures
section of the Broward County Land Use Plan.

    Urban Infill Areas

    a. The boundaries and approximate acreage of the area must be identified.

    b. Public facilities and services such as sewage treatment systems, schools, and recreation areas
       must be in place.

    c. The local government(s) must include a demonstration of the availability of mass transit and
       transportation facilities.

    d. The local government(s) must include an analysis considering the impact of the urban infill area
       on the Florida Intrastate Highway System and demonstrate consideration of policies/programs to
       encourage alternatives to automobile travel on the Florida Intrastate Highway System such as,
       but not limited to, expansion of capacity and ridership on the Tri-Rail including expanded bus
       feeder service, expansion of bus service, creation of transportation management associations, the
       provision of local transit service within designated areas such as “trolleys,” and/or improvement
       of pedestrian access to transit passenger facilities.

    e. For areas where residential use is the predominant type of use comprising greater than 60 percent
of the developed land, the average residential density shall be at least five dwelling units per gross residentially developed acre of land use.

f. For areas where non-residential use is the predominant type of use comprising greater than 60 percent of the developed land, the average non-residential intensity shall be at least a floor area ratio of 1.0 per gross non-residentially developed acre of land use.

g. If neither residential nor non-residential uses comprise greater than 60 percent of the developed land, then both the existing residential use and non-residential use shall meet the appropriate density and intensity criteria prescribed in e. and f. above.

h. Vacant, developable land must not constitute more than 10 percent of the area. The developable vacant land shall not include water bodies and land designated for conservation use, natural reservations, public rights-of-way, public recreation sites, or related activities or uses designated in the local government’s comprehensive plan as unavailable for development.

Urban Redevelopment Areas

a. The boundaries and approximate acreage of the area must be identified.

b. Public facilities and services such as sewage treatment systems, schools, and recreation areas must be in place.

c. The local government(s) must include a demonstration of the availability of transportation facilities and mass transit service within a quarter mile of all areas providing a headway of thirty minutes or less, available at least 5 days a week.

d. The local government(s) must include an analysis considering the impact of the urban redevelopment area on the Florida Intrastate Highway System and demonstrate consideration of policies/programs to encourage alternatives to automobile travel on the Florida Intrastate Highway System such as, but not limited to, expansion of capacity and ridership on the Tri-Rail including expanded bus-feeder service, expansion of bus service, creation of transportation management associations, the provision of local transit service within designated areas such as “trolleys,” and/or improvement of pedestrian access to transit passenger facilities.

e. The area must include and/or serve an area that has functioned as a traditional downtown (including designated Regional Activity Centers), and/or a major transportation facility(ies) such as port, airport, rail station, or major mass transit transfer station.

f. Alternatively, the area may be a locally designated redevelopment area. In addition to meeting criteria (a), (b), (c), and (d) above, such area must be no more than 20% developable vacant land. The developable vacant land shall not include water bodies and land designated for conservation use, natural reservations, public rights-of-way, public recreation sites, or related activities or uses designated in the local government’s comprehensive plan as unavailable for development.

g. Alternatively, in addition to meeting criteria (a), (b), (c) and (d) above, the area may be designated Community Development Area established pursuant to the Community Redevelopment Act of 1969.

Downtown Revitalization Areas
a. The boundaries of the downtown revitalization area must be identified and include a minimum of 40 contiguous acres.

b. Public facilities and services such as sewage treatment systems, schools, and recreation areas must be in place.

c. The local government(s) must include a demonstration of access to transportation facilities, including airports, ports and rail mass transportation facilities and mass transit service within a quarter mile of all areas providing a headway of thirty minutes or less, available at least 5 days a week and serve a major transfer point.

d. The local government(s) must include an analysis considering the impact of the downtown revitalization area on the Florida Intrastate Highway System and demonstrate consideration of policies/programs to encourage alternatives to automobile travel on the Florida Intrastate Highway System such as, but not limited to, expansion of capacity and ridership on the Tri-Rail including expanded bus feeder service, expansion of bus service, creation of transportation management associations, the provision of local transit service within designated areas such as “trolleys,” and/or improvement of pedestrian access to transit passenger facilities.

e. The area must be compact in nature, have functioned as a traditional downtown, and been designated by the local government as a central business district.

f. The area must include and be planned for a mixture of urban uses including offices, retail and community facilities.

g. Specific plans must exist to develop or expand residential uses within the area.

h. Includes within its boundaries a compact geographical area of at least 40 acres with an existing floor area ratio for nonresidential development of the area must be equal to or greater than 2.0.

i. Includes within its boundaries a compact geographical area of at least 40 acres where existing employment must be a minimum of 7.0 percent of county-wide employment and existing employment density must be greater than 100 employees per acre.

13.9. CRITERIA FOR DESIGNATING ADAPTATION ACTION AREAS OF REGIONAL SIGNIFICANCE

As consistent with Policy A.03.06 of the Broward County Land Use Plan, Adaptation Action Areas may be designated by a local government in order to identify areas vulnerable to sea level rise, enhance the funding potential of infrastructure adaptation projects and implement policies for adaptation.

To be eligible for Adaptation Action Area of Regional Significance designation, the applicant must clearly detail how vulnerabilities identified in the proposed Adaptation Action Area will be exacerbated by climate change or sea level rise within a 50-year planning horizon. In addition, the proposed Adaptation Action Area must meet at least one (1) of the following criteria:

a. Areas which experience tidal or coastal flooding;

b. Areas which have a hydrologic connection to coastal waters;

c. Locations which are within areas designated as evacuation zones for storm surge;
d. Areas vulnerable to flash floods and severe storm water runoff or coastal erosion; or

e. Areas vulnerable to other predicted impacts of climate change and sea level rise where management strategies, infrastructure investments and planning decisions can help to mitigate the magnitude or severity of future climate impacts.

Local governments may apply for county designation of an Adaptation Action Area of Regional Significance within the Broward County Land Use Plan if the identified problem(s) conform(s) with one or more of the criteria identified above, or additional demonstration of climate vulnerability is provided. In addition, proposed adaptation strategies for the designated area should demonstrate investments and benefits of regional significance. The Unified Sea Level Rise Projection for Southeast Florida and the Broward County Priority Planning Area Map may serve as reference materials in review of the request. Notice submitted to the Planning Council should include:

a. The geographical area under consideration;

b. Documentation of the issue(s) or vulnerability of the area;

c. A description of strategies, policy and/or infrastructure improvements proposed; and

d. Explanation of how these solutions will reduce risk and increase the area’s resilience to climate impacts.

County staff will review and issue a joint recommendation pertaining to the requested Adaptation Action Area of Regional Significance designation. No fee will be charged for review of the proposed Adaptation Action Area designations. The Broward County Commission or the Broward County Planning Council may also initiate an application for Adaptation Action Area designation. If the Broward County Commission or the Broward County Planning Council will be the applicant for an Adaptation Action Area (AAA) designation, the County or Planning Council staff, as applicable, shall notify, in writing, any municipality in which the proposed AAA is located. Such written notification shall be sent at least 35 days before the first County Commission or Planning Council meeting to consider the AAA designation, and will solicit comment from the municipality. Municipal comments received will be included as part of the AAA report reviewed by the County Commission and Planning Council. Applications may also be submitted for de-designation by the original applicant, the Broward County Planning Council or the Broward County Commission, based on adaptation investments, reduction of vulnerability, changes in community priorities, cost-benefit considerations, changes in land use, or other environmental, economic or social considerations which support de-designation.

Areas designated by the County as Adaptation Action Areas of Regional Significance will be added to the Broward County Priority Planning Areas for Sea Level Rise Map as part of the Broward County Land Use Plan.
<table>
<thead>
<tr>
<th>Ref No. on SLR Map</th>
<th>AAA Name</th>
<th>Applicant</th>
<th>Qualifying Criteria Met</th>
<th>Strategies Proposed</th>
<th>Expected Benefits</th>
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<tbody>
<tr>
<td>1</td>
<td>Port Everglades Sand Bypass Project Area</td>
<td>Broward County</td>
<td>c) Storm Surge</td>
<td>- Sand bypass at Port Everglades</td>
<td>- Protection of critical infrastructure</td>
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<td></td>
<td>d) Coastal Erosion</td>
<td>- Beach renourishment</td>
<td>- Protection of public and private property</td>
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<td></td>
<td>e) Sea Level Rise</td>
<td>- Shoreline management</td>
<td>- Preservation of habitat for threatened and endangered species</td>
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<td>- Protection of critical infrastructure</td>
<td>- Reduced shoaling in the navigation channel</td>
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<td>- Protection of public and private property</td>
<td>- Maintenance of recreational opportunities at John U. Lloyd Beach State Park</td>
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<td>- Preservation of habitat for threatened and endangered species</td>
<td>- Increased potential of federal permitting and funding support</td>
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