## ZONING REGULATIONS

PRESCRIBING
THE REQUIREMENTS AND LIMITATIONS APPLICABLE
THROUGHOUT THE SEVERAL ZONING DISTRICTS OF BROWARD COUNTY

CAUTION:

Zoning regulations, and the district zoning of property are subject to change. Where the zoning district classif.ications and relatэd regulations are of particular significance in a specific situation, up-to-date information on these matters may be obtained from the County Bililding and Zoning Department or the County Pianning Depariment.

COMPILED BY
COUNTY PLANNING DEPARTMENT

PUBLISHED BY
COUNTY BUILDING AND ZONING DEPARTMENT

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BROWARD COUNTY ZONING AND BUILDING REGULATION ENABLING ACT

## ZONING RESOLUTION

## BROWARD COUNTY, FLORIDA

A resolution to regulate and restrict the erection, reconstruction, alteration, location and use of buildings, structures, land and water, for industry, trade, residence, agriculture or other purposes; to regulate and restrict the size of buildings and other structures hereafter erected or altered, the size and dimensions of yards, courts and other open spaces surrounding buildings; to regulate and restrict building lines and the percentage of plot that may be occupied and the density of population; and, for said purposes, to divide the County of Broward, as shown on the official zoning map into districts of such number, shape and area as may be deemed best suited to carry out these regulations, and for each such district to impose regulations and restrictions designating the kinds or classes of industries, trades, residences, agriculture or other purposes for which other structures, or premises may be permitted to be erected, altered or used; to provide for the regulation of conforming and non-conforming uses; repealing all resolutions in conflict herewith; and to prescribe penalties for the violation of the provisions of this resolution.

WHEREAS, the Board of County Commissioners of Broward County, Florida, is authorized and empowered by Senate Bill No. 413 of the Local Acts of 1955, effective May 5, 1955, to adopt zoning and building regulations in the territory within Broward County which is not included in the corporate limits of any city or town, and to divide said territory into districts or zones and to regulate and restrict the uses of lands, buildings and other structures for trade, industry, residence or other purposes within said districts or zones and to regulate and restrict the construction, reconstruction, erection, alteration, repair, height, number of stories, size and location of buildings, and other structures within said districts or $z$ ones and to regulate and restrict the area, dimensions and the size of lots or tracts of land or yards, and the percentage and portion of lots that may be occupied in connection with the construction and location of buildings or other structures within said districts or zones, and

WHEREAS, the said Board of County Commissioners has appointed a Zoning Board to recommend the boundaries of the various original districts and appropriate regulations to be adopted and enforced therein and the said Zoning Board did make a preliminary report and did hold a public hearing thereon and did submit its final report to the said Board of County Commissioners, and

WHEREAS, the Board of County Commissioners of Broward County, Florida, did hold a public hearing on the final report of the Zoning Board, notice of which public hearing was published in a newspaper of general circulation published in Broward County more
than 15 days prior to the date of said public hearing, at which hearing any and all citizens, property owners or any other persons or party of interest did have an opportunity to be heard in relation to the said report, its regulations, restrictions, maps, districts and boundaries, and

WHEREAS, the Board of County Commissioners of Broward County, Florida, deems it necessary in order to lessen congestion on the highways; to secure safety from fires, panic and other dangers; to promote health and the general welfare; to provide adequate light and air; to prevent the overcrowding of land and water; to avoid undie concentration of population; to facilitate the adequate provisions of transportation, water, sewage, schools, parks, and other requirements, to make and promulgate such regulations with reasonable consideration, among other things, to the char. acter of the district and its peculiar suitability for particular uses, and with a view to conserving the value of buildings and encouraging the most appropriate use of land and water throughout said County, in accordance with a comprehensive plan;

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COMMISSION OF BROWARD COUNTY, FLORIDA:

## ARTICLE I. INTENT, PURPOSE AND METHODS

The comprehensive plan of this Resolution is for the purpose of promoting public health, safety, morals, convenience, comfort, amenities, prosperity, and general welfare of the community and of a wholesome, serviceable and attractive county, by having regulations and restrictions that increase the safety and security of home life; that preserve and create a more favorable environment in which to rear children; that develop permanent good citizenship; that stabilize and enhance property and civic values; that provide for a more uniformly just land-use pattern and tax assessment basis; that facilitate adequate provisions for increased safety in traffic and for transportation, vehicular parking, parks, parkways, recreation, schools, public buildings, housing, light, air, water supply, sewerage, sanitation, and other public requirements; that lessen congestion, disorder and danger which of ten inhere in unregulated development; that prevent overcrowding of land and undue concentration of population; and that provide more reasonable and serviceable means and methods of protecting and safeguarding the economic structure upon which the good of all depends.

In order to more effectively protect and promote the general welfare and to accomplish the aims and purposes of this comprehensive plan, the County is divided into districts of such number, shape, and area, and of such common unity of purpose, adaptability or use, that are deemed most suitable to provide for the best general civic use, protect the common rights and interests of all, and to promote improved wholesome, sightly, harmonious and economic results in civic service, activities and operations; and by further regulations to limit the location, uses and occupancy of buildings, structures and land to be used for trade, industry, residence or other purposes, and also the location, height, bulk, occupancy and uses of buildings and other structures, including the percentage of plot occupancy and coverage, street setback lines, sizes of yards, and other open spaces.

SECTION 1.1 ZONING RESOLUTION
This Ordinance shall be known and cited as the Zoning Resolution. A resolution to regulate and restrict the erection, reconstruction, alteration, location and use of buildings, structures, land and water, for industry, trade, residence, agriculture or other purposes; to regulate and restrict the size of buildings and other structures hereafter erected or altered, the size and dimensions of yards, courts and other open spaces surrounding buildings; to regulate and restrict building lines and the percentage of plot that may be occupied and the density of population; and, for said purposes, to divide the County of Broward, as shown on the official zoning map into districts of such number, shape and area as may be deemed best suited to carry out these regulations, and for each such district to impose regulations and restrictions designating

Ehe kinds or classes of industries, trades, residences, agriculture or other purposes for which other structures or premises may be permitted to be erected, altered or used; to provide for the regulation of conforming and non-conforming uses; repealing all resolutions in conflict herewith; and to prescribe penalties for the violation of the provisions of this Resolution.

## SECTION 2.1 GENERAL

For the purpose of the Zoning Resolution certain terms used herein are herewith defined. When not inconsistent with the context, words used in the present tense include the future, words in the singular number include the plural and words in the plural number include the singular number. The word "shall" is always mandatory and not merely directory. The word "building" shall include the word "structure". The word "used" shall include arranged, designed, constructed, altered, converted, rented, leased, or intended to be used. The word "land" shall include water surface and land under water.

## SECTION 2.2 TERMS DEFINED

ACCESSORY BUILDING OR STRUCTURE: A subordinate building or structure on the same plot with, or a part of, the main building, which is occupied by, or devoted to, an accessory use。

ACCESSORY USE: A use naturally and customarily incidental to, subordinate to, and subservient to the main use of the premises.

ALLEY: A public thorofare or way, not more than 30 feet in width and which normally provides a secondary means of access to abutting property.

ALTERATION: Alter or alteration shall mean any change in size, shape, character, oecupancy or use of a building or structure.

APARTMENT, EFFICIENCY: A dwelling unit in a multiple dwelling, consisting of not more than one habitable room, together with kitchen or kitchenette and sanitary facilities.

APARTMENT HOTEL: A multiple dwelling under resident supervision, which maintains an inner lobby through which all tenants must pass to gain access to the apartments and which may furnish dining room service.

AUTOMOBILE WRECKING: The dismantling or disassembling of used motor vehicles or trailers, or the storage, sale or dumping of dismantled, partially dismantled, obsolete or wrecked vehicles or their parts.

AUTOMOBILE REPAIR, MAJOR: General repair, rebuilding or reconditioning of engines, motor vehicles or trailers; collision service including body, frame or fender straightening or repair; overall painting or paint shop; vehicle steam cleaning.

AUTOMOBILE REPAIR, MINOR: Incidental body or fender work, other minor repairs, painting and upholstering, replacement of parts and motor service to passenger cars and trucks not exceeding one and
one-half tons capacity, but not including any operations listed under "Automobile Repair, Major" or any other operation similar thereto.

BUILDING: Any structure, either temporary or permanent, having a roof, and used or built for the shelter or enclosure of persons, animals, chattels, or property of any kind. This definition shall include tents, awnings, or vehicles situated on private property and serving in any way the function of a building.

BUNGALOW OR HOUSE COURTS: A group of two or more separate residential buildings on the same plot, having separate outside entrances for each dwelling unit.

BUSINESS ZONED PROPERTY: Shall mean any land or water area whose zoning district classification is $\mathrm{B}-1, \mathrm{~B}-2, \mathrm{~B}-2 \mathrm{~A},{ }^{*} \mathrm{~B}-2 \mathrm{~B}, \mathrm{~B}-3$ or C-l under this Resolution.

BAR OR SALOON: Any place devoted primarily to the retailing and drinking of malt, vinous or other alcoholic beverages, or any place where any sign is exhibited or displayed indicating that alcoholic beverages are obtainable for consumption on the premises.

CARPORTS: A private garage not completely enclosed by walls and doors.

CHANGE OF OCCUPANCY: The term "change of occupancy" shall mean a discontinuance of an existing use and the substitution therefore of a use of a different kind or class. Change of occupancy is not intended to include a change of tenants or proprietors unless accompanied by a change in the type of use.

CLUB, PRIVATE: Shall pertain to and include those associations and organizations of a fraternal or social character, not operated or maintained for profit. The term "private club" shall not include casinos, night clubs, or other institutions operated as a business.

CLUB, NIGHT: A restaurant, dining room, bar or other similar establishment providing food or refreshments wherein floor shows or other forms of entertainment by persons are provided for guests after 11:00 o'clock P.M.

COMMERGIAL VEHICLES: Any vehicle designed, intended or used for transportation of people, goods or things other than private passenger vehicles and trailers for private non-profit transport of goods and boats.

COMMISSION OR COUNTY COMMISSION: The Board of County Commissioners of Broward County.

COMPLETELY ENCLOSED BUILDINGS: A building separated on all sides from adjacent open space, or from other buildings or other struc-

[^0]tures, by a permanent roof and by exterior walls or party walls, pierced only by windows and normal entrance or exit doors.

CONVALESCENT HOME: A building, or portion thereof, wherein for compensation, living accommodations and care are provided for persons suffering from illness, other than mental or contagious, which is not of sufficient severity to require hospitalization, or for persons requiring further institutional care after being discharged from a hospital other than a mental hospital.

COVERAGE: That percentage of the plot area covered or occupied by buildings or roofed portions of structures. Shuffleboard courts, swimming pools, barbecue pits, terraces and other appurtenances not roofed over shall not be included in computing coverage.

DISTRICT: A portion of the territory of Broward County within which certain uniform regulations and requirements or various combinations there of apply under the provisions of this Resolution.

DISTRICT, MORE RESTRICTED OR LESS RESTRICTED: Each of the Districts as listed in Section 10.1 shall be deemed to be more restricted than any of the other districts succeeding it, and each shall be deemed to be less restricted than any of the other districts preceding it in said list.

DRIVE-IN RESTAURANT OR REFRESHMENT STAND: Any place or premises used for the sale, dispensing or serving of food, refreshments or beverages to patrons who enter upon the premises in automobiles and receive service in automobiles, or for consumption of food, refreshments or beverages in automobiles.

DWELLING: Any building, or part thereof, occupied in whole or in part, as the residence or living quarters of one or more persons, permanently or temporarily, continuously or transiently.
DWELLING, ONE-FAMILY: A dwelling occupied not otherwise than by one family.
DWELLING, TWO-FAMILY: A dwelling occupied not otherwise than by two families.
DWELLING, MULTIPLE: A dwelling occupied by three or more families.
DWELLING UNIT: A space, area or portion of a building designed for and occupied by one family as a dwelling, with cooking facilities for the exclusive use of such family.
DWELLING, GROUP: A building, or part thereof, in which several unrelated persons or families permanently reside, but in which individual cooking facilities are not provided for the persons or families. "Group Dwelling" may include a rooming house, fraternity house, sorority house, convent, mensstery or private club in which one or more members have a permanent residence. "Group Dwelling" shall not be deemed to include a hotel, motel, tourist home, trailer camp.

ENFORCING OFFICIAL: Shall mean the officers and employees of the department, bureau or agency of Broward County to whom the duty of enforcing the terms of this Resolution is assigned under the Resolution.

ERECTED: The word "erected" includes built, constructed, reconstructed, moved upon or any physical operations on the premises required for building. Excavation, fill, drainage and the like shall be considered a part of erection.

ESTABLISHED. GRADE: The average elevation of the public sidewalks around or abutting a plot, or in the absence of sidewalks, the average elevation of the public streets abutting the plot.

ESSENTIAL SERVICES: The erection, construction, alteration or maintenance, by public utilities or municipal or other governmental agencies, of underground or overhead gas, electrical, steam or water transmission or distribution systems, including poles, wires, mains, drains, sewers, pipes, conduits, cables, fire alarm boxes, police call boxes, traffic signals, hydrants and other similar equipment and accessories in connection therewith; reasonably necessary for the furnishing of adequate service by such public utilities or municipal or other governmental agencies or for the public health or safety or general welfare, but not including building.
FAMILY: One person, or a group of two or more persons living together and interrelated by bonds of consanguinity, marriage, or legal adoption, occupying the whole or part of a dwelling as a separate housekeeping unit with a single set of culinary facilities. The persons thus constituting a family may also include gratuitous guests and domestic servants.
$\because F L O O R$ AREA: Where a specified minimum floor area is required in the Zoning Resolution for a dwelling. floor area shall mean the total gross area within the external perimeter of the exterior enclosing walls, including Florida rooms, sun rooms and utility rooms which are fully enclosed and directly accessible from the interior of the dwelling, but excluding other utility rooms, unenclosed porches, terraces or breezeways, and carports or garages.

FRONTAGE OF A BUILDING: Shall mean the side or wall of a building approximately parallel and nearest to a street.

FRONTAGE OF A PROPERTY: Shall mean the plot line which abuts a street or separates the plot from a street.

GARAGE, COMMUNITY: A building or part thereof, used for indoor parking of a self-propelled private passenger vehicle, for use of residents in the vicinity and providing only incidental services for such vehicles as are parked therein.

Giducia, MEDHANICAL: is structure for the parking of self-propelled passenger vehicles wherein such vehicles are parked by mechanical means.

GRiligE, PRIVATE: An accessory structure designed or used for inside parking of self-propelled private passenger vehicles by the occupants of the main building.

GROUP HOUSING: Shall mean two or more buildings for dwelling purposes erected or placed on the same plot.

HAZMUDOUS SUBSTANCES: Any substance or material which, by reason of its toxic, caustic, corrosive, abrasive, or otherwise injurious properties, may be detrimental or deleterious to the health or safety of any person handling or using or otherwise dealing with such material or substances.

HLIGIT OF BUILDING: The vertical distance from the established grade at the center of the front of the buildin's to the highest point of the roof surface for a flat roof, to the deck line for a mansard roof and to the mean height level between eaves and ridge for gable, hip and gambrel roofs.

HOME OCCUPATION: Any use conducted entirely within a dwelliny and carried on by persons residing in the dwelling unit, which use is clearly incidental and secondary to the use of the dwelling for residential purposes and does not chance the character thereof and in connection with which thereis no display or stock in trade, the home occupation shall not occupy more than $25 \%$ of the floor area of the dwelling unit and shall not involve the use of any accessory building or yard space, or activity outside of the main building not normally associated with residential use. Home occupation shall include the use of the home by a. resident physician, surgeon, dentist, lawyer, clerçyman, enfineer, architect or other professional person for consultation or emergency treatment. In no event shall a barber shop, beauty parlor, tea room, tourist home, animal hospital, nursing home, retail store, dancing or band instrument instruction, or clairvoyant be construed as a home occupation.

HOTEL: A building, or part thereof, in which sleepins accomnodations are offered to the public, with no cooking facilities for use by the occupants, and in which there may be a public dining room for the convenience of the guests. Access to the sleeping rooms shall be through an inside lobby or office.

[^1]INFLAMMABLE LIQUID: Any liquid, which under operating conditions gives off vapor which, when mixed with air, is combustible and explosive.

JUNK YilRD: Place, structure or lot where junk, waste, discarded,

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\text { *Amended } 9 / 15 / 61
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salvaged, or similar materials such as old metals, wood, slush, lumber, glass, paper, rags, cloth, bagging, cordage, barrals, conteiners, etc., are bought, sold, exchanged, baled, packed, dis.assembled or handled, including auto wrecking yards, used lumber yards, housewrecking yards and yards or places for storage or handing of salvaged house wrecking and structural steel materials. This definition shall not include pawn shops and establishments for the sale, purchase, or storage of usable second-hand cars, salvaged machinery, used furniture, radios, stoves, refrigerators or similar household goods and appliances. Nor shall it apply to the processing of used, discardedi or salvaged materials as part of manufacturing operations.

KENNEL: Any place or premises whore 4 or more dogs over 4 months of age are kept.

LAND PLATTED: Any land recorded by plat in the Broward County Circuit Court Clerkis office.

LAND UNPLATTED: Any land or part thereof, not recorded by plat in the Broward County Circuit Court Clerkis office.

LODGING HOUSE: A building, or part thereof, other than motiel or hotel, where sleeping accommodations are provided for hire mere or less transiently without provisions for cooking by guests or for meals îor guests.

LOT: A parcel or tract of land designated and identified as a single unit of area in a subdivision piat officially recorded in the Broward County Circuit Court Clork's office.

MOTEL: A bullding or part thereof, in which sleeping, and/or living accommodations are offered to the public primarily on a short telm or transiont basis; with access to the individual units from the exterior of the building and parking facilities for use of guests near their quarters.

NON-CONFORMING STRUCTURES: A structure or portion thereof, existing at the effective date of this Resolution, or any amendment thereto, which was occupied, designed, erected, intended, or structurally altered for a use not permitted at its location by the provisions of this Resolution for a new use, and/or which does not conform to all of the regulations applicable to the district in which it is located.

NON-CONFORMING USE: The use of a structure or premises, existing at the effective date of this Resolution, or any amendment thereto, for any purpose not permitted for a new use in the district in which it is located.

NURSING HOME: A home for aged, chronically ill, or incurable persons in which 3 or more persons not of the immediate family are recelved, kept, or provided with food and shelter or care for the compensation, but not including hospitals, clinics or
similar institutions devoted primarily to the diagnosis and treatment of the sick or injured.

NURSERY SCHOOL: A place for the day care and instruction of children not remaining over night.

OCCUPIED: The word "occupied" includes arranged, designed, built, altered, converted, rented or leased, or intended to be occupied.

PACKAGE STORE: A place where alcoholic bevorages are dispensed or sold in containers for consumption off the premises.

PARKING: The term "parking" shall mean the temporary, transient storage or private passonger automobiles used for personal transportation, while their operators are engaged in other activities. It shall not include storage of new or used cars for sale, service, rental, or any other purpose other than specified above. "Parking" as defined herein shall apply only to open-air storage of automobiles.

PERSON: The word "person" includes association, firm, co-partnership, or corporation.

PLOT: Land occupied or to be occupied by a building or use, and their accessory buildings and accessory uses, togethor with such yards and open spaces as are required by this Resolution. A plot may consist of one, or more, or portions of a platted lot and/or unplatted land.

PLOT CORNER: A corner plot is a plot of which at least two adjacent sides abut for their full length upon street, provided that such two sides intersect at an interior angle of not more than 135 degrees. Where a plot is on a curve, if tangents through the intersections of the lot lines with the streot lines make an interior angle of not more than 135 degrees, such a plot is a corner plot. In the case of a corner plot with a curved street line, the corner shall be considered to be that point on the street line nearest to the point of intersection of the tangents herein described.

PLOT, INTERIOR: A plot other than a corner plot.
PLOT, REVERSED CORNER: A corner plot the side street line of which is substantially a continuation of the front plot line of the first plot to its rear.

PLOT, THROUGH: A plot abutting on two streets, not at their intera section, if any which may be either a corner or interior plot.

PLOT, KEY: The first plot to the rear of a reversed corner plot whether or not soparated by an alley therefrom.

PLOT, DEPTH: The mean horizontal distance between the front and rear plot lines.

PLOT WIDTH: The horizontal distance between the side plot lines at the depth of the required front yard.

PLOT LINE, FRONT: The line dividing a plot from a street or base building line, whichever will result in a lesser depth of plot. On a corner plot the shorter of the two front plot lines as above defined shall be considered to be the front plot line for the purposes of det:ermining required plot width and required front yard depth. On a corner plot where both front plot lines as above defined are equal or within 5 feet of the same length, both such lines shall be considered to be front plot lines for the purpose of determining required street yard depth. On through lots both front plot lines as above defined shall be considered to be front plot lines for the purpose of determining required yards.

PLOT LINE, REAR: The plot line opposite and most distant from the front plot line. In the case of a triangular or gore-shaped lot wherein the two side plot lines converge in the rear, the rear plot line shall be considered to be a line ten feet in length within the plot parallel to and at the maximum distance from the front plot line.

PLOT LINE, SIDE: Any plot line other than a front or rear plot line. A side plot line separating a plot from a street is called a side street plot line. A side plot line separating a plot from another plot or plots is called an interior or side plot line.

PLOT LINE, STREET OR ALLEY: A plot line separating the plot from a street or alley.

PORCH: A roofed-over space attached to the outside of an exterior wall of a building, which has no enclosure other than the exterior walls of such building. Open mesh screening shall not be considered an enclosure.

POULTRY: Any chickens, turkeys, ducks, geese, peafowl or guinea fowl.
POULTRY MARKET: A commercial establishment or place where live poultry or fowls are kept and prepared for sale, including killing or cleaning.

REMODELING, REDECORATING OR REFINISHING: Any change, removal, replacement, or addition to walls, floors, ceilings and roof surfaces or coverings which do not support any beam, ceiling, floor load, bearing partition, columns, exterior walls, stairways, roofs or other structural elements of a building or a structure.
*RESIDENTIALLY ZONED PROPERTY: Shall mean any land or water area whose zoning district classification is A-1, A-2, R-1A, R-1B, R-1C, R-1T, $\mathrm{R}-1 \mathrm{P}, \mathrm{R}-2, \mathrm{R}-2 \mathrm{P}, \mathrm{R}-3$, $\mathrm{R}-4, \mathrm{R}-4 \mathrm{~A}, \mathrm{R}-5, \mathrm{R}-6, \mathrm{~T}-1$, $* * \mathrm{E}-1, \mathrm{D}-1, \mathrm{R}-2 \mathrm{U}$ or $\mathrm{R}-3 \mathrm{U}$.

RESTAURANT: A building or room, not operated as a dining room in connection with a hotel, where food is prepared and served for pay for consumption on the premises.

ROOM: For the purpose of determining the required plot area, room shall mean an unsubdivided portion of the interior of a dwelling,
having a floor area of 80 square feet or more, intended or adopted for living and/or sleeping purposes. Space in a dwelling used only for bathroom, kitchen, dining room, storage, hallway, utilities or similar purposes shall not be included as a room under this definition.

SERVICE STATION: Any building or land used for retail sale and dis. pensing of automobile fuels or oils. A filling station may furnish supplies, equipment, and minor repair services, including used tires, to private passenger vehicles incidental to sale and dispensing of automobile fuels and oils.
SETBACK: The minimum distance between the street line, or base building line, and the front line or side line of the building or any projection thereof, excluding projections specifically permitted.
SIGN: Any structure, or part thereof, or any device attached to a structure or applied to any surface or object, for visual communication, embodying letters, numerals, symbols, figures or designs In the nature of an announcement, direction of advertisement, directing attention to an object, product, place, activity, service, person, institution, organization or business and which is visible from any public street, alley, waterway or public place.

This definition of a sign shall not include any flag, notice, badge, or ensignia of any government or governmental agency, or any legal notice posted by and under governmental authority.
SIGN, ADVERTISING: Any sign which directs attention to a business, commodity, service, product or'activity not conducted, sold, offered or available on the premises where such sign is located or to which it is affixed.
SIGN, ANIMATED: A sign which involves motion or rotation of any part by any means, or displays flashing, intermittent or colorchanging light or lighting.
SIGN, AREA OF: The total surface of a sign including its background and frame but not structural supporting elements outside of its frame. Where a sign is composed of skeleton letters, characters, or symbols applied to a frame or to a backaround which is not a structural part of the sign, the area of the sign shall be the smallest rectangle, triangle or circle which will include the display. Where a sign is built with two faces back to back, the area of the sign shall be the larger of the areas of the two faces computed as hereinbefore specified.
SIGN, BALLOON: A sign supported by wind or air and attached to the ground, a building or structure.
SIGN, BANNER: A sign having characters, letters, symbols or illustrations made of or applied to cloth, paper or fabric of any kind, with or without a frame.
SIGN, BILLBOARD: A sign designed for the application of letters, numerals, symbols, characters or illustrations by painting, light profection, bills or posters, which is to be changed regularly,
periodically or frequentily.
SIGN, BULLETIN: A sign having changeable letters or characters, in tended to indicate activities, events, or programs conducted on the premises upon which it is located.

SIGN, COMBINATION VERTICAL AND ROOF: A vertical projecting sign which extends above the roof line and is combined with a roof sign. The surface of such a sign shall be continuous on both parts and shall be contiguous to the wall and the roof.
SIGN, DIRECTIONAL: A sign indicating the direction or location of some facility or service incidental to a use and not advertising the use itself in any way.
SIGN, GROUND: A aign attached to and supported by the ground.
SIGN, IDENTFFICATION: A sign which indicates the name of a use, owner, activity, business or enterprise, but including nothing more.
SIGN, ILLUMINATED: A sign which has characters, letters, figuress designs or outiines illuminated by electric lights or luminous tubes designed and provided for such illumination.
SIGN, MARQUEE: A sign attached to and made a part of the outer edge of a marquee.
SIGN, NAME PLATE: A sign indicating the name andfor profession of a person or persons residing on the premises or legally occupying the premises, or indicating a home occupation legally existing on the premises.

SIGN, NON-ILLUMINATED: A sign which is not illminated by lights, designed and provided for the purpose, either external or internal.
SIGN, PROJECTING: A sign attached to and supported by a building or other structure and which extends at an angle therefrom.

SIGN, POLE: A ground sign supported by a single pole or pipe.
SIGN, HORIZONTAL PROJECTING: A projecting sign which has its greatest dimension in a horizontal plane.
SIGN, PYLON: A wall sign on the wall of an enclosed structure, which is erected above the ground or as an extension above or on addition to a building, primarily for the purpose of providing support and/or background for the sign copy.
SIGM, REAL ESTATE: A sign which advertises the sale, rental or development of the premises upon which it is located.
SIGN, ROOF: A sign which is erected on or above the roof of a building or structure.
SIGN, SERVICE: A sign which directs attention to a business, service or activity located on the premises. In addition to the sign above described, a service sign may be used to direct attention to products.; goods or merchandise available for purchase on the premises provided that the total area of the copy devoted to
such purposes shail not exceed twice the area of the sign or pore tion of sign which directs attention to the business service or activity。

SIGN, SIDEWALK OR SANDWICH: A sign which is movable and not secured or attached directly or indirectly to the ground.

SIGN, SNIPE; Any small sign of any material, including paper, cardboard, wood or metal, attached to a pole, tree, structure, or building on public property, or on private property witho out the written permission of the owner of the property.

SIGN, TRESPASSING OR CAUTION: A sign intended to warn off tresspassers or to point out a hazard, on the premises upon which the sign is located.

SIGN, VERTICAL PROJEGTING: A projecting sign which has its greatest dimension in a vertical plane.

SIGN, VaTYPE PROJEGTING: A projecting sign having its greatest dimension between faces at the wall end, and its least dimen sion between faces at the outer end, or two projecting aigns connected at their outer ends.

SIGN, WALL: A aign which is approximately parallel to and supported by the outer enclosure of a building, or which is applied to such enclosure by any means.

STREET: A public thorofare 20 feet or more in width which affords principal means of access to abutting property.
\#STREET LINE: Shall mean the rightoof way line of a street or the base building line, whichever will provide for a greater width $0 \hat{i}$ street.

STRUCTURE: Anything constructed or erected, which requires location on the ground or attached to something having a locas tion on the ground.

STRUCIURAL ALTERATION: Any change, except for repair or replacement, in supporting members of building or structure, such as bearing walls, columns, beams or girders.

TENT: Any structure or enclosure, the roof of which and/or one half or more of the sides, are of silk, cotton, canvas, fabric or a light material.

TOURIST CAMP OR PARK: Any plot of ground upon which three or more single family camp cottages or tents are located or main. tained for the accommodation of transients whether or not a charge is made.

TOURIST COURT: A group of attached or detached dwellings which are proviced primarily for transient guests, including auto courtsy moteis and motor lodges.

TOURIST HOME: A building or part thereof, other than a motel or hotel, where ileeping accommodations are provided for transient guests, with or without meals, and which also serves as the resi. dence of the operator.

TRAILER: Any vehicle or structure constructed so as to permit occupancy thereof as sleeping or living quarters, or the conduct if any businesis, trade or occupation, or use as a selling or advertising device, or use for storage or conveyance for tools, equipment or machinery, and so designed that it is or may be mounted on wheels and used as a conveyance on highways and streets propelled or drawn by its own or other motive power. This definition shall include automobile trailers, trailer coaches and house trailers.

USE: The purpose for which land or a structure thereon is designed, arranged or intended, to be occupied or utilized, or for which it is occupied or maintained.

USE OF LAND: Includes use of water surfaces and land under water to the extent covered by zoning districts, and over which Broward County has jurisdiction.

USE, FIRST PERMITTED IN "X" DISTRICT: A use which in the sequence of successively less restricted districts occurs as a permitted use for the first time in the "X" district.

USE, PRINCIPAL OR MAIN: The primary use of the plot as distingo uished from secondary or accessory uses. There may be more than one principal or main use on the plot.

USE, NON-RESIDENTIAL: A use permitted in a specific residential zoning district, which is not residential in character, such as recreation or governmental buildings, cemetery, crematory, mausoleum, library, art gallery, museum, educational, recreational or social center, church, nursery school, child care center, public, private or parochial schools, hospital, sanitarium, convalescent home, orphanage, institutions for the aged, indigent or infirm, community garage, private club, lodge, fraternity, sorority, educational, philanthropic or eleemosynary institutions, medical or dental office or clinic, college or university.

USE, RESIDENTIAL: A use for living or sleeping of persons not institutional in character, such as a one-family, two family or multiple dwelling, rooming house, hotel, motel, tourist home, lodging house, boarding house, villas, bungalow court.

USE, TRANSITIONAL: A use of land or buildings located or permitted to be located on certain plots abutting a zoning district boundary
line in the more restricted of the two different zoning districts on either side of such boundary line, in accordance with the proo. visions of Section 3.24 of the Zoning Resolution, which use is not among the uses generally permitted in other locations in said more restricted district.

VARIANCE: A modification of, or deviation from, the rogulation of the Zoning Resolution which is authorized and approved by the Board of Adjustment after it finds that the literal application of the provisions of the Resolution would cause unnecessary hardship or practical difficulty in the use or development of a specific plot or building.

WATERWAY: A stream, canal or body of water, dedicated to public use, publiciy owned, or used and avallable for public travel by boats, not including privately-owned bodies of water or drainage ditches.

YARD: A space on the same plot with a structure or use, open and unobstructed from the ground to the sky except by encroachments specifically permitted in the Zoning Resolution. Yard measurements shall be the minimum horizontal distances. Yards shall extend and be measured inwerd from the respective plot lines.

YARD, FRONT": A yard extending across the full width of the plot between the front plot line and the nearest line of the main use or main buizding on the plot.

YARD, REAR: A yard extending across the full width of the plot between the rear plot line and the nearost line of the main building.

YARD, REQUIRED: Shall mean the minimum yard required by the Zoning Resolution. Any yard space supplied in excess of the minimum amount speciried shall not be deemed to be a required yard.

YARD, SIDE: A yard extending from the front yard to the rear fard, between the side plot line and the nearest line of any building or use on the plot. The width of a side Fard shall be the shortest distance between the side plot line and the nearest use or buildo ing on the plot.

ZONING BOARD: The Zoning Board of Broward County.
ZONING CERTIFICATE: A document issued by the Enforcing Official authorizing buildings, structures or uses consistent with the terms of the Zoning Resolution and for the purpose of carrying out and enforcing its provisions.

## ARTICLE III GENERAL PROVISIONS

SECTION 3.1 CONFLICTIMG RBGULATIONS
Wherever any provisions of this Resolution impose more strino gent requirements, regulations, restrictions or limitations than are imposed or required by the provisions of any other law or resoo lution, then the provisions of this Resolution shall govern.

SBCTION 3.2 SCOPE
No building or structure, or part thereof, shall hereafter be erected, constructed, reconstructed or altered and maintained, and no existing use, new use or change of use of any building, struc. ture, or land or part thereof shall be made or continued, except in conformity with the provisions of this Resolution.

SECTION 3.3 BUILDING UNDER CONSTRUCTION
Any building or structure for which a lawful building permit has been issued, and the construction of which has been started prior to the offective date of this Resolution, may be completed and used in accordance with the plans and specifications upon which said building permit was granted, provided such construction is completed withir one year after the effective date of this Rosolution.

SECTION 3.4 OUTSTARDING PERMITS

1. Where, at the effective date of this Resolution, there are outstanding valid building permits, authorizing the conc struction of buildings, structures, additions or alterations, the use or construction of which do not conform to the requirements of this Resolution, such permits shall be void unless actual construction work, excluding grading or excavating is underway within 60 days of the effective date of this Resolution.
2. Where, at the effective date of this Resolution, there are outstanding valid permits, authorizing the use of land or buildings without construction work, and where such use is not permissible under the terms of this Resolution, such permit shall be void unless the use is actually in operao tion on that dato.

## *SECTION 3.5 UNCOMPLETED STRUCTURES

No building or structure not completed in substantial con= formity with plans and specifications upon which the building permit for its construction was issued, shall be maintained, or be permitted to remain, unfinished for more than six months after active construction operations have been suspended or abandoned.

## $\because S E C T I O N 3.6$ TIMB LIMIT

Where the Board of Adjustment has approved or granted a special exception or variance pursuant to the terms of the Zoning Resolution, such approval or grant shall become null and void unless a permit pursuant thereto is issued within 90 days of the date of such action by the Board of Adjustment.

## SBCTION 3.7 ERRORS AND VIOLATIONS

1. The issuance or granting of a permit or approval of plans and/or specifications shall not be deemed or construed to be a permit for, or an approval of, any violation of any of the provisions of this Resolution. No permit presuming to give the authority to violate or cancel the provisions of this Resolution shall be valid except insofar as the work or use which it authorizes is lawful.
2. The issuance of a permit upon plans and specifications shall not prevent the Enforcing Officer from thereafter requiring the correction of errors in said plans and specifications or from preventing building operations being carried on thereunder when in violation of this resolution, or any regulations of Broward County.

## *SECTION 3.8 EXISTING PLATTED LOTS

Where such conditions exist in present platted and recorded areas that strict conformance with plot width, depth, or area or yard requirements causes unnecessary difficulty in the practical utilization of a corner or interior plot, the Board of Adjustment may make such alterations or deviations in the application of these requirements, as will in its judgments, permit the reason.. able development and use of a specified plot in such a manner as to carry out the spirit and purpose of this Resolution.

## SECTION 3.9 BOATS AS RESIDENCES

No boat or vessel shall be used or maintained for sleeping or living purposes or as a place of residence which is not sound, seaworthy and equipped with self opropeliling machinery in good operating condition.

SECTION 3.10 TENTS

No tent shall be erected, used or maintained for living quarters except for camping or recreational activities.

SECTION 3.11 NO REDUCTION OF REQUIRED AREA
No plot, yard, setback, clearance, parking area, or other space shall be reduced in area or dimension so as to make said area or dimension less than the minimum required by this Reso-

Iution; and if already less than the minimum required by this Resolution for a new building or use, said area or dimension shall not be further reduced. No part of a required yard, set. back. clearance, parking area, or other space provided about, or for any building. structure or use for the purpose of complying with the provisions of this Resolution, shall be included as part of a yard, setback, clearance, parking area or other space required under this Resolution for another building. structure or use, unless specifically permitted under this Resolution.

SECTION 3.12 REPLATTIED LOTS
No resubdivision of platted lots shall be permitted except by an approved and recorded amended plat. In any such resubdivision, no lot shall be created of lesser size than the minimum plot required in the District within which such land is located.

SECTION 3.13 (Deleted effective 6/15/62)
SECTION 3.14 DOUBLE FRONTAGE
Where a plot is bounded on two opposite sides by streets, front yards, when required, shall be provided on both streets and accessory buildings shall not be located in either front yard.
:SECTION 3.15 USE OF PREMISES WITHOUT BUILDINGS
Where a plot is to be occupied for a permitted use without buildings, the side yards and front yard required for such plot shall be provided and maintained unless otherwise stipulated in this Resolution, except that side yards and rear yards shall not be required on plots used for private garden purposes without buildings or structures nor on plots used for public recreation areas.
$\because \because S E C T I O N 3.16$ GROUP HOUSING
Where two or more separate buildings for dwelling purposes are erected or placed on the same plot, minimum front, side and rear yards shall be provided as required by the Zoning Resolution. The spacing, arrangement and distance between buildings on the plot shall provide a separation between any two such buildings not less than one-half the height of the higher of the two buildings.

[^2]
## SECTION 3.17 YARD ENCROACHMENTS

Every part of every required yard shall be open and unobstructed from the ground to the sky except as hereinafter provided or as otherwise permitted in the Zoning Resolution.

1. Sills or belt courses may project not over 12 inches into a required yard.
2. Cornices, eaves or gutters may project not over $1 / 3$ of the required yard with a maximum of 5 feet, provided that where the yard is less than 5 feet in width such projections shall not exceed $1 / 2$ the width of the yard.
3. Chimneys, firepiaces or pilasters may project not over two feel into a required yard.
4. Movable awnings may be placed over doors or windows in any required yard, but such awnings shall not project closer than one foot to any plot line.
5. Fire escapes, stairways and balconies which are unroofed and unenclosed may project not over 5 feet into a required rear yard, or not over 3 feet 8 inches into a required side yard of a multiple dweliling, hotel or motel.
6. Meter rooms not over 7 feet in height may project not over $5 \mathrm{f} \in \mathrm{et}$. into a required yard.
*7. Unenclosed and unroofed porches or terraces extending above the ground not higher than the first floor level except for railings may extend not over 5 feet into a required front yard, not over 3 feet into a required side yard, and not over 10 feet into a required rear yard.
7. Hoods, canopies or marquees may project not over $1 / 3$ of the required yard, with a maximum of 5 feet, but shall not extend nearer than one foot to any plot line.
8. Fences, walls and hedges shall be permitted in required yards as specified in Section 3.18 of this Article。
9. In $R-3, R-4, R-4 A, R-5$ and $R-6$ Districts the first 5 feet of a required front or street side yard, adjacent to a street, shall be landscaped and shall not be used for parking except on plots developed with a onemamily or a two-family dwelling, but this 5 foot landscaped strip may be crossed by sidewalks and driveways reasonably necessary for access to buildings and permissible parking areas.

* Amended 12/16/60

Other gortions of required yards may be used for accessory parking. This regulation shall apply only to streets designated as Traifieways by the County Commission.
\%.11. Fallout shelters, for protection against radio-active rays, may be located in a required front yard or street side yard, if constructed entirely below ground with no projections above grade except as hereinafter specified. An entrance hetch may extend not over one foot above ground, and intake and exhaust pipes for ventilation not over 12 inches in outside diameter may oxtend not over 48 inches above grade.

SECTION 3.18 FENCES, WALLS AND HEDGES
*H1. Except as provided in Paragraph 3 of this Section, no fence, wall or hedge shall be erected or maintained along or adjacent. to a plot line on residentially-zoned property to a height exceeding 4 feet in a front yerd or street side yard, 5 feet in a side yard or 6 feet in a rear yard, except that where the plot line is adjacent to non- residentially-zoned property, there shall be an 8-.foot limit on the height of a fence, wall or hodge along such plot line.
Hi*2. No fence, wall or hedge shall be erected, placed, or maintained along a plot line on any non-residentially-zoned property, adjacent to residentialiy zoned property to a height exceed. ing 8 feet.
3. In any Residential District, no fence, wall or hedge shall be erected, constructed, maintained or grown to a height exceeding 2 feot above the street exade nearest thereto, within 20 feet of the intersection of any street lines or of the street lines produced.

## SECTION 3.19 ACCESSOFY USES AND STRUCTURES

*1. In Residential Districts, all accessory buildings and uses shall not be located in any required yard other than a rear yard, except that fallout shelters conforming to recominended standards of the U.S. Office of Civil Defense and Mobiliza. tion may be located in required front and street side jards if they conform to Section 3.17, Paragraph 11.
2. In Residential Districts, all accessory buildings and uses in a rear yard shall be located at least 5 feet from any plot line, at least 15 foet from any street line and at least 10 feet from any main building or other accessory building. Accossory buildings and structures shall not exceed two stories or $2!$ feet in height. A private garage not over one story in height may be located not less than

* Amender $11 / 10 / 61$
*;Amended 7/14/61
.) Leet lrom a rear or inside eide piot line.

3. In non-residential Districts, all uses and structures, which: are not permissible as principal uses or structures, shall be located on the half or quarter of the plot which is farthest from any street or streets upon which the plot abuts.
4. S! acces:ory buildins or structure shall not be of greater i: ierht than a principal building on the plot, provided that lias limitation shall not apply in M-2, M-3, M-4 or **M-5以isimicts.
' H Accessory buildinfs shall not occupy more than 35 percent of a required rear yard area.
C. Areas or appurtenancers not covered by a roof and enclosed only by screens chall not be subject to the limitations of this jection.
***7. In Residential Districts, the location of accessory swimming pools shall be subject to the followjng regulations:
a. Unenclosed pools or pools enclosed only with open mesh screeninis may be placed in a required side or rear yard subject to limitations below, but shall not be placed in a required front or street side yard.
b. iny part of a pool which is covered by a roof or enclosed by side walls over 5 feet in height shall be subject to the limitations on location of a building and shall not be placed in any required yard.
c. Unenclosed pools or pools enclosed only with open mesh screening shall not be located less than 5 feet from any side or rear plot line, provided that no pool or pool enclosure shall be placed within a utility or drainay,e easement.
d. For the purposes of Subparagraph (c) above in re;rulating, location, the minimum distance requirement from a plot line shall be measured from the exterior of the screen enclosure of a screen-enclosed pool and from the inner edge or water line of the pool for an unenclosed pool.

SECTION 3.20 EXCLUSIONS FROM HEIGHT LIMITS
Penthouses, scenery lofts, towers, cupolas, steeples, and domes, not exceeding in gross area at maximum horizontal section 30 percent of the roof area, and flag poles, airplane beacons, broadcastins towers, antenna, chimneys, stacks, tanks and roof structures, used only for ornamental or mechanical purposes may exceed the permissible height limit in any district by not more than 25 percent. Parapet walls may extend not more than 5 feet above the allowable height of a building. Radio and television for receiving purposes only shall not be subject to height limits.

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* Amended 11/10/61
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** Amended 5/12/67
***Anended $11 / 20 / 59$

The followlog regulations shall apply to boat houses and boat slips in Residential Districts．

2．Helght of Boat Houses：No boat house shall be erected or altered to a height oxceeding 75 reet．

2．Setback or Boat Houses：No boet houses shall be built less than 5 feet from the established bulk． head or weterway line or less than 10 fiect from any side plot line。

3．Accessory Building Attached to Boat House：No accessory building to a boat house which is attached thereto and a part thereof shall be erected or altered less than 20 feet eway from the waterway line or established bulthead line。

4．Detached Accessory Building to Boat House：No detachod building accessory to a boat house shall be erected on altered less than 30 fest away from the waterway lino or established buikhead jine．．

5．Area of Boat Houses：
a．No boat house or simflar structure shall exceod 20 feet in width measured on a line parellel to the waterway lins，nor oxceed 40 feet in depth measured at right angles to the watervay line。
b．No boat house，boet slip，or other similar structura nor accessory building，attached or detached，shall be orectod or altered less than 10 feet away from any other Residentially－Zoned propseby．
c．Boat bouses，boat slips and／or bilidings accessory thersto，singly and collectively sinall not occupy more than 25 per cent of the eroa of the plot．

## SECTION 3．22 DOCKS AND WHARVES

Dockage space and facklities for mooring pleasure boats， Fachts and non－commercisil watercraft shall be permitted in any residential district on any waterway as an accossory use to a residential ocoupancy of a plot．

No dock shall project more than 5 feet into any waterway beyond the waterway line or established bulkhead line nor extend closer than 10 feet to the plot line of any other residentiallyzoned property.

## SECTION 3.23 GROINS AND BREAKWATERS

* No groin, breakwater, piling or other obstruction shall be constructed, placed or altered in the waters of any waterway beyond the established bulkhead line except docks as provided in Section 3.22, nor shall any groin, breakwater or piling be constructed or located in the waters of the Atlantic Ocean in such a location, height, length or character as to cause erosion on adjacent property or on beaches in the vicinity. The approval of the U.S. Army Engineer's shall be obtained on encroachments into the waters of the Atlantic Ocean, where that agency has jurisdiction.
$* *$ No part of any building or structure not for shoreline protection shall be constructed or located between the average vegetation line and the Atlantic Ocean extending beyond 25 feet from such average vegetation line.
\#: Seawalls shall be of a sloping, high energy-absorbing type, or of a vertical type with high energy-absorbing, rubble mound on the oceanside of the vertical wall. The toe, or bottom of a sloping seawall shall be located not closer than 50 feet from Mean Low Water shoreline, and vertical seawalls shall be locao ted not closer than 100 feet from Mean Low Water shoreline.

SECTION 3.24 TRANSITIONAL USES IN ${ }^{8} R^{8}$ DISTRICTS
In any R-1A, R-1B, R-lC, R-1T or R-2 District a transitional use shall be permitted on plot, the side plot line of which adjoins, either directly or across an alley, any Business or Industrial District. The permitted transitional uses for any such plot in an $R-1 A, R-1 B, R-1 C$ or $R-1 T$ District shall be any use permitted in on $R-2$ District. The permitted transitional uses for any such plot in an R-2 District shall be any use permitted in an R-3 District. Any plot used for a transitional use shall comply in all respects with all of the requirements for plot size, yards, height, coverage, floor area ratio, offa street parking, minimum floor area and other similar regulations for the district in which it is located. Any transitional use authorized under this Section shall not extend more than 60 feet from the side plot line of the plot abutting on the district boundary line.

The following regulations shall apply where a plot in a non-residential district is utilized for a permitted resiclential use:

1. Such use and such plot shall conform to the district regulations for plot size, plot coverase, front yard, side yards, rear yard and plot area per roon specified for that particular residential district in which such resiciential use would first be permitted from a height limit standpoint, except as modified by Paragraphs 2 and 3 following.
2. Where a residential use is located on the first or sround floor and there is also a principal non-residential use on the first or ground floor, such plot shall be provided with a rear yard and with side yards extending to the rear yard, for the portion of the plot occupied by the residential use.
3. Where the residential use is located above a principal nonresidential use, such plot shall be provided with a rear yard and with side yards on cach side, provided that such yards may begin at the level of the lowest floor used for residential purposes, and a sjde yard shall not be required on a street side of the plot.
4. Plots used for hotels and motels shall not be required to provide any more or greater yards than would be required for a non-residential use on the particular lot. involved.

## SECTION 3.26 DISTRIC'T BOUNDARY LINE PLOTS

1. Where $a B-1, B-2, B-2 A, * * B-2 B$ or $B-3$ District is separated by a street from a Residential District, than any plot in such Non-Residential District adjacent to the separating street shall be provided with a yard at least 25 feet in depth along such separating street.
2. Where a $\mathrm{B}-1, \mathrm{~B}-2, \mathrm{~B}-2 \mathrm{~A}, ~ * * \mathrm{~B}-2 \mathrm{~B}$ or $\mathrm{B}-3$ District directly abuts on a Residential District without any separator between them such as a street, alley, canal or other public open space, then any plot in such non-residential district shall be provided with a yard at least 10 feet in depth adjacent to the residentially-zoned property.
***3. Where any C-1, M-1, M-2, M-3, M-4 or **M-5 District is separated by a street from a Residential District, than any plot in such non-residential district adjacent to the separating street shall be provided with a yard at least 25 feet in depth along such separating street.
***4. Where a $\mathrm{C}-1, \mathrm{M}-1, \mathrm{M}-2, \mathrm{M}-3, \mathrm{M}-4$ or $* * \mathrm{M}-5$ District directly abuts on a Residential District without any separator between them such as a street, alley, canal or other public open space,
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* Amended 5/12/67
** Amended 5/12/67
*** Amended 11/10/61 -25a-
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then any plot in such non-residential district shall be provided with a yard at least 20 feet in depth adjacent to the Residentially-zoned property.
5. Where a yard is required in this Section, such yard may be used for walkways, parking of passenger cars, driveways and landscaping, but not for any other use or purpose.

SECTION 3.27 USE OF RESIDENTIALLY-ZONED PROPERTY FOR ACCESS
No land which is residentially-zoned shall be used for driveway or vehicular access purposes to any land which is non-resi-dentially-zoned or used for any purpose not permitted in a residential district.

SECTION 3.28 ELEVATION OF FILLED LAND
Any filled land created contiguous to the mainland or to any developed island in Broward County shall be filled so that the settled elevation of such filled land shall be not less than 5.5 feet.

All elevations required in this Section shall be measured above Mean Sea Level, U.S.C. \& G.S. Datum.

SECTION 3.29 ESSENTIAL SERVICES
Essential services shall be permitted as authorized and regulated by law and resolutions of Broward County, it being the intention hereof to exempt such essential services from the application of this Resolution.

SECTION 3.30 COUNTY USES
The provisions of this Resolution are not intended, and shall not be construed, to preclude the use of any property by Broward County in any County Government capacity, function or purpose.

## SECTION 3.31 NUISANCES

Nothing shall be allowable on the premises in any District, provided for in this Resolution, that shall in any way be offensive or obnoxious by reason of the emission of odors, gases, dust, smoke, vibration, or noise (including the crowing of cocks, barking of dogs or any noises or odors emanating from any animal, fish, or fowl). Nor shall anything be constructed or maintained that would in any way constitute an eyesore or nuisance to adjacent property owners or residents or to the community.
*SECTION 3.32 ACCESSORY DWELLINGS
Plots having accessory dwellings where permitted in $\mathrm{B}-1, \mathrm{~B}-2$, $B-2 A, * * B-2 B, B-3, C-1, M-1, M-2, M-3, M-4$ and $* * M-5$ Districts shall be provided
*Amended 11/10/61
**Amended 5/12/67
with the yards which are required in R-6 Districts for such use except as modified by Section 3.25.

SECTION 3.33 SEWAGE DISPOSAL
Regardless of other provisions of this Reselution, under all classifications and in all districts, there shall always bo sufficient greund area left unoccupied by a structure or paving for a proper system of sewage disposal conforming with the standard and requirements of the Broward County Dopartment of Health. Plot plans accompanying building permit applications shall show clearly the proposed sowage disposal system.

SECTION 3.34 PLOTS IN SEPARATE OWNERSHIP
The requirements of this Resolution as to minimum plot area or width shall not be construed to prevent the use for a singlefamily dwelling, in any district in which such use is permitted, of any lot or parcel of land in the event such lot or parcel of land is held in separate ownership at the offective date of this Resolution.
\#SECTION 3.35 REDUCTION OF PLOTS BELOW MINIMUM REQUIREMENTS
Ne parcel of land which has less than the minimum width and area requirements for the district in which it is located may be cut off frem a larger parcel of land for the purpese, whether immediate or future, of building or development as a separate plot.

SECTION 3.36 STORAGE ON RESIDENTIAL PROPERTY
No land which is zoned in a Residential District shall be used for the storage of building materials or construction equipment except when incidental te construction operations for which a building permit is in effoct.

K-ASECTION 3.37 CEMETERTES
Cemeteries shall not be subject to plot size and yard requirements as specifiedin the zoning regulations.
\# 2 SECTION 3.38 WATERWAYS

1. DEFINITIONS

Fer the purpose of this Reselution, the term "waterway" shall mean a canal, ditch, pond, lake, or other depression created for the conveyance or storage of natural, pumped, or excess storm water runoff.

* Amended 5/12/61
$*:$ Amended 3/13/59
来来 $\mathrm{Efffective} 12 / 16 / 60$

The phrase "future right of way line" shall mean the base building line as prescribed in the Broward County Zoning Resolution, or the future right of way line of any street already established by partial dedication or the line of trafficway designated in the official Broward County Trafficway Plan.

The term "create or created" as used herein shall mean to construct, widon, doepen, fill, reroute or alter, as applied to waterways herein.

## 2. LOCATION OF WATERWAYS

*a. No portion of a waterway shall be croated within a public road right of way or within reservations dedicated for roadway purposes.
*b. No waterway shall be located within 100 feet from an existing or future right-of way line of a street unless such waterway is designated to cress such street and the waterway conforms with all of the provisions of the Zoning Resolution.
c. Ne waterway shall be created or maintained in such a location, or in such a connection with, or in such relation te, other existing waterways as to endanger threugh excessive salinity existing potable water resources or to unreasonably change the existing limits of saline water penetration.
3. PERMITS
a. No waterway shall be created unless a permit has boen first obtained from the Broward County Engineoring Department. The exception to this shall be those waterways that serve less than 640 acres, used for the cenvoyance of irrigation to or drainage from agricultural lands to ther watorways leading to major discharge points, and those waterways controlled and maintained by the Contral and Southern Floride Flood Control District.
b. No permit shall be issued by the Engineering Department for a waterway unless the Department finds such propesed waterway to be in conformity with all of the require.. ments of these Regulations, and the application therefor has been approved by the Broward County Planning Depart ment as being in conformity with the County Zoning, County Platting Regulations, and any Comprehensive County Plan.
c. Permits shall not be required for waterways created in an area covered by, and in conformity with, a recorded sub-
a. Application for such permission shall bo made to the Broward County lineineering iopartmont, by letter, statine the reason for alteration or construction of the waterway. This letter shall be accompanied by 4 sets of plans preparga by a surveyor or engineer, registered as such by the State of florida, showing the location, proposed cross-soctions, structures in or across the waterway, and other doteils as may be required by the Engineering Department.
b. If the requested waterway is to serve as a drainage system for a subdivision, the desicr calculation used in arriving at the waterway cross-section area and structures therein, showing degree of protection from flooding of the subdivision, estimated water surfaces, and other pertinent data used in tho design of the waterway, shall be submitted. This shall bo done by an engineer duly registered as such by the State of Florida.
c. All information requested shall be referenced, ail elovations shall refer to U.S. Coast and Geodetic Survey, mean sea level datum. All points or cross-sections of interest. shall be stationed from a known roference point.

## 5. INSPECTION

Representatives of the Ingineerinf. Department shall inspoct waterways and all structures in or across any waterway during their construction period. As-built drawines shall be submitted to the Engineering bepartment upon completion of all work in or across the waterway with as-built crosssections of the waterway overy one hundred feet, or as ofton as may be nocessary to determine the change in crosssection area.

## 1. S巨TBACK AREA REQUIRi'D

In the unincorporated territory of Broward County, Florida, within the line describod and defined in Paragraph 2 of this soction, upon all property described in Paracraph 3 of this section abuttine upon a trafficway, there is establishod a setback area adjacent to such trafficway, which setback area shall be 70 feet in depth, measured from the existing right-of-way line of such trafficway or from the base building line of such trafficway, whichever shall bo at the greater distance from the centerline of such trafficway.
2. TTERRITORY FOR SETBACK AREA REQU IREMENT

The territory within which sotback areas are required under Paragraph 1 above, lies within a boundary line doscribed as follows:

Beginning at a point which is the intersection of the Westerly ripht of way of the Sunshine State Parkway and the South boundary line of Broward County, Florida;

Thence run Northerly along the Westerly right of way of the Sunshine State Parkway to the South boundary line of Section 2, Township 50 South, Range 41 East (Broward Boulevard);

Thence run Easterly along the South boundary of Sections 2 and 1, Township 50 South, Range 41 East and Soction 6, Township 50 South, Range 42 East, to the Southoast corner of the Southwest Quarter (SW $\frac{1}{4}$ ) of said Section 6;

Thence run Northerly along the East boundary of the wost Ono-Half ( $W^{\frac{1}{2}}$ ) of Section 6, Township 50 South, Rance 42 East, and Section 31, Townsh1p 49 South, Ranco 42 jast to the Northeast cornor of the Northwest Quarter ( $\mathrm{NW} \cdot \frac{1}{4}$ ) of said Soction 31, Township 49 South, Range 42 East;

Thence run Easterly along the North boundary line of Section 31, Township 49 South, Rance 42 East to the Northeast cornerf of Section 31, Townslip 49 South, Range

\#Effective 10/16/64

## 42 East;

Thence run Northerly along the West boundary line of Sections 29, 20 and 17, Township 49 South, Range 42 East, to the Northwest corner of said Section 17, Township 49 South, Range 42 East;

Thence run Easterly along the North boundary line of Sections 17, 16 and 15, Township 49 South, Range 42 East, to a point of intersection with the West right-of-way line of the Seaboard Airline Railroad;

Thence run Northerly along the West right-of-way line of the Seaboard Airline Railroad to a point of intersection on the South boundary of Section 34, Township 48 South, Range 42 East;

Thence mun Westerly along the South boundary lines of Sections 34 and 33, Township 48 South, Range 42 East, to the Northeast corner of the Northwest Quarter ( $\mathrm{NW}^{\frac{1}{4}}$ ) of Section 4, Township 49 South, Range 42 East;

Thence run Northerly along the centerline of the street known as Atlantic Boulevard Extension to the North boundary line of Section 33, Township 48 South, Range 42 East;

Thence run Easterly along the North boundary line of Sections 33 and 34 , Township 48 South, Range 42 East, to a point of intersection with the Westerly right-of-way line of the Seaboard Airline Railroad;

Thence mun Northerly along the West right-of-way of the Seaboard Airline Railroad to a point of intersection with a line which is parallel to and 300 feet South of the North boundary of Section 23, Township 48 South, Range 42 East; thence run Westerly 300 feet South of and parallel to the North boundary of Sections 23 and 22, Township 48 South, Range 42 East, to a point on the West line of Section 22, Township 48 South, Range 42 East; thence run Northerly along the West line of Sections 22 and 15, Township 48 South, Range 42 East a distance of 600 feet to a point; thence run Easterly 300 feet North of and parallel to the South boundary of Sections 15 and 14, Township 48 South, Range 42 East to a point of intersection with the Westerly right-of-way line of the Seaboard Airline Railroad;

Thence mun Northerly along the West right-of-way of the Seaboard Airline Railroad to the North boundary line of Broward County, Florida;

Thence run Westerly along the North boundary line of Broward County, Florida from said point to the point of intersection with the Central and Southern Florida Flood Control District Levee L-36;

Thence run Southerly along the Central and Southern Florida Flood Control District Levee $\operatorname{L-36}$ to the point of intersection
with the Central and Southern Florida Flood Controi District Levee L-35A;

Thence run Southwesterly along the Central and Southern Florida Flood Control Distrist Lever L-35A to the point of intersection with the Central and Southern Florida Flood Control District Levee L-35;

Thence run West-Northwesterly along the Central and Southern Florida Flood Control District Levee L-35 to the point of intersection with the Central and Southern Florida Flood Control District Levee L-37;

Thence run Southerly along the Central and Southern Florida Flood Control District Levees L-37 and L-33 to the South boundary line of Broward County, Florida;

Thence run Easterly along the South boundary line of Broward County, Florida, to the point of beginning.
3. ZONED AREAS

The trafficway frontage lying within the line described in Paragraph 2 subject to the setback area requirement shall be all such property zoned in any Agricultural, Recreational, Business or Industrial District as listed in Section 10.1 of the Zoning Resolution.
4. PERMITTED USE OF SETBACK AREA

Within the setback area required and described in Paragraph 1 of this section, no uses or structures or part thereof shall be erected or maintained other than the following:

Awnings or marquees projecting not over 5 feet into setback area

## Benches

Below grade, underground: structures, tanks or storage
Driveways and walkways
Landscaping
Ornamental statuary
Parking
Planting bins
Service signs
Telephone booth
Utility poles, light standards, ornamental lighting,
*Advertising signs located not less than 25 fect from any street line
**Fuel pumps or pump islands on a plot used for a service station

## 5. PROHIBITED USE OF SETBACK AREA

Within the setback area required and described in Parajraph 1 of this section, the following uses and structures are specifically prohibited:

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Buildings
Exhibits or displays
Plant nursery
Roofed structures except awnings or marquees permitted
    in Paragraph 4 of this section
Sales, display, storage or service of boats, trailers,
    machinery
Walls or fences
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## TRAFFICWAYS DEFINED

For the purposes of this section, a trafficway shall be defined as a Freeway, Expressway, Primary Arterial or Major Thoroughfare shown upon a trafficway plan officially adopted by Broward County and/or the Broward County Area Planning Board.

## SECTION 4.1 <br> BASE BUILDING LINES ESTABLISHED

2 For the purpose of assuring sufficient space between the street fronts of buildings and structures to provide adequately for natural light, circulation of air, protection from fire, conflagration, floods, tornadoes and hurricanes, access for firefighting apparatus or rescue and salvage operations, to facilitate provisions for traffic, transportation and circulation and to promote increased safety, health and general welfare, base building lines are hereby established from which all front and street side yards and setbacks required by this Resolution are to be measured and determined and beyond which no buildings, structures, or part thereof, excepting such encroachments beyond a street line as are specifically permitted by the Building Code or other Regulations of Broward County shall be erected, structurally altered, enlarged or extended. Such encroachments shall be subject to all limits or character, size, extent, depth, height and clearance as are specified in such regulations for each kind of encroachment. Said base building lines shall be located as specified for each of the following enumerated streets, and for all other streets in Broward County the base building line shall be located 25 feet from the center line except that where the existing street lines of streets other than those listed below provide a street widh equal to or greater than 50 feet, such existing street lines shall constitute and be the base building lines, from which all required front or street side yards are to be measured:

Distance in feet From Centerline to
STREET

1. Through Section line Roads 53
2. Non-through Section Line Roads 40
3. Andrews Avenue 50
***3a. North Andrews Avenue-from the $S \frac{1}{2}$ of $\mathrm{S} \frac{1}{2}$ of Section 27-48-42 to N . Boundary of said Section 27 40

The Centerline of this portion of North Andrews Avenue is described as follows:

Commencing at the Northwest corner of the Southeast Quarter (SE $\frac{1}{4}$ ) of the Southeast Quarter (SE $\frac{1}{4}$ ) of Section 27, Township 48 South, Range 42 East, thence run Easterly along the North line of the Southeast Quarter (SEx $\frac{1}{4}$ ) of the Southeast Quarter (SEl $\frac{1}{4}$ ) of said Section 27, a distance of 503.49 feet to the Point of Beginning; thence run Northerly on a line west of

* Amended 7/1/58
:- A Amended 11/10/61
s: 3 ; Amended 11/12/65
and parallel to the East line of said Section 27, a distance of 50.0 feet to a Point of Curvature of a circular curve to the right, having a radius of 2864.90 feet and an interior angle of $9045^{\prime} 55^{\prime \prime}$; thence run Northeasterly along the arc of the aforesaid curve, a distance of 488.28 feet to a point of Tangency; thence run Northerly along the tangent produced, a distance of 500.0 feet to a Point of Curvature of a circular curve to the left, having a radius of 2864.90 feet and an interior angle of $9045^{\prime} 55^{\prime \prime}$; thence run Northerly alonf, the arc of the aforesaid curve, a distance of 488.28 feet to a Point of Tangency; thence run Northerly along the tangent produced a distance of 954.02 feet to a Point of Curvature of a circular curve to the right, having a radius of 1909.85 feet and an interior angle of $12^{\circ} 23^{\prime} 01^{\prime \prime} ;$ thence run Northerly along the arc of the aforesaid curve, a distance of 412.78 feet to a Point of Tangency; thence run Northeasterly alonf. the tangent produced, being, East of and parallel to the East right-of-way line of the Seaboard Air Line Railroad, to a point of intersection with the North boundary of said Section 27, said point being 360 feet, more or less, West of the Northeast corner of said Section 27.

4. Atlantic Blvd. Extension 50
*5. Broward Blvd. (From S.W. 24th Ave. West to Flamingo Road Extension)

Said Broward Boulevard centerline is described as follows:
A. Beginning at the intersection of the centerline of S.W. 24th Avenue and the North boundary of Section 8, Township 50 South, Range 42 East, run westerly along said North boundary of Section 8 and continue westerly aloner the North boundery of Section 7, Township 50 South, Rance 42 East to the West boundary of said Section 7 ;
B. Thence continue westerly along a line parallel to, and 43 feet northerly of the South boundaries of Section I through 6, inclusive, of Township 50 South, Range 41 East:
C. Thence continue westerly into Section 1, Township 50 South, Range 40 East, along the same bearing, a distance of 500 feet to the Point of Curvature of a circular curve to the right having a radius of 2,000 feet;
D. Thence continue westerly along the arc of said curve to the Point of Tangency with a Iine;
E. Thence continue westerly along said line a distance of 300 feet to the Point of Curvature of a circular curve to the left having a radius of 2,000 feet;
*Amended 5/11/62
F. Thence continue along said circular curve to the left to the Point of Tangency with the North boundary of Tract 61 of FLORIDA FRUIT LANDS CO. SUBDIVISION NO. ONE as recorded in Plat Book 2 at Page 17 of the public records of Dade County, Florida;
G. Thence run westerly along said North boundary of Tract 61 and the North boundary of Tracts 36 and 45 of said FLORIDA FRUIT LANDS CO. SUBDIVISION NO. ONE, to the East boundary of the right of way for Flamingo Road Extension located on, or near, the West boundary of said Section 1, Township 50 South, Range 40 East.
*6a. Cypress Creek Road (N.E. 62nd St.)
from U.S. No. 1 west to North
Andrews Avenue
40
The centerline of this portion of Cypress Creek Road is described as follows:

Beginning at a point, said point being the point of intersection of the West right-of-way line of U.S. No. 1 and the East-West Quarter-Section line of Section 12, Township 49 South, Range 42 .East, run westerly along said Quarter-Section line a distance of 1876.17 feet to the point of curvature of a circular curve to the right, having an interior angle of $4^{\circ} 44^{\prime} 33^{\prime \prime}$, a radius of 4567.98 feet, for an arc distance of 378.10 feet, more or less;

Thence run westerly along the centerline of N.E. 62nd Street, as shown in the plat of IMPERIAL POINT SECTION ONE as recorded
*Amended 11/10/61
in Plat Book 53, Page 44 of the public records of Broward County, to the West boundary of Section 12, Township 49 South, Range 42 East;

Thence run Westerly along the East-West Quarter-Section line through Sections 11 and 10, Township 49 South, Range 42 East to the intersection with the centerline of North Andrews Avenue.
*6b. Cypress Creek Road (N.W.. 62nd St.) from North Andrews Avenue west to Annapu Road 53

The centerline of this portion of Cypress Creek Road is described as follows:

Beginning at the point of intersection of the centerline of North Andrews Avenue and the East-West Quarter-Section line of Section 10, Township 49 South, Range 42 East, run Westerly along said East-West Quarter-Section line through Sections 10, 9 and 8, Township 49 South, Range 42 East to a point of curvature of a circular curve to the left, said point being the intersection of said East-West Quarter-Section line with the East boundary of the West half of the Southwest Quarter of said Section 8, Township 49 South, Range 42 East;

Thence continue Westerly along said curve to the left having a radius of 1418.38 feet, an interior angle of $42^{\circ} 44^{\prime} 25^{\prime \prime}$, for an arc distance of 1058.05 feet, more or less, to a point of tangency;

Thence continue southwesterly along the tangent to the said curve for a distance of 2693.08 feet, more or less, to the point of curvature of a circular curve to the right;

Thence continue Westerly along said curve to the right, having a radius of 1433.12 feet, an interior angle of $45^{\circ} 26^{\prime} 06^{\prime \prime}$, for an arc distance of 1136.45 feet, more or less, to a point of tangency, said point of tangency lying on the centerline of the right of way of Prospect Field Road 23.11 feet South of the North boundary of Section 18, Township 49 South, Range 42 East, and 1.05 feet, more or less, West of the North-South Quarter-Section line of said Section 18;

Thence continue Westerly along the tangent of the said curve for a distance of 2640.14 feet, more or less, to the intersection of said tangent with the West boundary of Range 42 , said point lying 23.18 feet South of the Northwest corner of said Section 18;
*Amended 11/10/61

Thence continue Westerly along a line parallel to and 503.62 feet North of the South boundary of Section 12, 'lownship 49 South, Range 41 East Cor a distance of 2641.05 fect, more or less, to the North-South Quarter-Section line of said Section 12, said intersection being the point of curvature of a circular curve to the left;

Thence continue Westerly along said circular curve to the lelit, havines a radius of 2640.00 Leet, an interior ancle of lyo 00' ()(', for an are distance of 375.44 feet, more or less, to a point of tangency;
Thence continue Westerly along said tangent a distance of 670.26 feet, more or less, to the point of curvature of a ci:cular curve to the right;

Thence continue Westerly along said circular curve to the right, having a radius of 2640.00 feet, an interior angle of $18^{\circ} 56^{\prime \prime} 35^{\prime \prime}$, for an arc distance of 872.83 feet, more or less, to a point of tangency with the South boundary of sai.d Section l. s, said point of tangency lying 281.24 feet, more or less, cast of the West boundary of said Section 12;
Thence continue Westerly along the South boundary ot said
Section 12 and along the South boundary of Sections 11 and Lo, 'rownship 49 South, Range 41 East to the East right-ol-way Line of Annapu Road, sajd East right-of way line lying noar the west boundary of said Section 10 .
7. Davie Koad
8. Deerfield (S.K. 810)
9. Hammondvil.le (S.R. 814) 50
10. Hollywood Blvd. ..... 60
11. Oakland Park Ocean Blvd. ..... 50
*lla. Oakland Park Expressway (from the East boundary of Section 21-49-41 to r/w for C\&SFFCD Levee 35.^) ..... 60

The centerline of this portion of Oakland Park Exprosisway is described as Lollows:
A. Bepinning at a point on the East boundary of Section 21, Township 49 South, Range 41 East, said point being 60 feet North of the South boundary of said Section 21 , thence run Westerly parallel to and 60 feet North of the South boundary of said Section 21 , Township 4 , South, Range 41 East, and Sections 20 and 19, Township 49 South, Rance 41 East, to a point on the West boundary of Section 19, Township 49 South, Ranfe 41 East, said point also being 1557.04 feet, more or less, North of the Southeast corner of Section 24, Township 49 South, Range 40 East.
B. Thence run Westerly parallel to and 1557.04 feet North of the South boundary of Section 24, Township 49 South, Range 40 East, and Section 23, Township 49 South, Range 40 East, to a point of curvature of a circular curve to the left having a radius of 1700 feet; thence run Southwesterly along the arc of said curve to a Point of Tangency, said Point of Tangency lying 60 feet Northwesterly of the Eastern right-of-way line of the Central and Southern Florida Flood Control District Levee L-35.A.
12. Old Dixie Highway 40
13. Pembroke Road 50
14. Powerline Road 50
*14a. Powerline Road--from Prospect Field Road $N$ to $N$ boundary of the $\mathrm{SE}_{\frac{1}{4}}$ of the $\mathrm{SE}_{\frac{1}{4}}^{\frac{1}{2}}$ of Section 9-49-42

## 50

The centerline of this portion of Powerline Road is described as follows:

Starting at a point 50 feet East of the West line of Section 22, Township 49 South, Range 42 East and 208.61 feet south of the North line of said Section 22 , said point also being The Point of Curvature of a circular curve to the left, having for its elements: an interior angle of $6^{\circ} 33^{\prime} 08^{\prime \prime}$ and a radius of 3819.70 feet; thence Northwesterly along the arc of said curve a distance of 208.72 feet to a point on the South line of Section 15, Township 49 South, Range 42 East lying 44.30 feet east of the Southwest corner of said Section 15, said point also being the Point of Beginnine; Thence continuing on the aforesaid arc a distance of 228.09 feet to a Point of Tangency; thence run Northerly along the tangent produced a distance of 151.77 feet, to a Point of Curvature of a circular curve to the right, having for its elements: an interior angle of $6^{\circ} 29^{\prime} 5^{\prime \prime}$, and a radius of 3819.70 feet; thence run Northerly along the arc of said curve a distance of 433.08 feet, to a Point of Tangency,
said point lying 17 feet west of the East line of Seclion 16 , Township 49 South, Range 42 East; thence 17 feet west of and parallel to the East line of Section 16, Township 49 South, Range 42 East, run Nor therly to the North line of said Section 16, said point also being the South line of Section 9, Township 49 South, Range 42 East; thence continue Northerly 17 feet west of and parallel to the East line of Section 9 to a point on the North line of the Southeast Quarter ( $\mathrm{SE} \mathrm{T}_{1}^{3}$ ) of the Southeast Quarter (SE $\frac{1}{4}$ ) of Section 9, Township 4 ? South, Range 42 East.
*14b. Powerline Road--from Prospect Field Road $N$ to intersection with that portion described in Para. Ilia. 50

The centerline of this portion of Powerline Road is described as follows:

A line lying Westerly of and within 35 feot of the West right-of way line of the Seaboard Airline Railroad, in the Southeast Quarter ( $\mathrm{SE}_{\frac{1}{4}}$ ) of the Southeast Quarter ( $\mathrm{SE}_{4}^{\frac{1}{4} \text { ) }}$ of the Southeast Quarter (SE ${ }_{4}^{\frac{1}{4}}$ ) of Section 16, Township 49 South, Range 42 East.
:14c. Powerline Road--from Hammondville
Road to Palm Beach County line, excepting portions in City of Lakeview and Deerfield Beach 50

The centerline of this portion of Powerline Road is described as follows:

Beginning at a point on the North right-of-way line of Hammondville Road, said Point lying 17 feet west of the East line of Section 33, Township 48 South, Range 42 East; thence run Northerly 17 feet west of and parallel to, the East line of Sections 33, 28, 21, 16, 9, and 4 , Township 48 South, Range 42 East, and Section 33, Township 47 South, Range 42 East, to the Palm Beach County line.
15. Prospect Field Road 50
\#\#16. Race Track Road--from 01d Dixie Highway to West boundary of Section 3-49-42 (excepting portion in City of Pompano Beach)

[^3]'lhe centerline of this portion of Race Track Road is described as lollows:
A. Bersinning at the Southeast corner of Goverment Lot: $\because$, Section 2, 'Iownship 49 South, Range 42 East: 'Thence run westerly along the South boundary of said Government Lot 2 and Government Lots 3 and 4 of said Section 2, and Government Lots 1, 2, 3 and 4 of Section 3, Township 49 South, Range 42 East to the West boundary of said Section 3;
*16a. Race Track Road -- from West boundary
of Sec. 3-49-42 to West boundary of
Sec. 4-49-42 40
The centerline of this portion of Race Track Road is described as follows:
B. Thence run westerly along the South boundary of government Lots $1,2,3$ and 4 in Section 4, Township 49 South, Range 42 East, to the West boundary of said Section 4.
17. Sheridan 53
**17a. Sheridan Street (from the East boundary of Section 10-51-41 to University Drive) 50

The centerline of this portion of Sheridan Street is described as follows:

Beginning at the Northeast corner of Section 10, Township 51 South, Range 41 East, thence run Westerly along the North boundary of said Section 10 to the East right-of-way line of University Drive.
18. State Road No. 7

53
***19. Stirling Road -- from E line of
Section 4-5l-42 West to
Sunshine State Parkway 53
The centerline of this portion of Stirling Road is described as follows:

Beginning at the Northeast corner of Section 4, Township 51 South, Range 42 East, thence run Westerly along the North lines of Section 4, 5 and 6 of said 'lownship and Range to the Northwest corner of said Section 6, also being the Northeast corner of Section 1, 'Jownship 51 South, Range 41 East; thence on the North line of said Section 1 , run Westerly a distance of 184.86 feet to a point of curvature of a circular curve to the right having a radius of 2864.79

* Amended 11/16/62
** Amended 12/10/65
*** Amended 7/22/66
feet and an interior angle of $3^{\circ} 17: 00^{\prime \prime}$; thence continue Northwesterly along the arc of said curve, a distance of 164.17 feet to a point of tangency;

Thence on the tangent produced, continue Westerly a distance of 962.34 feet to a point of curvature of a circular curve to the left having a radius of 2864.79 feet and an interior angle of $6^{\circ} 59^{\prime} 00^{\prime \prime}$; thence continue Southwesterly along the arc of said curve a distance of 349.17 feet to a point of tangency;

Thence on the tangent produced, also being the centerline of Stirling Road as shown on the plat of SEMINOLE ESTATES as recorded in Plat Book 21, Page 15 of the public records of Broward County, Florida;

Thence on said centerline continue in a Westerly direction a distance of 982.62 feet, more or less, to an intersection with the West boundary of the Northeast Quarter ( $\mathrm{NE}_{4}^{1}$ ) of said Section 1 , Township 51 South, Range 41 East, at a point 4.37 feet Southerly of the Northwest corner of said Northeast Quarter (NE $\frac{1}{4}$ );

Thence on the Westerly projection of aforesaid centerline, continue Westerly a distance of 223.06 feet to a point of curvature of a circular curve to the right having a radius of 2864.79 feet, and an interior ancle of $3035^{\prime} 4^{\prime \prime}$; thence continue Westerly along the arc of the last aforesaid curve a distance of 179.80 feet to a point of tangency with a line 24.00 feet Southerly of and parallel to the North boundary of said Section 1;

Thence on said parallel line continue Westerly to a point on the East right-of-way line of the Sunshine State Parkway, said point also being 1570 feet, more or less, east of the Northwest corner of said section.
*19a. Stirling Road -- from Sunshine State Parkway to University Drive

The centerline of this portion of Stirling Road is described as follows:

Beginning at a point 24 feet south of the North line of the Northeast Quarter ( $\mathrm{NE}^{\frac{1}{4}}$ ) of Section 2, Township 51 South, Range 41 East and 130 feet, more or less, west of the Northeast corner of aforesaid Section 2, also being the West right-ol-way line of the Sunshine State Parkway; thence Westerly 200 feet, more or less, to a point of curvature of a circular curve to the right having a radius of 2864.79 feet and an interior angle of $2014^{\prime} 4^{\prime \prime}$; thence continue Westerly along the arc of the last aforesaid curve a distance of 112.32 feet to a point of tangency;

Thence on the tangent produced, run Northwesterly 500 feet to a point of curvature of a curve to the left, having a radius


Thence run northwesterly, alous the arc of the aforesaid curve, a distance of $1,594.18$ feet to a Point of Tangency;

Thence run northwesterly along the tangent of the aforesaid curve, produced, a distance of $1,255.00$ feet, more or less, to a Point of Curvature of a circular curve to the left having for its elements: an interior angle of 370 03' 08" and a radius of $1,432.69$ feet, said Point of Curvature lying on the North boundary of said Section 9 and being 713.22 feet westerly of the Northeast corner of said Section 9;

Thence run northwesterly along the arc of the aforesaid curve, a distance of 926.50 feet, to a Point of Tangency;

Thence run northwesterly along the tangent of the aforesaid curve, produced, a distance of 394.73 feet to a Point of Curvature of a circular curve to the right, having for its elements: an interior ansle of $15^{\circ} 42^{\prime} 09^{\prime}$ and a radius of $1,510.00$ feet;

Thence run northwesterly along the arc of the aforesaid curve, a distance of 413.83 feet to a Point of Tangency;

Thence run northwesterly, along the tangent of the aforesaid curve, produced, a distance of 393.20 feet to a Point of Curvature of a circular curve to the right, having for its elements: an interior angle of $27^{\circ} 38^{\prime} 06^{\prime \prime}$ and a radius of $1,510.00$ feet;

Thence run northerly, along the arc of the aforesaid curve a distance of 728.31 feet to a Point of Tangency;

Thence run northerly, along the tangent of the aforesaid curve, produced, a distance of 249.42 feet, to a point on the East-West Quarter-Section line of Section 4, Township 50 South, Range 41 East, said Point being 1,960.80 feet westerly of the East Quarter corner of said Section 4;

Thence run northerly, parallel to and l,960. 80 feot west of the east boundary of the aforesaid Section 4 and Section 33 , Township 49 South, Range 41 East, to a point on the North boundary of said Section 33;
*2la. University Drive (from N boundary of Section 33-49-41 to Paim Beach County line)

## 53

The centerline of this portion of University Drive is described as follows:

Beginning at a point lying on the South boundary of Section 28, Township 49 South, Range 41 East, said point being 1960.80 feet Westerly of the Southeast corner of said Section 28 as measured along the South boundary of said Section 28;

Thence run Northerly, parallel to and 1960.80 feet West of the East boundary of said Section 28 , through said Section 28 , and parallel to and 1960.80 feet West of the East boundary of Section 21, Township 49 South, Range 41 East, a distance of 1500.00 feet to a point of curvature of a circular curve to the right, having for its elements: an interior angle of $45^{\circ}$ $00^{\prime} 00^{\prime \prime}$ and a radius of 1909.86 feet;

Thence run Northeasterly, along the arc of said curve, a distance of 1500.00 feet to a Point of Tangency;

Thence run Northeasterly along the tangent of the aforesaid curve, produced, a distance of 1190.78 feet, more or less, to a Point of Curvature of a circular curve to the left, having for its elements: an interior angle of $45^{\circ} 001001$ and a radius of 1909.86 feet;

Thence run Northerly, along the arc of said curve, a distance of 1500.00 feet, to a Point of Tangency, said Point of Tancency lying on the East boundary of the aforesaid Section 21 and being 185.74 feet, more or less, Southerly of the Northeast corner of said Section 21;

Thence run Northerly, along the East boundary of said Section 21, a distance of 185.75 feet, more or less, to the Northeast corner of said Section 21 ; and

Beginning at the Southeast corner of Section 9, Township 49 South, Range 41 East, run Northerly along the East Iine of said Section 9 and the East line of Section 4, Township 49 South, Range 41 East to the Northeast corner of the aforesaid Section 4, said corner also being 1088.35 feet, more or less, West of the Southeast corner of Section 33, Township 48 South, Range 41 East; thence run Northerly parallel to and *Amended 12/14/65
1088. 35 feet Wesi: of the East line of Section 33, to a point on the North boundary of the aforesaid Section 33, thence continue Northerly parallel to and l08:. 3 feet West of the East line of Section 2 8 , Township 48 South, Range 41 East, a distance of 2498.55 feet, more or less, to a Point of Curvature of a circular curve to the right, having an interior angle of $33^{\circ} 4^{\prime}$ ' $12^{\prime \prime}$ and a radius of 1909.86 feet; thence Northerly along the arc of said curve, a distance of 1125.10 feet to a Point of Tangency; thence on the tangent produced, run a distance of 800 feet to a Point of Curvature of a circular curve to the left, having an interior angle of $33^{\circ}$ 45' $12^{\prime \prime}$ and a radius of 1909.86 feet; thence Northerly along the arc of said curve, a distance of 1125.10 feet to a Point of Tangency, said point being the Southeast corner of Section 2l, Township 48 South, Range 41 East; thence run Northerly along the tangent of the aforesaid curve, produced, said tangent also being the East boundary of said Section 2l, continuing along the East boundary of Section 21, 16, 9 and 4, Township. 48 South, Range 41 East and along the East boundary of Section 33, Township 47 South, Range 41 East to the Palm Beach County line.
*22. Davie Blvd.-Peters Road (S.W. 12th Street) Interchange (from St. Rd. 7 west to junction with Peters Road near S.W. 46th Aventue) 40

The centerline of Davie Boulevard-Peters Road is described as follows:

Beginning at a point on the East line of Section 13, Township 50 South, Range 41 East, said point being 670.11 feet South of the Northeast corner of said Section 13, said East line bearing North $01^{\circ} 36^{\prime} 4^{\prime \prime}$ West according to the Broward County Survey of 1928, run westerly along a line bearing: South $88^{\circ} 23^{\prime} 17^{\prime \prime}$ West for a distance of 190.00 feet to a Point of Curvature; thence run along a circular curve to the left, having a radius of 280.00 feet, an interior angle of $15^{\circ} 50152^{\prime \prime}$, and an arc distance of 77.45 feet to a Point of Tangency;

Thence run southwesterly along, a line tangent to said curve, said line bearing South $72^{\circ} 32^{\prime} 25^{\prime \prime}$ West, a distance of 591.00 feet to the Point of Curvature of a circular curve to the right, having a radius of 425.00 feet, an interior angle of $32^{\circ} 39^{\prime} 22^{\prime \prime}$, for an arc distance of 242.23 feet to a Point of Tangency;

Thence run westerly along a line tangent to said curve, on a bearing of North $74^{\circ} 48^{\prime} 13^{\prime \prime}$ West a distance of 412 feet to the Point of Curvature of a circular curve to the right having a radius of 471.57 feet, an interior angle of 280
*Amended 7/14/61

38' $53^{\prime \prime}$, for an arc distance of 235,78 feet to a point of tangency;

Thence run northwesterly along a line tangent to said curve on a bearing of North $46^{\circ} 09^{\prime} 20^{\prime \prime}$ West for a distance of 670.30 feet, more or less, to the point of curvature of a circular curve to the left, having a radius of 513.29 feet and an interior angle of $42^{\circ} 44^{\circ} 57^{\prime \prime}$ for an arc distance of 382.98 feet to a point of tangency, said point lying on the North line of Section 13, Township 50 South, Range 41 East., a distance of 2479.85 feet, more or less West of the Northeast corner of said Section 13.
*23. West Atlantic Blvd. (Lyons Blvd.)
from Pompano City Limits to Annapu
Road (excepting portion in the city of Margate)

## 53

The centerline of this portion of West Atlantic Boulevard is described as follows:
A. Beginning at the Southeast corner of the SW $\frac{1}{4}$ of Section 34, Township 48 South, Range 42 East, run northerly along the East line of said $\operatorname{SW} \frac{1}{4}$ a distance of 40.24 feet to the point of beginning;
B. Thence run westerly on a line with a bearing of South $88^{\circ} 51^{\prime \prime} 15^{\prime \prime}$ West, a distance of 11.24 feet to a point; thence continue in a Westerly direction on a line with a bearing of South $88^{\circ} 53^{\circ} 52^{\prime \prime}$ West to an intersection with the West line of Section 33, Township 48 South, Range 42 East, said point of intersection being 26.71 feet North of the Southwest corner of said Section 33;
C. Thence continue in a westerly direction on a line with a bearing of South $88^{\circ} 53^{\circ} 52^{\prime \prime}$ West a distance of 652 feet, more or less, to a point; thence continue in a westerly direction along a line with a bearing of North $88^{\circ} 21^{\prime} 08^{\prime \prime}$ West a distance of 1770 feet, more or less, to a point; thence continue in a westerly direction on a line with a bearing of South $88^{\circ} 53^{\circ}$ $52^{\prime \prime}$ West a distance of 1958 feet, more or less, to a point; thence continue in a westerly direction on a line with a bearing of South $88^{\circ} 17^{\circ} 50^{\prime \prime}$ West a distance of 957 feet, more or less, to a point of intersection with the West line of Section 32, Township 48 South, Range 42 East, said point of intersection being 107.30 feet North of the Southwest corner of said

Section 32; thence continue in 8 westerly direction on a line with a bearing of South $88^{\circ} 53^{\prime} 52^{\prime \prime}$ West a distance of 169.93 feet to a point; thence continue in 8 westerly direction on a line with a bearing of South $88^{\circ} 491121$ West a distance of 2487.59 feet, more or less, to an intersection with the East line of the SW $\frac{1}{4}$ of Section 31, Township 48 South, Range 42 East, said point of intersection being ll9.5 feet, more or less, North of the South quarter-corner of said Section 31;
D. Thence continue along a circulgr curve to the right having an interior angle of $34^{\circ} 28^{\prime} 4^{\prime \prime}$, a radius of 1250 feet and an arc distance of 752.24 feet to a point; thence continue along a line, tangent to said arc, having a bearing of North $5^{\circ} 4^{\prime \prime} 00^{\prime \prime}$ West a distance of 2028 feet, more or less, to a point; thence continue along a circular curve to the left having an interior angle of $33^{\circ} 30^{\circ} 03^{\prime \prime}$, a radius of 1250 feet and an arc distance of 730.87 feet to an intersection with the West line of said Section 31, said point of intersection being 1718.48 feet North of the Southwest corner of said Section 31; and
E. Beginning at a point on the East boundary of Section 34, Township 48 South, Range 41 East; said point being 48 feet South of the North boundary of the South half of said Section 34, run westerly parallel to said North boundary of the South half to the West boundary of said Section 34 , this being the Western terminus of the trafficway.
F. In addition to Base Building Lines hereinbefore described, base building lines for approaches to bridge crossing Sunshine State Parkway are described as follows:

North Base Building Lines
G. Beginning at a point 205 feet, more or less, North of the South line of Section 32, Township 48 South, Range 42 East and lying on the East right-of-way line of the Sunshine State Parkway, thence run in an easterly direction along a line with a bearing of South $86^{\circ}$ $4^{\circ} 00^{\prime \prime}$ East a distance of 613 feet, more or less, to a point, said point being 162 feet, more or less, North of the South line of said Section 32; and
H. Beginning at a point 957 feet, more or less, East of the West line of Section 32, Township 48 South, Range 42 East and 169 feet, more or less, North of the South line of said Section, run in an easterly direction along a line with a bearing North $82^{\circ} 29^{\prime} 00^{\prime \prime}$ East a
dxatance of 239 feet, more or leas, to a point, said point being 196 feet, more or less, North of the south line of said Section 32; thence run South along a line parallel to the West ilne of aaid Section 32 a distance of 27 feet to a point.

South Base Building Line:
I. Beginning at a point 18 feet, more or less, North of the South line of Sectan 32, Township 48 South, Rarge 42 East and lying on the East right-of -way lirie of the Sunshine State Parkway. thence run $\sim n$ an easterly direction along a line with a bearing of North $85^{\circ} 38$ ? $52^{\prime \prime}$ East a dis~ tance of 715 feet, more or less, to s point, : aid point being 56 feet, more or less, North of the South line of Section 32, Township 48 South, Range 42 East; and
J. Beginning at a point 957 feet, more or less, East of the West line of Section 32, Township 48 South, Range 42 East and 63 feet, more or less, North of the South line of said Section 32, run in an easterly direction along a line with a besring of South $83^{\circ} 35^{\circ} 08^{\prime \prime}$ East a distance of 239 feet, more or less, to a point, said point being 36 feet, more or leas, North of the South line of said Section 32; thence run North along a line parallel to the West line of said Section 32 a distance of 27 feet, more or less, to a point.
*23.1 West Atlantic Blvd. (Lyone Blyd.) from Annapu Road to CSFFCD Dike

The centerline of this portion of West Atiantic Boulevard is described as follows:
A. Beginning at a point on the East boundary of Section 33, Township 48 South, Range 41 East, said point Iyirg 48 feet South of the North boundary of the South One-Half (S $\frac{1}{2}$ ) of the aforesaid Section 33, said point also being a point of curvature of a circular curve to the right, having an interior angle of $4^{\circ} 00^{\prime 2} 0 n^{\prime \prime}$ and a radius of 5729.58 feet;
B. Thence continue westerly giong the arc of the aforessid curve a distance of 400.00 feet to a point of tangency;
C. Thence continue northwesterly along the tangent of the aforesaid curve, produced, a distance of 287.95 feet. to a point of curvature of a circular curve to the left, having an interior angle of $4^{\circ} 00^{\circ} 00^{\prime \prime}$, more or less, and a radius of 5729.58 feet;
D. Thence continue westerly along the arc of the last aforesaid curve, a distance of 400.00 feet, more or less, to a point of tangency, said point of tangency lying on the East-West Quarter Section Line of Section 33, Township 48 South, Range 41 East, and being 1086.59 feet, more or less, westerly of the East boundary of said Section 33;
E. Thence continue westerly along the East-West Quarter Section Line through the remainder of Section 33, Township 48 South, Range 41 East, and through Sections 32 and 31, Township 48 South, Range 41 East, and along the East-West Quarter Section Line of Section 36, Township 48 South, Range 40 East, to a point of intersection with the East right-of-way line of the Central and Southern Florida Flood Control District Levee Number L-36, said point of intersection lying 107 feet, more or less, West of the East boundary of the aforesaid Section 36.
$* 24$.
Sample Road (U.S. No. 1 to N.E.
3rd Ave.)
50
The centerline of this section of Sample Road is described as follows:

Beginning at the point of intersection of the South I, ine of Section 18, Township 48 South, Range 43 East and the West right-of-way line of State Road No. 5 (U.S. No.I, Federal Highway), run westerly along the South line of said Section 18 and the South line of Section 13, Township 48 South, Range 43 East to the Southwest corner of said Section 13.
*24a. Sample Road (N.E. 3rd Ave. to Annapu Road)

## 53

The centerline of this section of Sample Road is described as follows:

Beginning at the Southeast corner of Section I4, Township 48 South, Range 42 East, run westerly along the South lines of Sections $14,15,16,17$ and 18, Township 48 South, Range 42 East, to the Southwest corner of said Section 18;

Thence run westerly along a line with a bearing of North $89^{\circ} 28^{\circ} 17^{\prime \prime}$ West a distance of 1053 feet to the point of curvature of a circular curve to the left having an interior angle of $30^{\circ} 00^{\prime} 00^{\prime \prime}$, a radius of 1200 feet and an arc distance of 654.50 feet;

Thence run southwesterly aiong a ine targent to said curve, on a bearing of South $60^{\circ} 31^{\circ} 43^{\prime \prime} \mathrm{Wa}$ at, a distance of 1.25 feet, more or leas, to the point of curvature of a circular curve to the right having an intertor anglo of $29^{\circ} 55^{\circ} 17^{\prime \prime}$, a radius of 1250 feet and an arc distance of 652.24 feet to a point, said point boing the point of tangency with the South line of Section 1.3. Townahip i4 South. Range 41 East;

Thence rur westerly along the Soutt: ? fend of Sections 13 , 14. and 15. Township 48 South, Rariee 4 East to the Southwest corner of said Section 15 , aaid point boing the Wostern terminus of this right of wey.

BRIDGE APPROACHES (SUNSHTNE STATE PARKWAY)
North Base Building Linos
Beginning at a point on the East right-of-way line of the Sunshine state Parkway, said point being 80 feet North of the South ilne of Section 17, Township 48 South, Range 42 East, run easterly along a line with a bearing of South $88^{\circ}$ $39^{\circ} 55^{\prime \prime}$ East to a point, said point lying 53 feet North of the South line of Section 16, Township 48 South, Range 42 East; and

Beginning at a point on the west rifhtmof way line of the Sunshine State Parkway, said point being 90 foot North of the South line of Section 17 , Township 48 South, Range 42 East, run westerly along a line with 'a bearing of South $85^{\circ} 43^{\circ} 25^{\prime \prime}$ West to a point, said point lying 53 feet North of the South line of said Section 17.

South Base Building Linos
Boginning at a pointi on the East right..ot-way line of the Sunshine State Parkway, said point being 80 feet South of the North line of Section 20, Township 48 South, Range 42 East, run easterly along a line with a bearing of North $85^{\circ} 36^{\circ} 42^{\prime \prime}$ East to a point, said point lying 53 foet South of the North line of Section 21 . Township 48 South. Range 42 East; and

Beginning at a point on the West right.. of * way line of the Sunshine State Parkway, said point being 90 feet South of the North line of Section 20, Township 48 South, Range 42 East, run westerly along a line with a bearing of North $88^{\circ} 33^{\circ} 07^{\prime \prime}$ West to a point, said point 'lying 53 feet South of the North line of said Section 20.
*24b. Sample Road (from Annapu Road to CSFFCD Dike)
*Effective 9/14/62

The centerline of this portion of Sample hoad is described as follows:
A. Beginning at the Sourhoast corner of Soction 16 , Township 48 Sorith, Range 4.1 East, run westiorly along the South boundary of Ssctions 16, 17 and 18, Township 48 South. Range 41 East and along the South boundary of Section 13. Township 48 South, Range 40 East to the point of intersection of seid South boundary and the East right.. of way line of the Central and South Florida Flood Control District Leveo L-36.

## STREET

> Distance in Foet
> From Centorline to
> Base Building Iine
325. Peters Road (from S.R. It to C\&SFFCD Leveo $L-35 A$, excepting that portion in City of Plantation or any other legally constituted municipality)
A. State Road No. 7 to S.W. 45 th Terrace 35

The centerline of this portion of Peters Road is described as follows:
(1) Beginning at the Northeast corner of Section 13, Township 50 South, Range 4. East, run Westerly along the North boundary of said Section 13 to a point 2479.85 feet West of said Northeast corner.

> Distance in Feot From Centerline to Baso Building Iino
B. S.W. 45 th Terrace to East $r / w$ Iine of Sunshine State Parkway 40

The centerline of this portion of Peters Road is describod as follows;
(1) Boginning at a point on the North boundary of Section 13, Townshtp 50 South, Range 41 East, said point being 2479.85 feet West of the Northeast corner of said Soction 13, run Westerly alonf, the North boundary of said Section 13 to the Eastorly right-of way line of the Sunshine State Parkway.

Distance in Foet From Centerline to Base Bullding Lino
C. East right-of-way of Sunshine State Parkway to NW corner of Soction 15~.50. 41

The centerline of this portion of Peters Road is described as follows:
(I) Beginning at a point on the East right-of-way line of the Sunshine State Parkway, said point also boing on the North boundary of Section 13, Township 50 South, Range 41 East, run westerly al ong the North boundary of Sections 14 and 15, Township 50 South, Range 41 East to the Northwest corner of said section 15.

Distance in Feet From Centerline to Base Building Line
D. Northwest corner of Section 15-50-41, said corner being common with the SE corner of Section 9-50-47, to the point of intersoction with Oakland Park Boulevard

## 53

The centerline of this portion of Peters Road is described as follows:
(1) Beginning at the Southeast corner of Section 9, Township 50 South, Range 41 East, run Westerly along the South boundary of said Section 9 a distance of 1000 foet to a point of curvature of a circular curve to the right having a radius of 2640 feet;
(2) Thence run Westerly along the arc of said circular curve to a point, said point being the point of tangency with a line running parallel to, and 1500 feet Northerly of, the North right-of-way line of the North Now River Canal;
(3) Thence run Northwesterly along said Line through Sections 9, 8, and a portion of Section 7, Township 50 South, Range 41 East to a point, said point being the point of curvature of a circular curve to the right having a radius of 2255 feet, more or less;
(4) Thence run Northerly along the arc of the last aforesaid curve a distance of 2965 feet, more or less, to a point of tangency with the East boundary of the West One-Half of the West One-Half of Section 7, Township 50 South, Range 41 East;
(5) Thence run Northerly along the said East boundary thr ough the remainder of Section 7, Township 50 South, Range 41 East and along the East boundary of the West One-Half of the West One-Half of Section 6, Township 50 South, Range 41 East, and Sections 31 and 30 , Township 49 South, Range 41 East to a point on the North boundary of said Section 30, said point also lying on the South base building Iine of Oakland Park Boulevard. -32-

Distrace in Feet From Conterline to Base Building Iino
E. North boundary of Bection 30-49-41 to point iving: on South boundary of soction 12-49.-40 and being 50" West of West line of Section 28-4c-111 50
The centeriline of this portion of Poters fioad is described as follows:
(1) Beginning at a point on the North boundary of Section 30, Township 49 South, Rarice 47. East, Skid point also belne the Northeast corner of the West one-Half of the west onemblif of eald section 30 ; thence run Northerly along the East boundary of tho West One-Half of tihe West One-Half of Soction 19. Township $4 \%$ South, Range 4.1 East and alone the East boundary of tho West One-Half of the West One-Half of Soction 18, Township 49 South. Range 41 East. to a point. of curvature lying 200.00 feet North of the South boundary of said Section 18;
(2) Thence run Northwesterly along the arc of a circular curve to the left having a radius of 1198.06 foet and an interior ancle of $30^{\circ} 30^{\circ} 00^{18}$ a distance of 637.76 feet to a point of tangency; thence run Northwesterly along the tangent of the last: aforesaid curve produced a distance of 1679.56 feet, more or less, to a point of curvaturo;
(3) Thence run Northerly alonf the arc of a circular curve to the right having, a radius of 1145.92 feet and an interior anple of $30^{\circ} 30^{\circ} 00^{\prime \prime}$ a distance of 610.00 feet to a point of tancency; thence run Nor therly along the tanerent of the last curve producor, said line being 50.00 foet West of and parallel to the west bound ary of Section 18, Township 49 South, Range 41 East, a distance of 884 feet. more or less, to a point on the South boundary of Section 12, Township 49 South, Range 40 East, said point lyine 50.00 feet West of the Southeast correr of said Section 12.
*26. Sunriso Blvd. (from N.W. 70th Avonue Wost to Oakland Park Blvd., oxcopting that portion within the City of Plantation
The conterline of this portion of Sunrise Boulevard is describod as follows:
A. Beginning at a point on the West boundary of the plat ontitled REPLAT OF A PORTION OF PLANTATION SUNRISE HEIGHTS FIRST ADDITION as rocorded in Plat Book 57 at Page 42 of the public records of Broward County, Florida, said point lying 566 feet, measured at a right angle, South of the North boundary of Section 34, Township 49 South, Range 41 East, thence run Wosterly parallel to and 566 feet South of the af oresaid North boundary of Section 34, and Sections 33, 32 and 31, Township 49 South, Range 41 East;
B. Thence run westerly along, a projection of the aforesaid centerline to a point lying, 100 foet West of the West right-of-way line of C\&SFFCD Canal C-42 in Soction 25, Township 49 South, Rango 40 East, said point being the point of curvature of a circular curve to the left having a radius of 1637.02 foet;
C. Thence run Southwesterly along the arc of said curve to a point of tangency, thence run Southwesterly along the tangent of the aforesaid curve produced a distance of 845 feet, more or less, to a point of curvature of a circular curve to the right having a radius of 1637.02 feet, thence run Westerly along the arc of the last aforesaid curve to a point of tangency, said point of tangency also being the Southwest corner of the Southeast One-Quarter (SE $\frac{1}{4}$ ) of Section 25, Township 49 South, Range 40 East;
D. Thence run westerly along the South boundary of Sections 25, 26, and 27, Township 49 South, Range 40 East to a point of intersection with Oakland Park Boulevard.
*27. N.E. and N.W. 44th Street (East portion
of Prospect Fiold Rd. from Old Dixie
Highway to Twin Lakes)
The centerline of this portion of N.W. and N.E. 44th Street is describod as follows:
Beginning at the Point of Intersection of the West rightof -way Ine of Old Dixie Highway and the South boundary of Section 14 , Township 49 South, Range 42 Hast, run Westerly along said South boundary of Soction 14 and along the South boundary of Section 15 , Township 49 South, Range 42 East to the Southwest corner thereof.

[^4]\#2तa. N.E. 50 Street (Old Prospoct Road) from F.E.C. Railroad to Old ilixie IIfehway

The centerline of this portion of N.E. 50th Streot is described as follows:

Beginning at a point lying at the intersection of the East-West Quarter-Section line of Section 14, Township 49 South, Range 42 East and the F.E.C. Railroad, run Westerly along said Quarter-Soction line to a point lying at the intersection of said Quarter-Section line and the centerline of Old Dixie Highway, as built;
$\% 28 \mathrm{~b}$. N.E.-N.W. 50th Street (Old Prospect Road) from Old Dixie Highway west to Fort Lauderdale Executive Airport 40

The centerline of this portion of N.E-N.W. 50th Street is described as follows:

Beginning at the intersection of the conterline of Old Dixie Highway and the East-West Quarter-Section line of Section 14, Township 49 South, Range 42 East, run westerly along said quarter-Section line to the west Quarter corner of Section 14, Township 49 South, Range 42 East;

Thence continue westerly alon Section line to the West Quarter corner of Section 15, Township 49 South, Ranfe 42 East;

Thence continue wosterly alonf, the East-West QuarterSection line of Section 16, Township 49 South, Range 42 East, a distance of 1310.0 foet, more or less to a point on the East boundary of the Fort Lauderdale Executive Airport (Prosnect Field).
※29. Hillsboro Boulevard (from State Road No. 7
to CSFFCD Dike)
The centerline of this portion of Hillsboro Boulevard is doscribod as follows:
A. Beginning at a point on the East boundary of Section 1, Township 48 South, Range 41 Rast, said point lying 874.07 feet southerly from the Northeast corner of said Section 1 , said point also lying at, the intersection of the aforesaid East boundary of Section 1 and the centerline of Hillsboro Boulevard (State Road 810);
\#Effective 11/10/61
MEEfective 7/20/62
B. Thence run westerly alonf, a line having a bearing of South $89^{\circ} 57^{\circ} 5^{\prime \prime}$ West, a distance of 1039.22 foet to a point of curvature of a circular curve to the lof't, havinf an intorior anfle of $44^{\circ} 29^{\circ} 43^{\prime \prime}$ and a radius of 2219.72 feot;
C. Thence run southwesterly along the arc of the aforesaid curve a distance of 1723.81 foet to a point of tangency;
D. Thence run southwesterly along the tangent of the af oresaid curve produced a distance of 2322.26 feet, more or less, to a point of curvature of a circular curve to the right having an interior angle of $45^{\circ} 00100^{\prime \prime}$ and a radius of 1041.74 feet;
E. Thence run westerly along the arc of the last aforesaid curve a distance of 818.18 feet to a point of tangency, said point of tangency lying on the East and West IIne dividing Section 1 , Township 48 South, Range 41 East into two equal portions and being 265.51 feet, more or less, easterly of the Western boundary of the aforesaid Section 1 ;
F. Thence run westerly along the aforesaid East and West line a distance of 265.51 feet, more or less, to a point on the West boundary of section 1 , Township 48 South, Range 41 East, said point also lying on the centerline of the right of way for Holmberg Road, as doscribed in Deed Book 232 at Page 75 of the public records of Broward County, Florida;
G. Thence run westerly in Section 2, Township 48 South, Range 41 East, along the centerline of the right of way described in Deed Book 232 at Page 77 of the public records of Broward County, Florida, and along the center line of the right of way described in Deed Book 724 at Page 104 of the public records of Broward County, Florida, to a point lying on the West boundary of the aforesaid Section 2;
H. Thence run westerly in Section 3, Township 48 South, Ranfe 41 East alonf the south boundary of that parcel of land described in Official Record Book 1378 at Pace 581 of the public records of Broward County, Florida to the center of said Section 3;
I. Thence run westerly along the centerline of the right of way described in Official Record Book 1378 at Page 586 of the public records of Broward County, Florida, for a distance of 1320.00 foot, more or less, to the Southeast corner of that parcel of land described in Official Record Book 1378 at Page 583 of the public records of Broward County, Florida;
J. Thence run westerly along the South boundary of that parcel of land described in Official Record Book 1378 at Page 583 of the public records of Broward County, Florida, to the West boundary of Section 3, Township 48 South, Range 41 East;
K. Thence run westerly in Seiction 4, Township 48 South, Range 41 East along the centerline of the right of way described in Official Record Book 1378 at Page 586 of the public records of Broward County, Florida, to the West boundary of said Section 4, said point also being the West Quarter corner of said Soction 4 ;
L. Thence run westerly in Section 5, Township 48 South, Range 41 East through the center of section to the West Quarter corner of said Section 5, and through the center of section to the

West Quarter corner of Section 6, Township 48 south, Range 41 East.
*30. Margate Boulevard from N.W. 66th Avenue to CSFFCD Dike (excepting portion in the City of Margate)

The centerline of this portion of Margate Boulevard is described as follows:
A. Beginning at the intersection of the East boundary of Section 27, Township 48 South, Range 41 East, and the North boundary of the South One-Half (S $\frac{1}{2}$ ) of the South One-Half (S $\frac{1}{2}$ ) of said Section 27, run westerly along the said North boundary through Sections 27, 28, 29 and 30, Township 48 South, Range 41 East, and along a projection of the aforesaid line through Section 25, Township 48 South, Range 40 East, to an intersection with the Eist right-of-way line of the Central and South Fiorida Flood Control District Levee L-36.
*31. Ibec Boulevard from NoW. 65th Avenue to CSFFCD Dike (excepting portion in the City of Margate)

50
The centerline of this portion of Ibec Boulevard is described as follows:
A. Beginning at a point on the East boundary of Section 26, Township 48 South, Range 41 East, said point lying 1535.53 feet southerly of the Northeast corner of said Section 26, run westerly along a line bearing North $88^{\circ}$ $29^{\prime} 05^{\prime \prime}$ West a distance of 260.00 feet to a point of curvature of a circular curve to the right having an interior angle of $22^{\circ} 37^{\circ} 00^{\prime \prime}$ and a radius of 2291.83 feet;
B. Thence run northwesterly along the arc of the aforesaid curve a distance of 904.67 feet to a point of tangency;
C. Thence run northwesterly along the tangent of the afore said curve, produced, a distance of 3085.53 feet to a point of curvature of a circular curve to the left, having an interior angle of $22^{\circ} 34^{\circ} 06^{\prime \prime}$, more or less, and a radius of 2291.83 feet;
D. Thence run westerly along the arc of the last aforesaid curve, a distance of 902.73 feet, more or less, to a point of tangency, said point of tangency lying on the North boundary of the aforesaid Section 26:
*Effective 9/14/62
E. Thence run westerly along the aforesaid North boundary a distance of 451.23 feet, more or less, to the Northwest corner of Section 26, Township 48 South, Range 41 East;
F. Thence run westerly along the North boundary of Sections 27, 28, 29 and 30, Township 48 South, Range 41 East, and along a projection of this same line, through Section 24, Township 48 South, Range 40 East to an intersection with the East right-of-way line of the Central and Southern Florida Flood Control District Levee Lu 36.
*32. Wiles Road (from State Road No. 7 to CSFFCD Dike)
A. Beginning at the Northeast corner of Section 13, Township 48 South, Range 41 East, run westerly along the North baundary of said Section 13 and Section 14, Township 48 South, Range 41 East to the Northwest corner of said Section 14;
B. Thence run westerly along the North boundary of Section 15, Township 48 South, Range 41 East, and Section 16, Township 48 South, Range 41 East to the Northwest corner of said Section 16;
C. Thence run westerly along the North boundary of Section 17, Township 48 South, Range 41 East and Section 18, Township 48 South, Range 41 East to the Northwest corner of said Section 18;
D. Thence run westerly along the North boundary of Section 12, Township 48 South, Range 40 East to the point of intersection of said North boundary and the East right. of -way Iine of the Central and Southern Florida Flood Control District Levee L-36.
*33. Holmberg Road (from State Road No. 7
to Hillsboro Boulevard)
The centerline of this portion of Holmberg Road is described as follows:
A. Beginning at the East Quarter-Section corner of Section 1, Township 48 South, Range 41 East, run westerly along the East-West Quarter-Section line of the said Section l to the West QuartermSection corner thereof.
*34. Rock Island Road (from Oakland Park Blvd. northerly to southerly right-ofway line of Hillsboro Canal)

The centerline of this portion of Rock Isiand Road is described as follows:
A. Beginning at a point on the South boundary of Section 23, Township 49 South, Range 41 East, said South boundary bearing South $89^{\circ} 29^{\prime \prime} 4^{\prime \prime}$ West, said point lying 1080. 17 feet westerly of the Southeast corner of said Section 23; thence run northerly along a line bearing North $0^{\circ} 30^{\circ}$ 31 " West a distance of 77.62 feet to a point of curvature of a circular curve to the right having a radius of 502.47 feet and an interior angle of $62^{\circ} 32^{\circ} 48^{\prime \prime} ;$ thence run northeasterly along the arc of the aforesaid curve a distance of 548.51 feet to a point of tangency;
B. Thence run northeasterly along the tangent of the aforesaid curve produced a distance of 195.08 feet to a point of curvature of a circular curve to the left having a radius of 452.47 feet and an interior angle of $63^{\circ} 28^{\circ}$ 58"; thence run northerly along the arc of the last aforesaid curve a distance of 501.32 feet to a point of tangency, said point of tangency lying 50.00 feet West of the West right-of-way line of the Sunshine State Parkway and 300.48 feet, more or less, South of the North boundary of Tract 16 of the plat of FORT LAUDERDALE TRUCK FARMS as recorded in Plat Book 4 at Page 31 of the public records of Broward County, Florida;
C. Thence run northerly along the tangent of the last aforesaid curve produced, said line bearing North $1^{\circ} 26^{\circ} 41^{\prime \prime}$ West and being 50.00 feet West of and parallel to the West right-of-way line of the Sunshine State Parkway, a distance of 1927.28 feet to a point of curvature of a circular curve to the right having a radius of 7839.44 feet and an interior angle of $14^{\circ} 03^{\circ} 52^{\prime \prime}$; thence run northeasterly along the arc of the last aforesaid curve a distance of 1924.35 feet to a point of tangency;
D. Thence run northeasterly along the tangent of the last aforesaid curve produced a distance of 200.00 feet to a point of curvature of a circular curve to the left having a radius of 3113.27 feet and an interior angle of $14^{\circ} 07^{\prime \prime} 34^{\prime \prime}$; thence run northerly along the arc of the last aforesaid curve a distance of 760.72 feet to a point of tangency, said point lying on the East boundary of

Section 14, Township 49 Solith, Range 41 East and being 477.78 feet northerly of the Southeast corner of said Section 14;
E. Thence run northerly along the East boundary of Section 14, 11 and 2, Township 49 South, Range 41 East, to the Northeast corner of sald Section 2, said Northeast corner of Section 2 lying on the line separating Township 48 and Township 49 and being 1095.1.2 feet West of the Southeast corner of Section 35. Township 48 South, Range 41 East;
F. Thence run northarly. parallel to and 1095.12 feat West of the East line of Sections 35 and 26 , Township 48 South, Range 41 East, to a point on the Nor th boundary of said Section 26; thence run northerly, parallel to and 1095.12 feet West of the East boundary of Section 23, Township 48 South, Range 41 East, a distance of 190 feet, mpre or less, to a point of curvature of a circular curve to the right having a radius of 1925.72 feet and an interior angle of $29^{\circ} 16^{\circ} 02^{\prime \prime}$; thence run northeasterly along the arc of the last aforesaid curve a distance of 983.67 feet to a point of tangency; thence run northeasterly along the tangent of the last aforesaid curve produced a distance of 1240.81 feet, more or less, to a point of curvature of a circular curve to the left having a radius of 1762.95 feet and an interior angle of $29^{\circ} 37^{\circ} 58^{\prime \prime}$, more or less; thence run northerly along the arc of the last aforesaid curve a distance of 911.78 feet, more or less, to a point of tangency, said point of tangency lyinp on the East boundary of Section 23, Township 48 South, Range 41 East and being 466.33 feet North of the East Quarter corner of said Section 23.
G. Thence run northerly along the East boundary of Sections 23, 14,11 and 2, Township 48 South, Range 41 East, and along the East boundary of Section 35, Township 47 South, Range 41 East, to a point lying at the intersection of the East boundary of said Section 35 and the South right. of way line of the Hillsboro Canal.
*35. Hillsboro Blvd. from State Road No. 7
to the $\mathrm{N}-\mathrm{S} \frac{1}{4}$ Section line of Sec. 2-48-42
(excepting portions in the City of Deer-
field Beach and the City of Lakeview)
The centerline of this portion of Hillsboro Blvd. is described as follows:
... boginnirf: at life Horliment corner of section 6, Township 188 South, Range li? wast, there muri South $0^{\circ} 32^{\circ} 34^{\prime \prime}$ West alonf the west line of sald section 6 a distance of 874.07 feet to the point of berinninf; thence run North $8805^{\prime \prime} 14^{\prime \prime}$ East to the North ${ }^{\circ}$ South QuarterSection line of Soction 5, Township 48 South, Range 42 Tiast, said point lying 941.57 feet southerly of the North Quarter corner of said Section 5;
B. Thence run North $88051^{\circ} 58^{\prime \prime \prime}$ East a distance of 899.21 feet to a point of curvature of a circular curve to the left having a radius of 5729.58 feet and a contral angle of $1^{\circ} 26^{\prime} 30^{\prime \prime}$; thence run northeasterly alonf the arc of said curve a distance of 144.17 feet to a point of tangency; thence run North $87^{\circ} 25^{\prime} 23^{\prime \prime}$ a distance of 2412.68 feet to the point of curvature of a circular curve to the right having a radius of 5729.58 feet and a contral angle of $00^{\circ} 5^{\prime \prime} 2^{\prime \prime}$; thence run southeasterly along the arc of the last aforesaid curve a distance of 85.75 feot to a point of tangency; thence run North $88^{\circ}$ 16' $55^{\prime \prime}$ East a distance of 1826.08 feet to a point on the North-South Querter-Section line of Section 4, Township 48 south. Range 42 East;
C. Thence run North $88^{\circ} 29^{\prime} 11^{\prime \prime}$ East a distance of 2700.15 feet to a point on the East boundary of Section 4, Township 48 South, Range 42 East, said point lying 868.05 feet southerly of the Northeast corner of said Section 4;
D. Thence run North $88^{\circ} 36^{\circ} 59^{\prime \prime}$ Fast a distance of 2227.68 feot to a point of curvature of a circular curve to the right having a radius of 5729.58 feet and a contral angle of $00^{\circ} 40^{\prime} 04^{\prime \prime}$ " thence run southeasterly along the arc of the last aforesaid curve a distance of 66.78 foet to a point of tangency; thence run North $89^{\circ} 17^{\circ}$ 03" East a distance of 2807.56 feet to a point of curvature of a circular curve to the left having a radius of 5729.58 foot and a contral angle of $00^{\circ} 52^{\prime \prime} 58^{\prime \prime}$; thence run Northeasterly alonf: the arc of the last aforesaid curve a distance of 88.2 feet to a point of tancency; thence run North $88^{\circ} 24^{\circ} 05^{\prime \prime}$ East a distance of 129.46 feet to a point on the liast boundary of Section 3, Township 48 South, Range 42 East, said point lying 912.24 feet southerly of the Northeast corner of said Section 3;
E. Thence run North $88^{\circ} 24^{\circ} 05^{\prime \prime}$ East a distance of 2678.00 feot to a point on the North-South Quarter section line of Section 2, Township 48 South, Range 42 East, said point lying 899.40 feet southerly of the North Quarter corner of said Section 2, said point also being the point of intersection with the westerly city limits of the City of Deorfiold Beach.
 of Northeast Quarter iNE, of Soction LB-ifisis to wost boundary of Section $18 \cdots / 19 \cdots 2$.

The centerline of this portion of NoW. 50th Street is described as follows:
A. Beginning at a point on the West boundary of the East Half of the Northeast quarter of the Southeast quarter, said point lyinp, 505.00 feet, as mensured at right angles, south of the Dast-West Quarter Section line; thence run Westerly along a line parallel to and 505.00 feet South of the Jast-West Quarter Section Iine a distance of 3447.75 feet, more or less, to a point of curvature of a circular curve to the right having a radius of 2864.79 feet and an interior angle of 8000 : 00";
B. Thence run Northwesterly along the arc of the aforesaid curve a distance of 400.00 feet to a point of tangency; thence run Northwesterly along the tangent of the aforesaid curve produced a distance of 144.56 feot to a point of curvature of a circular curve to the left having a radius of 2864.79 feet and an intorior angle of $8^{\circ} 00^{\circ} 00^{\prime \prime}$;
C. Thence run westerly along the arc of the last aforesaid curve a distance of 400.00 foot to a point of tangency; thence run Wosterly along the tangent of the last aforesaid curve produced, said tangent also being parallel to and 429.26 feet south of the East-West Quarter section line of the af oresaid Section 18, a distance of 249.67 feet, more or less, to a point on the west boundary of Section 18, Township 49 South, Range 42 East, said point being 429.26 feet south of the Nor thwest corner of the Southwest Quarter of said Section 18.
*Effective 7/21/64
*37. McNab Road--from C\&SFFCD
Canal C-14 to Old Dixie Highway 40
The centerline of this portion of McNab Road is described as follows:

Beginning at a point on the West right-of-way line of the Central and Southern Florida Flood Control District Canal C-14, said point lying five feet south of the North line of Section 12, Township 49 South, Range 42, East, run Westerly a distance of 894.44 feet to the Northwest corner of said Section 12;

Thence run Westerly along the North line of Section 11, Township 49 South, Range 42 East, to an intersection with a Northerly projection of the West line of the subdivision of BOULEVARD PARK ISLES SECTION FOUR as described in Plat Book 53 at Page 39 of the public records of Broward County, Florida;

Thence run Westerly a distance of 673 feet, more or less, to an intersection with a Southerly projection of the West line of the subdivision of LYONS PARK FIRST ADDITION, as recorded in Plat Book 40 at Page 2 of the public records of Broward County, Florida, said point of intersection lying 5.19 feet south of the North line of said Section 11 along said projection;

Thence run Westerly to a point on the East right-of-way line of Old Dixie Highway, said point lying five feet south of the North boundary of Section 11, Township 49 South, Range 42 East.
**37a. McNab Road--from Old Dixie Highway to the SW corner of Section 5-49-42.

The centerline of this portion of McNab Road is described as follows:

Beginning at a point on the West right-of-way line of Old Dixie Highway, said point lying 15 feet south of the North boundary of Section ll, Township 49 South, Range 42 East, run Westerly along a line 15 feet south of and parallel to said North boundary to the West boundary of said Section 11;

Thence run Westerly to the point of intersection of the centerline of North Andrews Avenue and the South boundary of Section 3, Township 49 South, Range 42 East;

Thence run Westerly along the South boundary of Section 3,4 and 5, Township 49 South, Range 42 East, to the Southwest corner of said Section 5 .

* Amended $1 / 19 / 68$
**Amended 12/15/67

37b. McNab Road from SW corner of of Sunshine State Parkway 40

The centerline of this portion of McNab Road is described as follows:
A. Beginning at a point lying at the Southwest corner of Section 5, Township 49 South, Range 42 East, thence run Westerly along the South boundary of Section 6, Township 49 South, Range 42 East, to a point 50 feet West of the Easterly right-of-way line of the Sunshine State Parkway.

## Street

38. Flamingo Road (from point on South $\mathrm{r} / \mathrm{w}$ line of S . R. \#84 north to R/W of C\&SFFCD Leveo L-36)
A. State Road No. 84 to Oakland Park Boulevard in Section 24-49040

53
The centerline of this portion of Flamingo Road is described as follows:
(1) Beginning at a point on the South rightrofaway line of State Road NO. 84, said point lying 124.61 feet Easterly of the West boundary of Section 12, Township 50 South, Range 40 East, as measured along said South rightmof-way line; thence run Northeasterly along a line at right angles to the aforesaid South right-of way line of $S$. R. $\# 84$ a distance of 480.00 feet to a point of curvature of a circular curve to the left having a radius of 1909.86 foet and an interior angle of $14^{\circ} 4^{\circ} 8^{\circ} 09^{\prime \prime}$, more or less; thence run Northerly along the arc of the aforesaid curve a distance of 493.42 foot to a point of tangoncy, said point of tangency lying 305.33 foot East of the West boundary of Soction 1, Township 50, Range 40 East;
(2)

Thence run Northerly along the tangent of the aforesaid curve produced, said tangent being parallel to and 305. 33 foot East of the aforesaid West boundary of Section 1, a distance of 4092.95 feet, more or loss, to a point of curvature of a circular curve to the left having a radius of 1909.86 feet and an interior angle of $16057^{\circ} 49^{\prime \prime}$; thence run Narthwesterly along the arc of the last aforesaid curve a distance of 565.48 foet to the point of tangency; thenco run Northwesterily along the tangent of the last aforosaid curve produced a distence of 476.26 foet to a point of curvature of the circular curve to the right having a radius of 1909.86 feot and an interior angle of $16^{\circ} 57^{\circ} 4^{\prime \prime}$; thence run Northerly along the arc of the last aforesaid curve a distance of 566.67 foot to a point of tengency, said point of tangency also being the Southwest corner of Section 36, Township 49 South, Range 40 East;
(3) Thence run Northerly alone the weat boundary of said Section 36 , and Sections 25 and 24, all of Township 49 South, Range 40 East, to the centorline of Oakland Park Boulevard.

Distance in Foot
From Centerline to
Base Building Iino
B. Oakland Park Boulevard in Section 24-49-40
nor therly to C\&SFFCD Levee L-36 plus 50\%, more or less 40

The centerline of this portion of Flamingo Road is doscribod as follows:
(1) Thence run Northerly along the West boundary of the af oresaid Section, 24, to the Northwest corner of Section 24, Township 49 South, Range 40 East; thence continue Northerly along the West line of Section 13, Township 49 South, Range 40 East a distance of 50 feet, more or less.

## STREET

39.1 Lyons Road (from $N R / W$ line of

Sunshine State Pkwy. North to W.
Atlantic Blvd., excepting, that portion lying in arsy lerally constituted municipality)

BASE BUILDING LINE

The centerline of this portion of Lyons Road is described as follows:
A. Beginning at a point, said point lying 50.00 foot South of the Northerly right-of-way line of the Sunshine State Parkway, measured along the East boundary of Section 6, Township 49 South, Range 42 East, and 11.50 feet Wost of the said East boundary of Section 6, moasurod at right anglos, thence run Northerly along a line parallel to and 11.50 foet West of the said East line of Soction 6 a distance of 3323.90 feet, more or less, to a point of curvature;
B. Thence run Northeasterly alorg the arc of a circular curve to the right, having a radius of 1909.86 feet and an interior angle of $2^{8} 27^{\circ} 52^{\prime \prime}$ a distance of 82.15 feot to a point of tangency; thence run Nor theasterly along the tangent of said curve produced a distance of 417.84 foet to a point of curvature;
C. Thence run Northerly along the arc of a circular curve to the left, having a radius of 1909.86 feot and an interior angle of $2^{\circ} 27^{\circ} 52^{\prime \prime}$ a distance of 82.15 feet to a point of tangency; thence mun Northerly along the tangent of the last aforesaid curve produced, said tangent lying 10.00 feet East of, and parallel to the East boundary of Section 6, Township 49 South, Rance 42 East, a distance of 50.00 feet, more or less, to the South right-of-way line of C\&SFFCD Canal C-I4; thence continue Northerly along aforesaid tangent and a Northerly projection thereof a distance of 270.00 feet to a point lying on the Northerly right-of-way line of said $\mathrm{C}-14$ Canal.

FIGOM CENTERLINE TO
39.2 Lyons Rond (from w. At.Jantio Rliv.
to St. R(a. //810, excolitiny that
portion lyine in any jadaly
constituted manicipaisty,
BASE BTILDING LINE

50
The centerline of this portion of hyons koad is doscribod as follows:
A. Beginning at a point on the Northorly righteof-way line of $C-14$ Canal, said point lying on a Northerly projection. of a line 1.0.00 feet, east of and Parallel to the jast line of section 6. Township 49 South, Range 42 East, said point also being a point of curvature.
B. Thence run Northeasterly along the arc of a circular curve to the right having a radius of 490.00 feet and an interior angle of $49^{\circ} 50^{\prime} 23^{\prime \prime}$ a distance of 426.23 feet to a point of tangency; thence run Northeasterly along the tangent of the last af oresaid curve a distance of 248.41 feet to a point of curvature;
C. Thence run Northerly alone the arc of a circular curve to the left, having a radius of 750.00 feet and an interior angle of $490089^{\prime \prime} 43^{\prime \prime}$ a distance of 643.31 feet to a point of tanfency; thence run Northerly alone, the tangent of the last aforosaid curve produced a distance of 1222.22 feet to a point of curvature.
D. Thence run Northeasterly along the arc of a circular curve to the right, havinf a radius of 790.00 feet and an interior angle of $6^{\circ} 01^{\prime \prime} 30^{\prime \prime}$ a distance of 83.07 feet to a point of tangency; thence run Nor theasterly along. the tangent of the last aforesaid curve produced a distance of 260.02 feot to a point of curvature;
E. Thence run Northerly along the arc of a circular curve to the lefts having a radius or 1510.00 feet and an interior angle of $6^{\circ} 01^{\prime \prime} 30^{\prime \prime}$ a distanee of 153.79 foet to a point of tangency; thence run Northerly alone the tangent of the last aforesaid curve producod, a distance of 2083.86 feet, more or less, to a point on the South right-of way line of State Road No. 81.14;
F. Thence run Nartherly along a line lyinc 10.00 foet East of and paraliel to the centerline of the fifty-foot road separating blocks 92 and 93 of the plat of PALM BEACH FARMS, as recorded in Plat Book 2 at Page 54 of the public records of Palm Beach County, Florida, a distance of 300.00 feet, more or less, to a point of curvature;

G. Thence run Northwesterly along the arc of a circular curve to the left, having a radius of 5729.58 feet and an interior angle of $1^{\circ} 30^{\prime} 00^{\prime \prime}$ a distance of 150.00 feet to a point of tangency; thence run Northwesterly along the tangent of the last aforesaid curve produced a distance of 232.27 feet to a point of curvature;
H. Thence run Northerly, along the arc of a circular curve to the right, having a radius of 5729.58 feet and an interior angle of $1^{\circ} 30^{\circ} 00^{\prime \prime}$ a distance of 150.00 feet to a point of tangency lying on the centerline of the fifty-foot road separating Blocks 92 and 93 of the plat of PALM BEACH FARMS as recorded in Plat Book 2 at Page 54 of the public records of Palm Beach County, Florida;
I. Thence run Northerly along the centerline of the aforesaid fifty-foot road separating blocks 92 and 93,90 and 91 , 88 and 89,86 and 87 , and 84 and 85 , all shown on the plat of PALM BEACH FARMS as recorded in Plat Book 2 at Page 54 and 53 of the public records of Palm Beach County, Florida, to a point of intersection with Hillsboro Boulevard (State Road No. 810).
*40. North County Line Road--from Northeast corner of Section 34-47-41 to East right of way line of C\&SFFCD Levee L-36, less portion in Palm Beach County

The centerline of this portion of North County Line Road is described as follows:
A. Beginning at the Northeast comer of Section 34, Township 47 South, Range 41 East, run Westerly along the North boundary of said Section 34, and Sections 33,32, and 31, all in Township 47 South, Range 41 East, and the North boundary of Section 25, Township 47 South, Range 40 East to a point of intersection with the C\&SFFCD Levee L-36.
*Amended 7/21/64
*41. S. W. \& N. W. 31st Avenue - Wingate Road - McArthur Dairy Farm Road (from Riverland Road north to Sunshine State Parkway, excepting portions within any legally constituted municipality)

The centerline of this portion of S.W. \& N. W. 3lst Avenue is described as follows:
**A. Riverland Road to West Quarter corner of Section 5, Township 50 South, Range 42 East
(1) Beginning at the intersection of the West boundary of Section 17, Township 50 South, Range 42 East, and the North right-of way line of Riverland Road, thence run Northerly along said West boundary of Section 17 and the West boundary of Sections 8 and 5, Township 50 South, Range 42 East to the West Quarter corner of said Section 5, the West quarter corner being on the North boundary of the South One-Half (S $\frac{1}{2}$ ) of Section 5, Township 50 South, Range 42 East.

The centerline of this portion of N. W. 31st Avenue is described as follows:
B. West quarter-corner of Section 5-50-42 to North right-of-way line of C\&SFFCD Canal C-12.
(1) Beginning at a point on the East-West quartersection line of Section 5, Township 50 South, Range 42 East, said point lying 17.0) feet East of the West quarter-corner of said Section 5; thence run Northerly 17.0 feet East of and parallel to the West boundary of said Section 5, to a point of intersection with the North right-of-way line of C\&SFFCD Canal C-12.
C. North r/w line of C\&SFFCD Canal C-12 to South r/w line of Sunrise Blvd.

The East Base Building Line of this portion of N. W. 3lst Avenue is described as follows:
(1) Beginning at a point on the North right-of-way line of the C\&SFFCD Canal C-12, said point lying 70.00 feet measured at right angles, east of the West boundary of Section 5, Township 50 South, Range 42 East; thence run Northerly 70.00 feet East of and parallel to the said West boundary of Section 5, to a point of intersection with the South right-of-way line of Sunrise Boulevard.

The West Base Building Line of this portion of N. W. 3lst Avenue is described as follows:


East to a Point of Curvature, said point lying on the West boundery of Section 17 and being 49.82 feet south of the West quarter-corner of said Section 17;
(2) Thence run Nor theasterly along the arc of a circular curve to the right having a radius of 1909.86 feet and an interior angle of $2^{\circ} 59^{\prime} 18^{\prime \prime}$ a distance of 99.61 feet to a Point of Tangency; thence run Northeasterly along the tangent of the last aforesaid curve produced, a distance of 514.17 feet to a Point of Curvature;
(3) Thence run Northerly alonf the arc of a circular curve to the left having a redius of 1909.86 feet and an interior angle of $2^{\circ} 5^{\prime \prime} 9^{\prime \prime} 18^{\prime \prime}$ a distance of 99.61 feet to a Point of Tangency; thence run Northerly along the tangent of the last aforesaid curve produced, said tangent being 32 feet East of and parallel to the West boundary of the uforesaid Section 17, a distance of 1195.96 feet, more or less, to a Point of Curvature;
(4) Thence run Northwesterly along the arc of a circular curve to the left having a radius of 1909.86 feet and an interior angle of $2^{\circ} 26^{\prime} 34^{\prime \prime}$ a distance of 81.43 feet to a Point of Tangency; thence run Northwesterly along the tangent of the last aforesaid curve produced a distance of 670.08 feet to a Point of Curvature;
(5) Thence run Northerly along the arc of a circular curve to the right having a radius of 1909.86 feet and an interior angle of $2^{\circ} 21^{\prime} 09^{\prime \prime}$ a distance of 78.42 feet to a Point of Tangency, said Point of Tangency lying on the west boundary of Section 8, Township 49 South, Range 42 East and being 39.22 feet north of the Southwest corner of sald Section 8; thence run Northerly along said West boundary to the Northwest corner of said Section 8 .
F. Northwest corner of Section 8, Township 49 South, Range 42 East to Sunsinine State Parkway. 40

The centerline of this portion of Wingate Road McArthur Dairy Farm Foad is dascribed as follows:
(1) Beginning at the Northwest corner of Section 8, Township 49 South, Range 42 Esst, thence run Northerly along the West boundary of Section 5, Township 49 South, Range 42 Fast to a point lying 50 feet, more or less, north of the Southerly right-of-way ine of the Sunshine State Parkway.
*42. Southgate Boulovard (from State Road No. 7 to liast $r / w$ line of C\&SFFCD Levee L--36)
A. From State Road No。 7 to INE corner of Section $2-49 \cdots 41$, excopting any portion in any legally constituted municipality.

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The centerline of this portion of Southgate Boulevard is described as follows:
(1) Beginning at the point of interesection of the North boundary of Section 1 , Township 49 South, Range 41 East and the West rightwof-way line of State Road No. 7; thence run Westerly along the said Narth boundary to the Northwest corner of said Section 1 .

DISTANCE IN FEET FROM CENTERLINE TO BASE BUILNING LINE
B. From the NW corner of Section 1-49-41 to East $\mathrm{r} / \mathrm{w}$ line of C\&SFFFCD Levee L-36, excepting any portion in any legally constituted municipality. 50

The conterline of this portion of Southgate Boulevard is described as follows:
(1) Beginning at the Northwest corner of Soction 1 , Township 49 South, Range 41 East, thence run Westerly along the North boundary of Sections 2, 3 and 4, said North boundary being common with the south boundary of sections 35,34 and 33, Township 48 South, Range 41 East to a point of curvature lying 923.11 feot, more or less, East of the Southwest corner of Section 33, Township 48 South. Range 41 East;
(2) Thence run Southwosterly along the arc of a oircular curve to the loft having a radius of 5729.58 foet and an internal angle of $1^{0} 38^{\circ} 25^{\prime \prime}$, more or less, a distance of 164.03 foet to a point of tangency; thence run Westerly along the tangent of the aforesaid ourve produced, said tangent being 350.0 f feet South of and parallel to the South right-of-way line of the C\&SFFCD

Canal ri-14 throupi Seclione 4, . and b, "ownship 49 South, Range 41 Gast, and alonr a Westerly projection of said tangent in Section 36. Township South, Fange 40 East, to a point of intorsection with the East right-of way line of C\&SFiFCD levee l-36.

> DISTANGE IN FEGT FROM CENTERETNE TO
> BASE RUITHTNG ITNE

## STREFT

*43. N.W. 27th Avenue (from W. Broward Blvd. to W. Sunrise Blvd.)

The centerline of this portion of N.W.
27th Avenue is described es follows:
A. Beginning at the Southwest corner of the Southeast Quarter (SE $\frac{2}{4}$ ) of Section 5, Township 5n South, Range 42 East, thence run Northerly along the West boundary of the least Half ( $E \frac{1}{2}$ ) of said Section 5, to the Northwest corner of the Northeast Quarter (NE $\frac{1}{4}$ ) of said Section 5, Township 50 South, Range 42 East.
\#\#44. S.W. 10th Street (Deerfield Boach Naming System) from Powerline Road to westerly city limits of Deerfield Beach less that portion in the City of Deerfield Beach.

The centerline of this portion of S.W. IOth Street is described as follows:
A. Beginning at a point on the East right-of-way line of Powerline Road, 3 aid point being 210.00 feet North of the South boundary of Section 3, Township 48 South, Range 42 East; thence run Easterly along a line 210.00 feet North of and parallel to the said South boundary of Section 3, a distance of 1261.21 feet to a Point of Curvature;
B. Thence run Southeasteriy slong the arc of a circular curve to the right having a radius of 1281,98 feet and an interior angle of $14^{\circ} 42^{\prime} 12^{\prime \prime}$ a distance of 328.98 feet to a Point of Tanpency; thence run Southeasterly along the tanpent of the aforesaid curve produced a distance of 300.00 feet to a Point of Curvature;
C. Thence run Easterly alone the arc of a circular curve to the left having a radius of 1281.98 feet and an interior angle of $14^{\circ} 4^{\prime} 2^{\prime} 12^{\prime \prime}$ a distance of 328.98 feet to a Point of Tancency; said Point of Tangency lying 50 . On feet north of the said South boundary of Section 3;
D. Thence run Easterly, parallel to and 50.00 feet north
\%Amended 9/11/64
of said South boundary of Section 3 and Section 2, Township 48 South, Range 42 East to a point lying 2251.70 feet, more or less, Liast or the West line of Section 2, Township 48 South, Range 42 East to a point of curvature;
E. Thepce run Southeasterly along the arc of a circular curve to the right having a radius of 1909.86 feot and an interior angle of $4^{\circ} 25^{\circ} 47^{\prime \prime}$ a distance of 147.66 feet to a point of tangency; thence run Southeasterly along the tangent of the last aforesaid curve produced a distance of 280.22 feet, more or less, to a point on the North-South quartorSection line of Section 2. Township 48 South, Range 42 East, said point boing 22.71 foet North of the South quarter-corner of Section 2, the aforesaid North-South Quarter-Section line of Section 2 also being on the Westerly City Limits of Deerfield Beach.
\%45. N.E. 3rd Avenue (Pompano Beach Street Naming System), S.W. l2th Avenue (Deorfield Beach Street Naming System) from N.E. 24th Street (Pompano Beach Street Naming System) to Southern city limits of Deerifeld Beach

> DISTANCE IN FEET FROM CINTTERLINE TO BASE BUILDING LINE
A. N.E. 24th Street (Pompano Beach Street Naming System) to Sample Road

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The centerline of this portion of (N.E. 3rd Avenue)is described as follows: (S.W. l2th Avenue)
(1) Beginning at the Southwest corner of section 24, Township 48 South, Range 42 East, thence run Northeriy along the west boundary of said Section 24 and the West boundary of Section 13, Township 48 South, Range 42 East to the Northwest corner of said section 13, sald Northwest corner iying on the centerilne of Sample Road, as describod in Paragraph 24 of these regulations.

## STREET

DISTANCE IN FEET
FROM CENTERI INE TO
-BASE BUILDING IINE
B. Sample Road to the southern city limits of Deerfield Beach

The centorine of this portion of Node 3 ru Avenue - S. W. 12th Avenue is described as follows:
(1) Beginnirig at the Scuthwet comer of section 12 . Township 48 South, Range 42 East, Hincre run Northorly along the Wost boundary of seid Sention 1 ?, to the West quartercorner of said section las, seid west quarter-cornor lying on the southerly city limite of the city of Deerfield Boach.

> ISGAMCE IN FEET FRMM CDITHRLINE TO BASE BUILDTNG LINES

STREET
*46. N.W. 9th Avenue (Pompario Boach Streat Namine System), S.W. 24th Avenue (Deerfield Beach Street Naming System) from Sample Road to the north boundary of Broward County, loss that portion in the City of Deerfield Beach 50

The centerine of this portion of N.W. 9th Avenue - S.W. 24th Avenue is described as follows:
A. Beginning at the point of intersection of the North right-of-way line of Sample load and the west line of Section 14, Township 48 South, Range 42 East, run Northerly along the West boundary of said Section 14 and the West boundary of Section 11, Township 48 South, Range lp E'ast, and along the west boundary of Section 2, Township 48 South, Range 42 East, to the Southerly city limits of the City of Deerfield Beach; and
B. Beginning again at the intersoction of the North city limits of Deerfield Beach and the West boundary of Section 2, Township 48 South, Rango 42 East, thence run Northerly alone tho west boundary of said Section 2, and the fest boundary of Section 35 , Township 47 South, Range 42 East to the Northern boundary of Broward County.
\#\%47. N.W. 24th Streot-mrom the wost right-ot'way line of
the Florida East Coast Railroad to Blount Road. $\quad 40$
The centerline of this portion of N.N. 2Lth Street (Copans Road) is described as follows:
A. Beginning at the intorsection of the North boundary of Soction 25, Township 48 South, iance 42 East, and the Wost right-of-way line of the Florida Bast Coast Railroad, thence run Westerly along the

North boundary of Sections 25, 26, 27 and 28, Township 48 South, Range 42 East, to the West right-of-way line of Blount Road, in said Section 28, Township 48 South, Range 42 East.

## STREET

*48. N.W. 21st Avenue (Decker Road)
from N.W. 19th Street to the South r/w Ine of Prospect Field Road (excepting that portion lying within any legally constituted municipality)
A. From the SW corner of Section 28-49-42, to the NW corner of Section 21-49-42

The centerine of this portion of N.W. 2lst Avenue is described as follows:

The West boundary lines of Sections 28 and 21 , Township 49 South, Kange 42 East.
B. From the $N$ boundary of Section 21-49-42 to the South $r / w$ Iine of Prospect Field Road.
(1) The East Base Building Line of this portion of N.W. 2lst Avenue is described as follows:

Beginning at a point on the South boundary of Section 16, Township 49 South, Ranfe 42 East, 40 feet Easterly of the West boundary of said Section; thence on a line parallel to and 40 feet Easterly of said West boundary, run Northerly 462.01 to a Point of Curvature of a circular curve to the right having a radius of $2814.79^{\prime}$ and a contral angle of $200^{\prime \prime} 00^{\prime \prime}$; thence on the arc of said curve, run Northerly 98.2.5' to a Point of Tangency; thence on the tangent produced from said curve, run Northerly 175.08' to a Point of Curvature of a circular curve to the left, having a radius of 2914.79' and a central angle of $20^{\circ} 0^{\prime} 00^{\prime \prime}$; thence on the arc of the last aforesaid curve, run Northerly 10.75' to a Point of Taneency; thence on said tangent 50 feet Easterly of and parallel to said West boundary, run Northerly to the South $r / w$ line of Prospect Field Road;
(2) The West Base Building Line of this portion
of N.W. 21et Avenue is described as follows:
Beginning at: a point on the South boundary of Section 1.7. Township 49 South, Range 42 East, 40 feet Westerly of the East boundary of said Section; thence on a line parallel to and 40 feet Westerly of said East boundary, run Northerly 462 feet to a Point of Curvature of a circular curve to the left having a radius of 2814.79 feet and a central angle of $2^{\circ} 00^{\prime} 00^{\prime \prime}$; thence on the arc of said curve, run Northerly 98.25 feet to a Point of Tangency; thence of the tangent produced from said curve, run Northerly 175.08 feet to a Point of Curvature of a circular curve to the right having a radius of 2914.79 feet, and a central angle of $2000^{\prime} 00^{\prime \prime}$; thence on the are of the last aforesaid curve, run Northerly 101.75 feet to a Point of Tangency; thence on said tangent 50 feet Westerly of and parallel to said East boundary, run Northerly to the South right-of-way line of Prospect Field Road.
*48.1 N.W. 2lst Avenue (Decker Road) from Cypress Creek Road northerly to West
Atlantic Blvd. (excepting that portion
lying within any legally constituted municipality) 40

The centerline of this portion of N.W. 2lst Avenue (Decker Road) is described as follows:

Beginning at the East Quarter corner of Section 8, Township 49 South, Range 42 East, thence run Northerly along the East line of Sections 8 and 5, Township 49 South, Range 42 East; thence Northerly 26 feet, more or less, to an intersection with the centerline of West Atlantic Boulevard.
**49. S.W. 6th Street (Airport Road)
from Pompano Beach city limits to Andrews Avenue

The centerline of this portion of S.W. 6th Street (Airport Road) is described as follows:

Beginning at the Southeast corner of Government Lot 6 of Section 2, Township 49 South, Rance 4? East, run Westerly along the South line of Government Lot 6 and South line of Government Lot 5 of aforesaid Section 2, Township 49 South, Range 42 East to a point on the East right-of-way line of Andrews Avenue.
***50. S.W. 31st Avenue (Gregory Road) from Griffin Road to Stirling Road



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The centerline of this portion of S.W. 3lst Averume (Gre:cory Road) is described as Lollows:
Beginnjng at the Northeast corner of the Northeast Quarter ( $\mathrm{NF}_{4}^{1}$ ) of Section 31, Township 50 South, Range 42 East, thence Southerly along the East line of aforesaid Section 31, a distance of 1552.62 feet to a Point of Curvature of a circular curve to the right, having for its elements an interior angle of $27^{\circ}$ 17' $^{\prime} 05^{\prime \prime}$ and a radius of 1909.86 feet; thence run Southwesterly along the arc of said curve, a distance of 909.49 feet to a Point of Tangency; thence run along the tangent of aforesaid curve produced, a distance of 851.02 feet, to a Point of Curvature of a circular curve to the left, having for its elements an interior angle of $27^{\circ} 27^{\prime \prime} 06^{\prime \prime}$ and a radius of 1909.86 feet; thence Southeasterly along the arc of said curve, a distance of 915.06 feet to a Point of Tangency; thence along the tangent of aforesaid curve produced, a distance of 1394.27 feet to a point on the South line of Section 31, Township 50 South, Range 42 East, said point being 840.69 feet West of the Southeast corner of aforesaid Section 31.
*51. N.W. 15th Street--From N.W. 15th Avenue (Pompano Beach City limits) to Sunshine State Parkway
The centerline of this portion of $N$, W. 15th Street is described as follows:
Beginning at the Southeast corner of the Southwest Quanter ( $\mathrm{SW}^{1}$ ) of Section 27 , Township 48 South, Range 42 East; thence run South $88^{\circ} 52^{\prime} 2^{\prime \prime \prime}$ 省 West, a distance of 2675.12 feet to the Southwest corner of the Southwest Quarter (SW ${ }^{\frac{1}{4}}$ ) of said Section 27; thence run South 880 28' $1.4^{\prime \prime}$ West a distance of 2640.64 feet, more or less, to a point, said point being 7.80 feet south of the Southwest corner of the Southeast Quarter ( $\mathrm{SE}_{\frac{1}{4}}^{1}$ ) of Section 28, Township 48 South, Range 42 East; thence run South $88^{\circ} 36^{\prime} 54^{\prime \prime}$ West to a point on the East right-of-way line of the Sunshine State Parkway.
**52. A-1-A from Gatehouse Road northerly to Sou'th City Limits of Pompano Beach 40
The centerline of this portion of A-1-A is described as follows:
Commencing at the South Quarter cormer of Section 7, Township 49 South, Range 43 East, run Easterly along the South line of said Section 7 a distance of 884.87 feet to a point; thence run Northerly on a line with an included angle of $97^{\circ} 07^{\prime} 30^{\prime \prime}$ and a bearing of North

* Amended 4/15/66
**Amended 11/18/66
$5^{\circ} 28^{\prime} 51^{\prime \prime}$ East a distance of 1.299 .60 feet to a point; thence on a line North $11^{\circ}$ ( $04^{\prime} 111^{\prime \prime}$ East., run a distance of 365.40 feet to a Point of Beginning; thence continue on aforesaid bearing North $11^{\circ} 04^{\prime}$ 11" East to the South City Limits of Pompano Beach.


## STREET

> | DISTANCE IN FEET FROM |
| :--- |
| CENTERIINE TO BASE |
| BUILDING LINE |

*53. S. W. 36th Street--from Davie Road east to Reese Road

The centerline of this portion of S.W. 36 th Street is described as follows:

Beginning at a point of intersection 30 feet north of the South line of Section 23, Township 50 South, Range 41 East, and the East right-of-way line of Davie Road; thence run Easterly along a line 30 feet north of and parallel to the aforesaid South line of Section 23, Township 50 South, Range 41 East, to a point on the East line of Tier 19, NEWMAN'S SURVEY as recorded in Plat Book 2 at Page 26 of the public records of Dade County, Florida.
**54. Reese Road--from S. W. 36th Street northerly to State Road No. 84

The centerline of this portion of Reese Road is described as follows:

Beginning at a point of intersection of the South line of Section 23, Township 50 South, Range 41 East, and the Southerl.y projection of the West line of Tier 17, NEWMAN'S SURVEY as recorded in Plat Book 2 at Page 26 of the public records of Dade County, Florida; thence run Northerly along the West line of Tier 17 of the aforesaid NEWMAN'S SURVEY a distance of 4115.97 feet, more or less, to a point of curvature of a circular curve to the left having a radius of 1304.36 feet and an interior angle of $17^{\circ} 2^{\prime}$ 05"; thence run Northerly along the arc of the aforesaid curve a distance of 397.11 feet to a point of tangency; thence continue Northerly 30 feet west of and parallel to the West right-of-way line of the Sunshine State Parkway to the South right-of-way line of State Road No. 84.

* Amended 12/16/66
**Amended 12/16/66
*55. North 29th Avenue--from Stirling Road southerly to $S$. line of $N^{1}{ }_{2}$ of Govt. Lot \#4 in Section 4-51-42 40

The centerline of this portion of North 29 th Avenue is described as follows:

Commence at a point 659.72 feet East of the Northwest corner of Section 4, Township 51 South, Range 42. East, along the North boundary of said Section 4;

Thence run South $0^{\circ}$ 07: $32^{\prime \prime}$ West for a distance of 53 feet to the Point of Beginning;

Thence continue Southerly along the last described course a distance of 643.15 feet to a point on the $S$. line of the North One-Half ( $\mathrm{N}_{\frac{1}{2}}$ ) of Government Lot $\# 4$ of said Section 4.
**56. East/West Green Road - N.E./ N.W. 48th Street
A. From Old Dixie Highway W. to the $W$. boundary of Pompano Bch. Highlands 7 th Section 40

The centerline of this portion of East/West Green Road - N.E./N.W. 48th Street is described as follows:

Commence at a point of intersection of the North boundary of Section 13, Township 48 South, Range 42 East, and the West right-of-way line of Old Dixie Highway; thence run Westerly along the North boundaries of Section 13 and 14 , Township 48 South, Range 42 East, to a point 1135.02 feet west of the Northeast corner of said Section 14.
B. From West boundary of Pompano Bch. Highlands 7th Sec. W. to Powerline Road 50

The centerline of this portion of East/West Green Road - N.E./N.W. 48th Street is described as follows:

[^6]**Amended 12/15/67

Commence at a point on the South line of Section 11 , Township 48 South, Range 42 East, said point being 1135.02 feet west of the Southeast corner of said Section 11; thence westerly along the South boundary of said Section ll, a distance of 1.399 .29 feet, to a point of curvature of a circular curve to the right, having a radius of 1909.86 feet, a central angle of $20^{\circ} 37^{\prime} 26^{\prime \prime}$ and an arc distance of 687.46 feet;

Thence along the arc of said circular curve to a point of tangency, thence along the tangent produced, a distance of 1209.10 feet to a point of curvature of a circular curve to the leit, having a radius of 1909.86 feet, and a central angle of $20^{\circ} 52^{\prime} 34^{\prime \prime}$;

Thence along the arc of said circular curve, a distance of 695.87 feet to a point of tangency; thence along the tangent produced, a distance of 360 feet to the Northwest corner of the $S W^{\frac{1}{4}}$ of the $S W^{\frac{1}{4}}$ of the $S W^{\frac{1}{4}}$ of said Section 11;

Thence Westerly along the North line of the $S^{\frac{1}{2}}$ of the $S^{\frac{1}{2}}$ of the $S \frac{1}{2}$ of Section 10, Township 48 South, Range 42 East to the East right-of-way line of Powerline Road.
*57. N.W. 7th Terrace--from S. line of
Liberty Park Estates Section Two, to N.
line of $S W^{\frac{1}{4}}$ of the $S W^{\frac{1}{4}}$ of Section 26-48-42

The centerline of this portion of NoW. 7 th Terrace is described as follows:

Commencing at the Southwest corner of the $N W \frac{1}{4}$ of the $N W^{\frac{1}{4}}$ of the $\mathrm{SW}^{\frac{1}{4}}$ of Section 26, Township 48 South, Range 42 East; thence run Easterly along the South boundary of the $N W^{\frac{1}{4}}$ of the $N^{\frac{1}{4}}$ of the $S W^{\frac{1}{4}}$, a distance of 164.78 feet to the Point of Beginning;

Thence run Southerly along a line parallel to and 164.78 feet east of the West boundary of said Section 26 , to a point on the North line of the $S^{\frac{1}{4}}$ of the $S^{\frac{1}{4}}$ of said Section 26.
*Amended 12/15/67

## *ARTICLE $V$ YARD SPACE DISTRICTS

## SECTION 5.1 YARD SPACE DISTRICTS CREATED

Certain yard space districts are hereby created, within which yards not less than as hereinafter specified in this Article shall be provided notwithstanding any other provision of this Resolution. All other parts of the unincorporated portions of Broward County shall constitute and be defined as yard space district within which the provisions of other Articles of this Resolution as to yards shall govern. The specific yard space districts and the regulations pertaining thereto are hereinafter delimited and defined.

## SECTION 5.2 MINIMUM YARD SPACE DISTRICTS

1. SIDE YARDS: There shali be side yard along each lot line at least 10 feet in width free from any building or part thereof, for all residential buildings and accessory buildings.
(a) In Section 20, Township 50 South, Range 42 East. RIVERLAND MANORS, subdivision in Soctions 17 \& 20, Township 50 South, Range 42 East, as recorded in Plat Book 27 at Page 49 of the public records of Broward County, Florida.
2. FRONT YARDS: Every plot used for a onemamily dwelling shall have a front yard not less than 70 feet in depth.
\# (a) In Section 17, Township 50 South, Range 42 East. A strip 200 feet in depth parallel to and abutting the west rightof -way line of Southwest 27 th Avenue, lying in the South One -Half ( $\mathrm{S} \frac{1}{2}$ ) of the North One $\propto \mathrm{Half}\left(\mathrm{N} \frac{1}{2}\right)$, less the South 391. 37 feet thereof and less Lot 12 of the subdivision of RIVERLANE HOMESITES lst ADDITION as recorded in Plat Book 42 at Page 47 of the public records of Broward County, Florida; a strip 200 feet in depth parallel to and abut. ting the East right of way line of Southwest 27 th Avenue lying in the South Onemalf (Si $)$ of the North Onemalf (N $\frac{1}{2}$ ).
** (b) In Section 17, Township 50 South, Range 42 East. That part of the Northwest One Quarter (NW $\frac{1}{4}$ ) of the Southeast One-Quarter (SE $\frac{1}{4}$ ) lying West of the West rightoof way line of Southwest 27 th Avenue (Riverland Road), less the North 200 feet of the West 270.1 feet thereof; the North One-Half (N $\frac{1}{2}$ ) of Lot 10 of Block 10 of the subdivision of BRICKELL as recorded in Plat Book 2 at Page 58 of the public record of Dade County, Florida.
(c) In Section 17, Township 50 South, Range 42 East. That part of the South OnemHals (S $\frac{1}{2}$ ) of the South One-Half (S $\frac{1}{2}$ ) of Soction 17, Township 50 South, Range 42 East, lying North and West of Riverland Road, less the West 680 feet.

* Amended 11/14/58
$\psi \%$ Amended 12/16/60
$-40=$

3. Front Yard: Every plot used for a one family dwelling shall have a front yard not less than 70 feet in depth from River. land Road.
(a) In Section 17, Township 50 South, Range 42 East. The subdivision of RIVERLAND TERRACE as recorded in Plat Book 31 at Page 24; the subdivision of STRATOLINER ESTATES as recorded in Plat Book 39 at Page 22; all subdivisions are as of the public records of Broward County, Florida.
4. Front Yard; Every plot used for a onowfamily dwelling shal. 1 have a front yard not less than 30 feet in depth.

* (a) In Section 17, Township 50 South, Range 42 East. Lot 7 , Lot 8 less the North 600 feet of the South 920 feet of the North One-Half ( $N \frac{1}{2}$ ) thereof; Lot 9 less the North 635 feet of the South 1055 feet of the North One-Half ( $N \frac{1}{2}$ ) thereof; and the South One-.Half ( $S \frac{1}{2}$ ) of Lot 2n, all the foregoing lots being in Block lo, and that part of Block 13 lying South of Riverland Road of BRICKELL AMENDED MAP as recorded in Plat Book 2 at Page 58 of the public recores of Dads County, Florida.
(b) In Section 17, Township 50 South, Range 42 East. The subdivision of PALM CROVE ACR $\operatorname{Sis}$ as recorded in Plat Book 30 at Page 38 of the public recorda of Broward County, Florida.
(c) In Section 17, Townizip 50 Solit, Range 42 East. The subdivision of RIVER LANES RS recorded in Plat Book 22 at Page 24 of the public records of Broward County, Florida.
(d) In Section I $^{\prime} \%$, Towniship 50 South, Range 42 East. Lots $2,5,6,7$ \& 8 of Block 2 of the subilvision of RIVERLAND as recorded in Plat Book 19 at Page 12 of the public records of Broward County, Florida.
(e) In Section 17, Township 50 Scuth, Range 42 East. That part of the subdivision of RIVARLAND MANORS as recorded in Plat Book 27 at Page 49 of the public records of Broward County, Florida, lying in Section 17, Township 50 South, Range 42 East.
(f) In Section 7, Township 50 South, Range 42 East. All of the interior lots of the subdivision of MELROSE PARK SECTION 3 as recorded in Plat Book 29 at Page 28 of the public records of Broward County, Fiorida.
(g) In Section 7, Township 50 South, Range 42 East. Ail interior lots except in the North 125 feet of the sub-
division of MELROSE PARK SECTION 2 as recorded in Plat Book 29 at Page 2 of the public records of Broward County, Fiorida.
(h) In Section 7, Township 50 South, Range 42 East. All of the interior lots of the subdivision of MELROSE PARK SECTION 1 as recorded in Plat Book 27 at Page 6 of the public records of Broward County, Florida.
(i) In Section 20, Township 50 South, Range 42 East. The East 522.5 feet of Government Lot 3, Lots 9, 10, 11, 12, 15, 17 \& 18 of Block 2 of the subdivision of RIVERLAND as recorded in Plat Book 19 at Page 12 of the public records of Broward County, Florida; that portion of the subdivision of RIVER LANES as recorded in Plat Book 22 at Page 24 of the public records of Broward County, Florida; that portion of the subdivision of PALM GROVE ACRES as recorded in Plat Book 30 at Page 38 of the public records of Broward County, Florida.

5. Side Yard: Every plot used for a one-family dwelling shall have a side yard on each side, each of which shall be at least 10 feet wide except where a plot is less than 60 feet in width, each side yard shall be at least 5 feet in width:
(a) In Section 18, Township 50 South, Range 42 East. The subdivision of RIVERLAND VILLAGE SECTION ONE as recorded in Plat Book 27 at Page 44 of the public records of Broward County, Florida, less Lot 6 of Block 9 and Lots 2, 14,15 \& 16 of Block 4 .
(b) Section 17, Township 50 South, Range 42 East. That part of the subdivision of RIVERLAND MANORS as recorded in Plat Book 27 at Page 49 of the public records of Broward County, Florida, lying in Section 17, Township 50 South, Range 42 East.
6. Setback - Interior Lots: No building or part of a building such as porte cochere, garages, planting boxes or other appendages shall be set closer than 30 feet to the street right-of-way line upon which the front of said building shall face, provided that each building shall be considered as having one front, and provided that the front shall face a public street only where such public street exists:
(a) In Section 20, Township 50 South, Range 42 East. The subdivision of RIVERLAND MANORS as recorded in Plat Book 27 at Page 49 of the public records of Broward County, Florida, lying in Section 20, Township 50 South,
Range 42 East.

## * ARTICLE VI MINIMUM FLOOR AREA DISTRICTS

## SECTION 6.1 MINIMUM FLOOR AREA DISTRICTS CREATED

Certain minimum floor area districts are hereby created, within which minimum floor areas for one-family dwellings shall be provided as hereinafter specified in this Article, notwithstanding any other provision of this Resolution. All other parts of the unincorporated portions of Broward County shall constitute and be defined as a minimum floor area district within which the provisions of other Articles of this Resolution as to minimum floor areas for one-family dwellings shall apply and govern. The specific minimum floor area districts and the regulations pertaining thereto are hereinafter delimited and defined.

SECTION 6.2 MINIMUM FLOOR AREA DISTRICTS

1. Minimum Floor Area 1150 square feet:
(a) In Section 6 \& 7, Township 49 South, Range 43 East. For all waterfront plots in all the territory which lies between the North boundary of Lauderdale-By-The-Sea and the South boundary of Pompano Beach, and between the Intracoastal Waterway and the atlantic Ocean, except the subdivision of SEA RANCH LAKES as rocorded in Plat Book 40 at Page 29 of the public records of Broward County, Florida.
2. Minimum Floor Area 1200 square feet:
(a) In Section 18, Township 50 South, Range 42 East. The subdivision of RIVERLAND VILLAGE SECTION ONE as recorded in Plat Book 27 at Page 44 of the public records of Broward County, Florida, less Lot 6 of Block 9, and Lots 2, 14, $15 \& 16$ of Block 5, and Lots 8, 9 \& 10 of Block 4 .
(b) In Section 18, Township 50 South, Range 42 East. A resub of Blocks 10 through 16 inclusive and 19 \& 20 of RIVERLAND VILLAGE SECTION ONE REVISED as recorded in Plat Book 38 at Page 5, and the AMANTE SCHOOL SITE as recorded in Plat Book 47 at Page 17, all being of the public records of Broward County, Florida.
$\forall \%$ (c) In Section 17, Township 50 South, Range 42 East. Lot 7; Lot 8 less the North 600 feet of the South 920 feet of the North One-Half (N $\frac{1}{2}$ ) thereof; Lot 9 less the North 635 feet of the South 1055 feet of the North One-Half ( $N \frac{1}{2}$ ) thereof; and the South one-Half ( $\mathrm{S} \frac{1}{2}$ ) of Lot lo, all the foregoing Lots being in Block 10; and that part of Block 13 lying South of Riverland Road of BRICKELI AMENDED MAP as recorded in

Plat Book 2 at Page 58 of the public records of Dade County, Florida.
(d) In Section 17, Township 50 South, Range 42 East: The sub: division of PALM GROVE ACRES as recorded in Plat Book 30 at Page 38 of the public records of Broward County, Florida:
(e) In Section 17, Township 50 South, Range 42 East. The subdivision of RIVER LANES as recorded in Plat Book 22, at Page 24 of the public records of Broward County, Florida.
(f) In Section 17, Towrishlp 50 South, Range 42 East. Lots 2, $5,6,7 \& 8$ of Block 2 of the subdivision of RIVERLAND as recorded in Plat Book 19 at Page 12 of the public records of Broward Ccunty, Florida.
(g) In Section 17, Township 50 South, Range 42 East. That part of the South One-Half (S $\frac{1}{2}$ ) of the South One-Half (S $\frac{1}{2}$ ) of Section 17, Township 50 South, Range 42 East, lying North and West of Riverland Road less the West 680 feet.
(h) In Section 20, Iownship 50 South, Range 42 East. Govern* ment Lot 2 and the East 522.5 feot of Government Lot 3.
(i) In Section 23, Township 51 South, Range 41 East. The North One. Half ( $\mathrm{N} \frac{1}{2}$ ) of Block 2, Blocks 3, $4 \& 5$ of PEMBROKE PINES NUMBER ONE as recorded in Plat Book 34 at Page 48 of the public records of Browand County, Florida; and the South One Half ( $\mathrm{S} \frac{1}{2}$ ) of Block 6 of PEMBROKE PINES NUMBER TWO as resorded in Plat. Book 35 at Page 46 of the public: records of Broward County, Florida; and that part of the South 1450 feet of the Northeast One"Quarter (NED $\frac{1}{4}$ ) lying west of the West right-of-way line of the Sunshine State Parkway.
3. Minimum Floor Area 1,000 square feet:
(a) In Soction 18, Township 50 South, Range 42 East. The subdivision of RIVERLARD VILLAGE as recorded in Plat Book 35 at Page 40 of the public records of Broward County, Florida.
(b) Replat of Lot 6 of Block 9 of RIVERLAND VILLAGE SECTION ONE as recorded in Plat Book 44 at Page 16 of the public records of Broward County, Florida.
(c) Lots 2, $14,15 \% 16$ of Block 5; Lots 8,9 \& 10 of Block 4 of RIVERLAND VILLAGE SECTION ONE as recorded in Plat Book 27 at Page 44 of the public records of Broward County, Florida.
(d) In Section 17, Township 50 South, Range 42 East. A strip 200 feet in depth parallel to and abutting the West right=
of-way line of Southwest 27th Avenue, lying in the South One-Half (S $\frac{1}{2}$ ) of the North One-Half ( $N \frac{1}{2}$ ); a strip 200 feet in depth parallel to and abutting the East right-of -way line of Southwest 27 th Avenue, lying in the South OneHalf ( $\mathrm{S} \frac{1}{2}$ ) of the North One-Haif ( $\mathrm{N} \frac{1}{2}$ ) and that part of the Northwest Guarter (NW $\frac{l}{4}$ ) of the Southeast Quarter (SE $\frac{1}{4}$ ), lying West of the West right-of-way line of Southwest 27th Avenue (Riverland Road) all lying in Section 17, Township 50 South, Range 42 East.
(e) In Section 20, Township 50 South, Range 42 East. RIVERLAND MANORS, a subdivision in Section 20, Township 50 South, Range 42 East, according to the plat there of recorded in Plat Book 27 at: Page 49 of the public records of Broward County, Florida.
(f) In Section 7, Township 50 South, Range 42 East. The subdivision of MELROSE PARK SECTION THREE as recorded in Plat Book 29 at Page 28 of the public records of Broward County, Florida.
(g) In Section 7, Township 50 South, Range 42 East. The subdivision of MELROSE PARK SECTION TWO as recorded in Plat Book 29 at Page 2 of the public records of Broward County, Florida.
(h) In Section 15, Township 51 South, Range 41 East. The subdivision of BOULEVARD HEIGHTS SECTION ONE as recorded in Plat Book 41 at Page 16 and the subdivision of BOULEVARD HEIGHTS SECTION TWO as recorded in Plat Book 44 at Page 42 of the public records of Broward County, Florida.
*(i) In Section 15, Township 51 South, Range 41 East. The East 140 feet of the Northwest One-Quarter (NW $\frac{1}{4}$ ) less all road rights of way.
4. Minimum Floor Area 850 square feet:
(a) In Section 18, Township 50 South, Range 42 East. The South 135 feet of the East 320 feet of the West 860 feet of the Southwest Quarter (SWI $\frac{1}{4}$ ) of Section 18, Township 50 South, Range 42 East; Lots 35 through 41 of Block X of the subdivision of FAIRFAX BROLLIAR ADDITION SECTION THREE as recorded in Plat Book 37 at Page 28: Lots 23 through 36 of Block D-D of the subdivision of FAIRFAX BROLLIAR ADDITION SECTION FIVE as recorded in Plat Book 40 at Page 27; Lots 22 of Block D-D of the subdivision of FAIRFAX BROLLIAR SECTION FOUR as recorded in Plat Book 39 at Page 18, all subdivisions are as of the public records of Broward County, Florida.

* Effective 2/12/60

5. Minimum Floor Area 900 square feet:
(a) In Section 23, Township 51 South, Range 41 East. The North One-Half (N $\frac{1}{2}$ ) of Block 6, all of Blocks 7, 8, 98 10 of the subdivision of PEMBROKE PINES NO. TWO as recorded in Plat Book 35 at Page 46; the North One-Half (N $\frac{1}{2}$ ) of Block 16, and all of Blocks 17, 18, 19 \& 20 of the subdivision of PEMBROKE PINES NO. THREE as recorded in Plat Book 39 at Page 27; all subdivisions are as of the public records of Broward County, Florida.
*(b) In Section 14, Township 51 South, Range 41 East. The West One-Half' (W $\frac{1}{2}$ ) of the Southwest One-Quarter (SW $\frac{1}{4}$ ), less the South 140 feet thereof, and less the following described parcels: The West One-Half of the Northwest OnemQuarter ( $\mathrm{NW} \frac{1}{4}$ ) of the Northwest One $\cdots$ Quarter ( $\mathrm{NW} \frac{1}{4}$ ) of the Southwest One-Quarter (SW $\frac{1}{4}$ ) and the North 460 feet of the East 982 feet of the West One~Half (W) $\frac{1}{2}$ ) of the Southwest One-Quarter ( $\mathrm{SW} \frac{1}{4}$ ), and less road rights of way.
** (c) In Section 15, Township 51 South, Range 41 East. The Northwest One-Quarter (NW $\frac{1}{4}$ ) less all road and canal rights of way and less the East 140 feet thereof, and less the North 640 feet of the West 700 feet thereof, and less the South 1774 feet, more or less, of the West 1475 feet, more or less, there of.
\#\#** (d) In Section 15. Township 51 South. Range 41 Fast. The South One-Half (S $\frac{1}{2}$ ) of the Southeast One-Quarter (SE $\frac{1}{4}$ ) of the Northeast One-Quarter (NE $\frac{1}{4}$ ), less the West 380 feet of the South 260 feet thereof; and the South One-Half (S $\frac{1}{2}$ ) of the Southwest One-Quarter (SW $\frac{1}{4}$ ) of the Northeast One-Quarter ( $N E \frac{1}{4}$ ), less the East 380 feet of the South 260 feet thereof.

SECTION 6.3 MINIMUM FLOOR AREA DISTRICTS FOR TWO-FAMILY DWELLINGS*****
Certain minimum floor area districts are hereby created, within which minimum floor areas for each dwelling unit of a twowfamily dwelling shall be provided as hereinafter specified in this Section, notwithstanding any other provision of the Zoning Resolution. All other parts of the unincorporated portions of Broward County shall constitute and be defined as a minimum floor area districti within the provisions of other articles of the Zoning Resolution as to minimum floor areas for two-family dwellings shall apply and govern.

[^7]The specific minimum floor area districts for two-family dwellings and the regulations pertaining thereto are hereinafter delimited and defined.

1. Minimum Floor Area 800 square feet for each dwelling unit of a two-family dwelling:
(a) In Section 10, Township 49 South, Range 42 East. The East 108 feet of Lot 1, the East 108 feet of Lot 2, all of Lots 3 and 4, and the South 75 feet of Lot 5, of Block 10, and all of Blocks 11 through 15, inclusive, of the subdivision of PATTERSON PARK 2nd ADDITION as recorded in Plat Book 54 at Page 2 of the public records of Broward County, Florida.
(b) In Section 10, Township 49 South, Range 42 East. Blocks 16, 17 and 18of the subdivision of PATTERSON PARK 3rd ADDITION as recorded in Plat Book 53 at Page 49 of the public records of Broward County, Fiorida.

## SECTION 7.1 MINIMUM PLOT SIZE DISTRICTS CREATED

Certain minimum plot size districts are hereby created, within which minimum plet sizes shall be provided as hereinafter specified in this Article, notwithstanding any other provision of this Resolution. All other parts of the unincorporated portions of Broward County shall constitute and be defined as a minimum plot size district within which the provisions of other Articles of this Resolution as to minimum plot size shall apply and gevern. The specific minimum plot area districts and the regulations pertaining thereto are hereinafter dolimited and defined.

## SECTION 7.2 MINIMUM PLOT SIZE DISTRICTS

1. Minimum Plot Size:80 foot width, 11,500 square foot Plot Area.
(a) Sections 17 \& 20, Township 50 South, Range 42 East. The subdivision of RIVERLAND MANORS as recorded in Plat Book 27 at Page 29 of the public records of Broward County, Florida, lying in Section 17, Township 50 South, Range 42 East.
2. Minimum Plot Size: 14,000 square feet.
$\because \because(a)$ Section 17, Township 50 South, Range 42 East. A strip 200 feet in depth parallel to and abutting the West right-of-way line of Southwest 27th Avenue (Riverland Road), lying in the South One-Half ( $S \frac{1}{2}$ ) of the North One-Half ( $N \frac{1}{2}$ ), less the South 391.37 feet thereof and less Lot 12 of the subdivision of RIVERLANE HOMESITES lst ADDITION as recorded in Plat Book 42 at Page 47 of the public records of Broward County, Florida; a strip 200 feet in depth parallel to and abutting the East rightoof way line of Southwest 27th Avenue (Riverland Road) lying in the South One-Half (S $\frac{1}{2}$ ) of the North Onearialf ( $\mathrm{N} \frac{1}{2}$ ); and that part of the Northwest OneQuarter (NWI $\frac{1}{4}$ ) of the Southeast One-Quarter (SE $\frac{1}{4}$ ), lying West of the West right-of way line of Southwest 27th Avenue (Riverland Road), less the North 200 feet of the West 270.1 feet thereof.
3. Minimum Plot Size: Width 75 feet, 14,000 square feet, Plot Area.
(a) Section 17, Township 50 South, Range 42 East. The North One-Half ( $N \frac{1}{2}$ ) of Lot 10 of Block 10 of the subdivision of BRICKELL as rocordod in Plat Book 2 at Page 58 of the public records of Dade County, Florida.

* Amended 11/14/58
$* *$ Amended 12/16/60

4. Minimum Plot Size: Width 75 feot, 18,000 square feet Plot Area.
*(a) In Section 17, Township 50 South, Range 42 East. Lot 7; Lot 8 less the North 600 feet of the South 920 feet of the North One-Half ( $N \frac{1}{2}$ ) thereof; Lot 9 less the North 635 feet of the South 1055 feet of the North One-Half ( $\mathrm{N} \frac{1}{2}$ ) thereof; and the South One-Half ( $\mathrm{S} \frac{1}{2}$ ) of Lot 10, all the foregoing lots being in Block lo; and that part of Block 13 lying South of Riverland Road of BRICKELL AMENDED MAP as recorded in Plat Book 2 at Page 58 of the public records of Dade County, Florida.
(b) Section 17, Township 50 South, Range 42 East. The subdivision of PALM GROVE ACRES as recorded in Plat. Book 30 at Page 38 of the public records of Broward County, Florida.
(c) Section 17, Township 50 South, Range 42 East. The subdivision of RIVER LANES as recorded in Plat Book 22 at Page 24 of the public records of Broward County, Florida.
(d) Section 17, Township 50 South, Range 42 East. Lots 2, $5,6,7$ \& 8 of Block 2 of the subdivision of RIVERLAND as recorded in Plat Book 19 at Page 12 of the public recerds of Broward County, Florida.
(e) Section 17, Towriship 50 South, Range 42 East. That part of the South OnemHalf (S $\frac{1}{2}$ ) of the South Ono-Half ( $S \frac{1}{2}$ ) of Section 17, Township 50 South, Range 42 East, lying North and West of Rivorland Road less the West 880 feet.
5. Minimum plot size: Width 90 feet, 7500 square feet Plot Area.
(a) Section 23, Township 51 South, Range 41 East. That part of Block 1 and the South One-Half (S $\frac{1}{2}$ ) of Block 2 lying West of the West right-of way line of Sunshine State Parkway of the subdivision of PEMBROKE PINES NO. ONE as recorded in Plat Book 34 at Page 48 ; and Blocks 11, 12, 13, 14,15 and the South One-Half (S $S_{2}^{\frac{1}{2}}$ ) of Block 16 of the subdivision of PEMBROKE PINES NO, THREE as recorded in Plat Book 39 at Page 27, all subdivisions as of the public records of Broward County, Florida; and that part of the North 1200 feet of the Northesst Quarter (NE $\frac{1}{4}$ ) lying West of the west right-of-way line of the Sunshine State Parkway.
6. Minimum Plot Size: Width 120 feet, 10,000 square feet Plot: Area.
(a) Section 23, Township 51 South, Range 41 East. The North One-Half ( $\mathrm{N} \frac{1}{2}$ ) of Block 2 and all of Blocks 3,4 \& 5 of the subdivision of PEMBROKE PINES NO. ONE as recordod in Plat Book 34 at Page 48 of the public records of Broward County, Florida; and the South One-Half (S $\frac{1}{2}$ ) of Block 6 of PEMBROKE

PINES NO. TWO as recorded in Plat Book 36 at Page 46 of the public records of Broward County, Florida; and that part of the South 1450 feet of the Northeast Quarter (NE $\frac{1}{4}$ ) lying West of the West right-of-way line of the Sunshine State Parkway.
7. Minimum Plot Size: Width 70 feet:
(a) In Section 7, Township 50 South, Range 42 East. All except the North 125 feet of the subdivision of MELROSE PARK SECTION TWO as recordod in Plat Book 29 at Page 2 of the public records of Broward County, Florida.
8. Minimum Plot Size 18,000 square feet:
(a) In Section 20, Township 50 South, Range 42 East. Government Lot No. 2 and the East 522.5 feet of Gevernment Lot No. 3.

## ARTICLE VIII NON-CONFORMING USES AND STRUCTURES

## SECTION 8.1 EXISTING USES

Any lawful use of land or structure existing at the effective date of this Resolution, and which by its terms has become a nonconforming use, is hereby declared not to be in violation at this Resolution's effective date. Such a non-conforming use shall be subject to all of the provisions of this Article pertaining to its continuance, change and discontinuance.

SECTION 8.2 NON-CONFORMING USE EXTENSIONS
The non-conforming use of a building may be oxtended throughout any part of a building clearly designed for such use but not so used at the effective date of this Resolution. Any non-conforming use which occupied a portion of a building not originally designed or intended for such use shall not be extended to any other part of the building. No non-conforming use shall be extended to occupy any land outside the building nor any additional building on the same plot, not used for such non-conforming use at the effective date of this Resolution. The non-conforming use of land shall not be extended to any additional land not so used at the effective date of this Resolution, except as provided under Article XLVII, Excavation Regulations.

SECTION 8.3 NON = CONFORMING USE = REPAIR, ALTERATION, ENLARGEMENT
No structure utilized for a non=conforming use shall be enlarged, extended, reconstructed or structurally altered, unless the use is changed to one which complies with the provisions of this Resolution. Provided, that repairs, maintenance and improvement may be carried out in any one year in an amount not to exceed 25 percent of the assessed value of the structure for that year, and provided that such work does not increase the cubical content of the building nor the floor area devoted to the non-conforming use, nor increase the number of dweliing units. Nothing in this Article shall prevent compliance with applicable laws or resolutions relative to the safety and sanitation of a building occupied by a non-conforming use.

## SECTION 8.4 RECONSTRUCTION AFTER CATASTROPHE

If any non-conforming structure, or building in which there is a non-conforming use, is damaged by fire, flood, explosion, collapse, wind, war or other catastrophe to such an extent that the cost of rebuilding, repair and reconstruction will exceed 75 percent of the replacement cost of the building or structure, it shall not be again used or reconstructod except in full conformity with the regulations of the district in which it is located.

## SECTION 8.5 CHANGE OF NON-CONFORMING USE

1. In any Residential District, any change of a non conforming use in conforming building shall be to a conforming uso.
2. In any Residential District, a non-conforming use in a nonconforming building shall be changed only to a use permitted in the particular Residential District involved, except as provided in Paragraph 3 below.
3. There may be change of tenancy, ownership or management of a non-conforming use provided there is no change in the nature or character of such non-conforming use oxcopt as may be permitted by this Resolution.
4. In a non-residential district, a non conforming use in a nonconforming structure may be roplaced by a now or difforent use permissible in the same zoning district as the original non-conforming use or in a more restricted zoning district, if the Board of Adjustment after public hearing finds that the new or different use will be less detrimental to the surrounding neighborhood than the old use, and approves the now or different use as being in accordance with the spirit and purpose of this Resolution.
5. Any change of a non-conforming uso of land, except as incidental to change of a non-conforming use of a non-conforming structure permittod and approved under Paragraph 4 above, shall be to a conforming uso.

SECTION 8.6 DISCONTINUANCE OR ABANDONMENT OF A NON-CONFORMING USE

1. If for any reason a nonmconforming use of land ceases or is discontinued for a period of more than 60 days, the land shall not thereafter be used for a non-conforming use, except for agricultural uses or oxcept as provided under Article XLVII, Excavation Regulations.
2. If for any reason the non-conforming use of a building ceases or is discontinued for a period of one year or more, the building shall not thereafter be used for a non-conforming use.
3. Any part of a building, structure or land occupied by a nonconforming use, which use is abandoned, shall not again be occupied or used for non-conforming use。
4. Any part of a building, structure or land occupied by a non conforming use which is changed to or occupied by a conforming use shall not thereafter be used or occupied by a non-conforming use.

## *SECTION 8.7 CONTINUANCE OF NON-CONFORMING USES AND STRUCTURES

Any legal non-conforming use or structure may be continued.
SECTION 8.8 (Deleted effective 3/16/62)
SECTION 8.9 UNLAWFUL USE NOT AUTHORIZED
Nothing in this Resolution shall be interpreted as authorization for, or approval of the continuation of the use of a structure or premises in violation of any Resolution in effect at the effective date of this Resolution.

SECTION 8.10 DISTRICT OR REGULATION CHANGE
The foregoing provisions of this article shall also apply to buildings, structures, land, premises or uses which hereafter become non-conforming due to a change or a reclassification of district or become non-conforming due to a change in district regulations. Where a period of time is specified in this Article for the removal or discontinuance of non-conforming buildings, structures or uses, said period shall be computed from the effective date of such reclassification or change of regulations.

SECTION 8.11 NON-CONF ORMITY OTHER THAN USE
The foregoing provisions of this Article are intended to apply only to non-conforming uses, and are not intended to appiy to buildings and structures, and their plots, existing at the effective date of this Resolution which do not meet the regulations of this Resolution for height, yards, plot size, plot area, coverage, separation or other similar dimensional requirements or limitations. Any additions, extensions or alterations to such existing buildings or structures shall comply with all applicable provisions of this Resolution.

## SECTION 8.12 ILLEGAL USE

The casual, temporary or illegal use of land or a building shall not be sufficient to establish the existence of a nonconforming use or to create any rights in the continuance of such a use。

SECTION 8.13 (Deleted effective 3/16/62)
; EFFECTIVE 3/16/62

SECTION 9.1 OFFSTREET PARKING REQUIRED

1. Every building, use or structure, instituted or erected after the effective date of this Resolution shall be provided with offstreet parking facilities in accordance with the provisions of this Article for the use of occupants, employees, visitors or patrons.
2. Such offstreet parking facilities shall be maintained and continued as an accessory use as long as the main use is continued.
3. Where a building existed at the effective date of this Resolution such building may be modernized, altered or repaired, provided there is no increase in floor area or capacity and there is no change of occupancy, without providing additional offstreet parking facilities.
4. Where a building or use, which existed at the effective date of this Resolution, is enlarged in floor area, volume, capacity, or space occupied, offstreet parking facilities as specified herein shall be provided for the additional floor area, volume, capacity or space so created or occupied.
5. Where a building or use which existed at the effective date of this Resolution is changed in use or occupancy, additional offstreet parking facilities shall be provided to the extent that the offstreet parking required by this Resolution for the new use or occupancy exceeds the offstreet parking which would have been required for the previous use or occupanoy had the regulations of this Article been applicable thereto. For the purposes of this Section, a change of use or occupancy shall mean a change from one category of offstreet parking requirements to another such category under Section 9.3.
6. It shall be unlawful for an owner or operator of any building, structure or use affected by this Article to discontinue, change or dispense with, or to cause the discontinuance or reduction of the required parking facilities apart from the discontinuance, sale or transfer of such structure or use, without establishing alternative vehicle parking facilities which meet the requirements of this Article. It shall be unlawful for any person, firm, or corporation to utilize such building, structure or use without providing the offstreet parking facilities to meet the requirements of and be in compliance with this Articie.

## SECTION 9.2 LOCATION, CHARACTER AND SIZE

*1. The offstreet parking facilities required by this Article shall be located on the same plot or parcel of land they are intended to serve; provided, however, when practioal difficulties, as
*Amended 5/12/61
determined by the soard of Adjustment, prevent the establishment of such facilities upon the same plot, the Board of Adjustment may grant a variance authorlzing the locating of the required paricing facilities within 700 feet of the premises they are to serve. In the event of guch a variance beling granted and utilized, then the owner of said pariking area shall enter into written agreement with the County whereby the land providing the parking area shall never be sold or disposed of except in conjunction with the sale of the building the parking area serves so long as these parking facilities are required, and sald agreement shall be recorded at the expense of the owner and shall run with the land to bind the heirs, successors and assigns of said owner. Said written agreement may be volded by the County Commission if other provisions are made for offstreet parking facilities pursuant to this Article.
2. Each parking space required and provided pursuant to the provisions of this Artide shell be not less than 9 feet in width and 18 feet in length. Each parking space shall be directly accessible from a street or alley, or from an adequate alsle or driveway leading to a street or alley. Access aisles and driveways shall be of sufficient size to permit convenient manetvering of cars, and each space shall be accessible without driving over or through any other parking space.
*3. The required offstreet parking factlitles shall be identified as purpose and as to location when not clearly evident from a street or alley, Offstreet parking facilities Including access aisles and driveways shall be surfaced with a hard, dustless material and maintained in a smooth, wellmgraded condltion; provided that driveways, acress aisles and parking spaces for churches and for public and pxivate schools offering academic courses may be suxfaced with grass or lawn.
4. All offstreet parking facilities required by this Artlele shall be drained so as not to cause any nulances on adjacent or public property, and any lighting thereon shall be so arranged and designed as to prevent any glare or excessive light on adjacent property. Such facilities shall be arranged for convenient access and safety of pedestrians and vehicles.
5. A plan shall be subtaicted with every appllcation for a building permit for any use or structure required to provide offstreet parking unier thia Arcicle, which plan shall clearly and accurately deslgnate the required packing spaces, access aisles and driveways, and relation to the uses ox structures these offstreet parking facilities are intended to serve.

## SECTION 9.3 AMOUNT OF OFESTREET PARKING

The offstreet parking required by this Article shall be provided and maintained on the basis of the following minimum requirements:

1. Dwelling, singiecfamily and two family:

1 parking space for each dwelling unit.
2. Dwolling, multiple family

1 parking space for each dwelling unit, or 3 parking spaces for each 4 rooms provided with a beth, toilet or shower facilities, whichever may be greater.
3. Rooming houses, lodging houses, boarding houses: 1 parking space for each two rental sleeping rooms, plus 1 parking space for the owner or operator.
4. Dormitories, fraternities:
l parking space for each 2 beds, plus l parking space for the manager or operator, pius 1 parking space for each 2 employees.
5. Hotels, inciuding slubs:

Three parking spaces for each 4 sleoping rooms, or 3 parking spaces for each 4 bathrooms, whichever may be greater. If, in addition to sleeping rooms, there are other uses operated in conjunction with and/or as part of the hotei, additional offstreet parking spaces shali be provided for such other uses as would be required by this Section if such uses were separate from the hotel, to the extent of $35 \%$ of the offstreet parking specified in this Article for retail stores, offices, service establishments, bars, restaurants, dining rooms, night clubs, cabarets, balirooms, banquet halis, meeting rooms, auditoriums.
6. Motels, tourist homes, guest cabins, villas, house courts: 1 parking space for each guost room, cabin or rental unit, plus 1 parking space for the owner or manager.
7. Trailer courts, camps or parks: One parking space for each trailer.
8. Hospitals: One parking space for each 4 beds for patients.
9. Sanitariums, asylums, orphanages, convalescent homes, homes for aged and infirm:

One parking space for each 5 beds for patients or inmates.
10. Theatres and other places of assembly having fixed seats: One parking space for each 10 seats.
11. Places of public assembly, including assembly halls (except as included in Paragraphs 9 and li), exhibition halls, convention halls, donce halis, skating rinks, sport arenas, community conters, libraries and museums:

One parking space for each 10 seats, or parking apace for each 200 square feet of gross floor area occupied by guesta, customers, patrons, members or other occupantg, whichever may be greater.
12. Private clubs, lodges, fraternal buildings, union halls: One parking space for sach 120 square feet of assembly hall and auditorium, or 1 parking space for each 600 square feet of gross floor area occupied by guests, customers, patrons, members or other occupants, whichever may be greater.
13. Churches:

One parking space for each 60 quare feet of auditorium or chapel area, not including Sunday School clasarooms.
14. Stadiums, race tracks, fairgrounds, circus grounda: One parking space for esch 5 seats.
15. Bowling alleys:

Two parking ppaces for oach all.ey.
16. Mortuaries:

One parking space for each 10 seats in public rooms.
17. Medical, dental, chiropractic, etc., clinics (separate builo ding):

Four parking spaces for each doctor.
18. Business, professional and governmental offices:

1 parking space for each 600 square feet of floor area.
19. Restaurants, bars, beer gardens, night clubs:

I parking space for each 50 square feet of floor area in rooms for customer service.
20. Elementary schools, public; private or parochial:

1 parking apace for oach classroom, plus onewnalf of the additional parking spaces for rooms used for public assembly as otherwise required by this Section.
21. Junior and Senior high gchoola and coileges, public, private, or parochial:

1 parking space for oach clasmroom plus 1 parking space for each 10 students, or one-half of the addio tional pariking spaces for roomm u*ed for public asgembly as otherwise roquired by this Section, whiche ever may be greater.
22. Retail stores, peraonal service shops, household ropairg or equipment shops, interior decorition mhops:

1 parking space for each 400 square feet of rloor area.
*23. Manufacturing and industrial uses, research and testing laboratories, bottling establishments, printing and engraving shops, warehouses, motor vehicle salesrooms, wholesale stores, laundries and storage buildings, provided that exterior offstreet areas adjacent to overhead doors may be utilized for required offstreet parking for warehouses and storage buildings only: One parking space of each 600 square feet of floor area of the building.
**24. Terminal facilities, including airports, railroad passenger and freight stations, bus depots, truck terminals; also charter, sightseeing or fishing boat docks, commercial bathing beaches, commercial swimming pools and the like:

One parking space for each two employees, plus one parking space for each four persons of the normal capacity of use, as customers, patrons and visitors.
25. Uses not specifically mentioned: The requirements for offstreet parking for any uses not specifically mentioned in this Section shall be same as provided in this Section for the use most similar to the one sought, it being the intent to require all uses except agricultural to provide offstreet parking.
26. Fractional measurements:

When units or measurements determining number of required offstreet parking spaces result in requirement of fractional space, any such fraction equal to or greater than one-half shall require a full offstreet parking space.
27. Mixed Uses:

In the case of mixed uses, the total requirements for offstreet parking shall be the sum of the requirements of the various uses computed separately, and offstreet parking space for one use shall not be considered as providing the required offstreet parking for any other use.
28. Measurement:

For the purpose of this Article, floor area shall mean the gross floor area inside of the exterior walls; in hospitals, bassinets shall not count as beds. In stadiums, sport arenas, churches, and other places of assembly in which occupants utilize benches, pews or other similar seating facilities, each 20 lineal inches of such seating facilities shall be counted as one seat for the purpose of computing offstreet parking requirements.
$\begin{array}{lr}* \text { Amended } & 10 / 13 / 67 \\ * * \text { Amended } & 5 / 12 / 61\end{array}$

## SECTION 9.4 COMBINED OFFSTREET PARKING

Nothing in this Article shall be construed to prevent collece tive provision for, or joint use of, offstreet parking facilities for two or more buildings or uses by two or more owners or opera. tions, provided that the total of such parking spaces when combined or used together shall not be less than the sum of the requirements of the several individual uses computed separately in accordance with this Articio.

## SECTION 9.5 NON-CONFORMING USES

In the case of a building occupied by a use which is not permitted as now use in the district in which such building is located, where major repairs, substantial alterations or extensions of use shall be permitted unless and until the offstreet parking requirements of this Article for a new use of the type involved, are applied to such existing use and are fully provided for.

SECTION 9.6 USE OF REQUIRED OFFSTREET PARKING BY ANOTHER BUILDING
*No part of an offitreet parking area required for any building or use by this Article shall be included as a part of an offstreet parking area similarly required for another building or use, unless the type of use indicated that the period of uasage will not overlap or be concurrent with oach other.

## SECTION 9.7 PARKING OF COMMERCIAL VEHICLES

Offstreet parking facilities supplied by the owner or opero ator to meet the requirements of this Article shall not be used by commercial vehicles owned, operated or used in the business of such owner or operator during regular hours of business.

## SECTION 9.8 OFFSTREET LOADING

1. . On the same plot with every structure or use hereafter erected or created, there shall be provided and maintained adequate space for loading and unlozding oímaterials, goods or things and for delivery and shipping, so that vehicles for these services may use this space without encroaching on or interferring with the pubiic use of street and alleys by pedes. trians and vohicles.
2. Where any structure is onlarged or any use is extended so that the size of the resulting occupancy comes within the scope of this Section, the full amount of offstreet loading space shall be supplied and maintained for the structure or use in its enlarged or extended size. Where the use of a structure or land or any part thereof is changed to a use requiring offstreet loading space under this Section, the full amount of offistreet loading space ghall be supplied and main. tained to comply with this Section.

* Amended 5/12/61

3. For the purposes of this Section, an offstreet loading space shall be an area at the grade level at least 10 feet wide by 25 feet long with 14 foot vertical clearance. Each offstroet loading space shall be directly accessible from a street .alley without crossing or entering any other required off. street loading space, and arranged for convenient and safe ingress and egress by motor truck and/or trailer combination. Such loading space shall also be accessible from the interior of any building it is intended to serve。
4. Offstreet loading spaces shall be provided and maintained in accordance with the following schedule:
a. For each retail store, storage warehouse, wholesale establishment, industrisl plant, factory, freight ter. minal, market, restaurant, mortuary, laundry, dry cleaning egtablishment or similar use which has an aggroo gate grose floor area of:


Plus for each additional 90,000 sq. It. over 290,000 square feot or major fraction thereof ........................ space
b. For each multiple dwelling or apartment hotel having at least 50 dwelling units but not over 100 dwelling units 1 space

For each multiple dwelling having over 100 dwelling units: 1 space plus 1 space for each additional 100 dwelling units or major fraction thereof.
c. For each quaitorium, convention hall, exhibition hall, musoum, hotal, office building, sports arena, stadium, hospital, sanftarium, welfare institution or similar use which has an aggregate gross floor area of:

Over $20,000 \mathrm{sq.ft}$. but not over $40,000 \mathrm{sq}$. it..... 1 space Plus for each additional $60,000 \mathrm{sq}$. ft. over $40,000 \mathrm{sq}$. ft. or major fraction thereor 1 space
d. For any uss not specifically mentioned in this Section, the requirements for offstreet parking for a use which is 30 mentioned and to which the unmentioned use is similar shall apply.
5. Offstreet loading facilities supplied to meet the needs of one use shall not be considered as meeting of street loading needs of any other uso.
6. No area or facilities supplied to meet the required offstreet parking facilities for a use shall be utilized for or be deemed to meet the requirements of this Article for offstreot loading facilities.
7. Nothing in this Section shall prevent the collective, joint or combined provision of offstreet loading facilities for two or more buildings or uses, provided that such offstreot loading facilities are equal in size and capacity to the combined requirements of the several buildings or uses and are so located and arranged as to be usable thereby.
8. Plans for buildings or uses requiring offstreet loading facilities undor the provisions of this Section shall clearly indioate the location, dimensions, cloarances and access of $2 l l$ such required offatreet loading facilitios.

## NR'TICLE X ZONING DIS'IRIC'IS

* EECHIOIN 10.1 CLASSES AND SYMBOLS

For the purpose of this Resolution in regulating use of land, water and building, and height, bulk, population density and open space, Broward County is hereby divided into the following districts:

АGRICULI'URAL DIS'FRICR'S

Article 12 A-1 Limited Agricu..tural
Article 12 A-2 General Agricultural
Article 13 A-3 Agricultural - Utility
article 14 A-4 Agricultural - Amusement
Article 15 A-5 Agricultural - Excavation
Article 16 A-6 Agricultural - Disposal
Article 17 A-7 Agricultural - Restricted Disposal
Agricultural - Sanitary Fill Districts
RESIDENTIAL DISTRICTS

| **Article 20A | D-1 | Special One-Family Districts | Eff. | 6/10/06 |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  | Amd. | 5/16/67 |
| Article 11 | E-1 | Estate | Eff. | 5/11/62 |
| Article 18 | $\mathrm{R}-1 \mathrm{~A}$ | thru R-1C One-Family Dwelling |  |  |
| Article 19 | R-1P | One-Family Dwelling - Parking | Eff. | 9/15/61 |
| Article 20 | $\mathrm{R}-1 \mathrm{~T}$ | Mobile Home Dwelling |  |  |
| Article 21 | R-2 | Two-Family Dwe ${ }^{\text {Lling }}$ |  |  |
| Article 22 | R-2P | Two-Fanily Lwelling - Parking | Eff. | 9/15/ol |
| Article 23 | R-2U | Two-Family Dwelling | Eff. | 9/14/62 |
| Article 24 | k-3 | Low Density Multiple Dwelling |  |  |
| Article 30 | R-3U | Row House | Eff. | 7/19/63 |
| Article 25 | K-4 | Apartment |  |  |
| Article 26 | $\mathrm{R}-4 \mathrm{~A}$ | Planned Apartment |  |  |
| Article 27 | R-5 | Motel. |  |  |
| Article 28 | R-6 | Hotel |  |  |
| Article 29 | T-1 | Trailer Park |  |  |
|  |  | RECREATIONAI, DISTRIC'IS |  |  |
| Article 31 | S-I | Recreational |  |  |
|  |  | BUSINESS DI: ${ }^{\text {PTRICTS }}$ |  |  |
| Article 32 | B-1 | Neighborhood Business |  |  |
| Article 33 | B-2 | Community Business |  |  |
| Article 34 | $\mathrm{B}-2 \mathrm{~A}$ | Planned Business Center |  |  |
| Article 34, ${ }^{\text {a }}$ | B-2B | Special Business | Eff. | 1/17/64 |
| Article 35 | B-3 | General Business | Eff. | 1/17/64 |
| Article 37 | C-1 | Commercial |  |  |

* Amended 4/10/64
**Amended 5/12/67

Eff. 5/ 5/6l
Eff. 5/ 5/01
Eff. $\quad 5 / 5 / 61$
Eff. 5/5/61
Eff. $\quad 5 / 5 / 61$
Eff. 11/10/61
Eff. 6/11/65

Eff. 6/10/06
Amd. $\quad 5 / 16 / 67$
Eff. 5/11/62
Bff. $\quad 9 / 15 / 61$

Eff. 9/15/ól
Eff. 9/14/62
Eff. 7/19/63

Eff. $\quad 1 / 17 / 64$

Article $30 \mathrm{M}-1$ Light Industrial
Article $39 \mathrm{M}-2$ Medium Induatrial.
Article 40 M-3 General Industrial
Article 41 M-4. Limited Heavy Industrial
Article 42 M-5 Heavy Industrial
i上f. 9/15/61
iff. $9 / 13 / 63$

SACCI ON 10.2 ZONING DISTRICY MAPS
The areas assigned to these districts, the designation of same, and the boundaries of said districts shown upon the maps hereto attached and made a part of this Rosolution, are hereby established, said maps beinf, designated as the "7oning District Maps" and said maps and the proper notations, references, and other inf ormation shown thereon, shall be as much a part of this resolution as if the matters and information set forth by said map were fully described herein。 Said maps are identified by the signatures of the Chairman and Clerk of the Board of County Commissioners together with the numbir of this Resolution and its effective date.

Bach district shall be subject to the regulations stipulated in this iosolution.

## SIECTI ON 10.3 APPLICATION OF \%ONING REGULALIONS

When any public use coases, or whon titlo of unzonod public land passes into private ownership, public land or buildings shall not be used for private purposes until they shall have been zoned by the Board of County Commissioners.

SZCTION 20.4 WATER AREAS

1. The water surface and the land under the wator surface, of all canals. rivers, waterways, ponds, lakes and othor wator areas in Broward County not otherwise zoned are heroby placed in the samo Zoning District as the land which it abuts as shown on tho doning bistrict Maps. Where the zoning districts shown on the Zonine District Maps are different on opposite sides of the wator area, then the kind of zoning district on each side shall extond to the contorlino or milipoint of the water area.
2. For convenionce of mappinf and clarity, the zonine of wator rroces is not shown on the 7oninf District Maps, but is dotermined by time provisions of this soction.

SBCTION 20.5 DISTRICTING OF VACATED WAYG
Where a stroet or alley shown on a Zonine District Map is heroaitor officially vacated by replattine or othorwise, the land formorly in
within the zoning, district of adjoinin:, property on cither side of sajd vacated strect or alley. Tn the cevont such strect or alley was a district boundary between two or more diflcerent: zonins districts, the new district boundary shall be the former conter line of such vacated street or alley.

SEC'IION 10.6 BOUNDARIES OF DIGTRIC'TS
Unless otherwise shown, the district boundaries are street lines, alley lines, or the subdividing, or boundary lines of recorded plats, or the extensions thereof, and where the districts designated on maps accompanyinis and made a part of this Resolution are approximately bounded by street lines, alley lines or the subdividing or boundary lines or recorded plats, such lines or the extensions thereof shall be considered to be district boundaries.

Where due to the scale or illegibility of the District Map or due to the absence of a street, alley, or recorded subdividires of plat lines, there is any uncertainty, contradiction or conflict as to intended location of any district boundary, the County Commission shall have the power and duty of interpreting the intent of said District maps so as to determine and desisnate the proper location for such district boundary in accordance with the spirit and purpose of the Zonjng Resolution.

## SECIION 10.7 DISTRIC'T GROUP CLASSIFICATION

For the purposes of this Resolution, the various Zoning; Districts are grouped, and may be referred to as follows:

1. The $A-1, R-1 A, R-1 B, R-1 C, R-1 T, \star_{R}-1 P, R-2, *_{R}-2 P, R-3, i(-4$, $R-4 A, R-5, R-6, T-1, * * L-1, * * E-1, * * R-2 U, * * R-3 U$ are considered to be and are designated as residential districts.
2. The $B-1, B-2, B-2 A, * * B-2 B, B-3$ and $C-1$ Districts are considered to be and are desirrnated as business districts.
3. The $M-1, M-2, M-3, * M-4$ and $* * M-5$ Districts are considered to be and are designated as industrial districts.

SECTION 10.8 RAILROAD RIGHTS OF WAY
Where not otherwise indicated on Zoniny District Maps or specified in Zoning Resolutions, railroad rights of way are heroby placed in the same Zoning District as indicated or specified for abutting property, except that where the Zoning Districts are different on opposite sides of a railroad right of way, the railroad right of way is hereby placed in the more restricted district of the two zoning districts abutting the right of way.

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* Amended 9/15/61
**Amended 5/12/67
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Any property which has not been placed in a zoning district, or which has not otherwise been zoned, is hereby classified in an R-lA District, it being the intent of the Zoning Resolution to regulate and control the use and development of all land and water in the unincorporated portions of Broward County.

The following regulations shall apply in all b-l pistricts:

## SECTION 11.1 PURPOSE OF DISTHICT

The E-l, Estate District is intended to apply to areas to be used for single family dwellings on plots at least one acre in size, with incidental keeping of some domestic animals for use by the occupants of the dwelling:

## SECTION 11.2 USES PERMITTED

No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part for other than one of the following uses:

1. Any use permitted in an $R-1 A, R-1 B$ or $R-1 C$ District, subject to the limitations and requirements specified for such use in Section 18.1.
2. Uses accessory to any of the above uses when located on the same plot and not involving the conduct of any business, trade, occupation or profession, including:
a. Guest house for gratuitous puests.
b. Servants' quarters.
:ric. Keeping of poultry or fowl not exceeding 25 in total number, provided such poultry or fowl are kept in an enclosure which is located at least 50 feet from any plot line.
\#\%d. Keeping of horses and cows not exceeding four in total number, provided such animals are kept in an area which is located at least 50 feet from any street line, and provided further that any roofed structure for shelter of such animals is located at least 50 feet from any plot line.

## SECTION 11.3 SIZE OF PLOT

Every plot shall be not less than 150 feet in width and one acre in area, except that a plot used for a pormittad seware lift or pumping station, or for a transformer substation, neod be no larger than necessary to provide required vards and setbacks.

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    *Effective 5/11/62
**Effective 6/10/66
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The combined area occupied by all buildings and roofed structures shall not exceed 20 per cent of the area of the plot. SECTION 11.5 HEIGHT

No building or structure shall be erected or altered to a height exceeding 40 feet, except that a permitted nonresidential building or structure may extend to a height of 60 feet.

SECTION 11.6 FRONT YARD
Every plot shall have a front yard not less than 50 feet in depth unless a greater depth is required under Article $V$, Yard Space Districts.

SECTION 11.7 SIDE YARDS
Every plot shall have a side yard on each side, each of which shall be not less than 25 feet in width, provided that the rem quire side yard shall be increased by one foot for each foot in height of structure exceeding 40 feet.

SECTION 11.8 REAR YARD
Every plot shall have a rear yard not less than 25 feet in depth.

## SECTION 11.9 MINIMUM FLOOR AREA

A one-family dwelling as a principal use shall have a mini.. mum floor area of 1500 square feet.

The following repulations shall apply in nl] A-1 and $A-2$ Districts:
SLCTION 12.1 PUKPOSF OF IISTKICTS
The A-l, Limited Agricultural, and A-2, Goreral Nriloultural, Districts are intended to apply to liose areas of lroward county. the present or prospective use of which is primgrily arricultural, or the future proper development of which is uncortain, and for which a more restirlctied zoning, would be prometure and inreasonable. The regulations of this district are intendod to permit a reasonable use of property while at the same time preventine the creation of conditions which would blight or prevent the proper future use of contiguous or nearby property.

SECTION 12.2 USES PERMITTED
No building. or structure, or part thoroof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:
A. In an $A-1$ Limited Apricultural District:

1. One-family dwollings on a plot at least 35,000 square feet in area with 125 feet strect frontage, except that a plot platted as a sinple lot or acquired prior to effective date of this Resolution may be utilfzed for a one-family dwelling if plot has at least $10,0 \cap 0$ square feet of area and 100 feet street fronisare.
2. Home occupation and office of doctor, dentist, lawyor. architect, enpineer or similar plofessione] office utilizinf not over 25 per cent of the floor space of a one-family dwelling occupied by the operator of the home occupation or by the professional man.
3. Hospital, conva]escent home, nursery home, not incluainf communicable diseases, insanitiv, feeble-mindedness. epileptics, drup addicts, alcoholics,penal or correctional institutions.
4. Church, convent, monestery, parlat: hoisse.
5. Library, museum and similar institutions of a noncommercial nature.
6. Publicly-owned or operated buildjnr: and usos, inctudinf, community buildinfrs, public parks, playpacuncis, beaches, but excluding dumps, sanitary fill or incinerators.

* Amended $5 / 5 / 61$

7. Golf course, country alub, prlvate club, outdoor recreation club, provided all buildincs are jocated at least 50 feet from any street and at least 100 feet from any private plot line.
8. Grove, produce farm, truck farden, horticultural farminp, botanical parden, floriculture, nursery, sod farm, crop raisine, hydroponjc rarden, freenhouse, slat house, forestry, bee keeping with use or keeping: of animals only as incidental and accessory thereto.
*9. Cattle or stock grazing, dairy farm, not including, hog raising. Dude ranch, Riding stable, livery stable, boarding stable.
*HlO. Raising of fish. Raising of poultry on property, part of which was used for poultry raising prior to June 1, 1962.
9. Non-commercial boat pier or slip or boat house for docking of private water craft.
10. Railroad right of waj and tracks, passenger and freipht terminal, team tracks, but not including yards, shops or round houses.
11. Permanent or temporary structure to house farm labor personnel on a farm site with capacity of one family or two persons for each 5 acres in said farm site, if said farm personnel are employed on the same farm site on which the structure is located and said structures are located at least 300 feet away from any other property under separate and different ownership.
12. Wayside stands for display or sale of farm products produced on the premises.
13. Cemetery, crematory, columbarium, mausoleum.
14. Eleemosynary or philanthropic institution.
15. Offstreet parkinp of private passenfer vehicles accessory to a use not located on the same premises or which is located outaide of the A-l District.
16. Driveway or access road to property in a zonjne district, other than $A-1$.
17. Accessory uses and structures.

* Amended 2/11/66
$\because *$ Amended $6 / 15 / 62$
B. In an $\Lambda-2$ Generel Africultural District:

1. Any use permitted in an $A-1$ District.
2. Animal hospital, veterinary clinic, animal boardinf place, dog kennel, fur farm.
*3. Raisinf of poultry, hogs, shocp, foats; poritry slaughtering and dressing.
3. Accessory uses and structures.

SECTION 12.3 USES PROHIBITED
The permissible uses enumerated in Section lic. a abovo shall not be construed to includo, either as a principal or accessory use any of the following, which are listed for emphasis:

1. Manufacturing or industrial establishments.
2. Wholesale, warehouse or storage establishments.
3. Junk yards, house wreckinf yard, automobile wreckinf, used auto parts, display, storape or sale.
4. Automobile, truck or trailer: display, storare, service, repair or sale.
5. Oil, asphalt, or petrolcum products: drillinf, removal. storare, processing or sale.
6. Building supplios or material: display, storape, or sale.
7. Contractor, construction or equipment yard.
?. Display, storare or sale of merchandise, oxcopt as permitted in a wayside stand.

SECTION 12.4 HEIGHTN
No building or structure shall be erected or alterea to a height exceeding. 60 feet.

SECTION 12.5 PLOT SIZE
Plots for any permitted use shall have a minimum area of 35,000 square feet and a minimum street frontace of 1 ? foet.

* Amended 6/15/62
except as herfinafter provided. A plot having a minimum area of 10,000 squere feet and a minimum width of 100 feet, and platted as a single lot or acquired by the present owner prior to the effective date of the Zoning Resolution, may be utilized for a single-family dwelling.


## SECTION 12.6 PLOT COVERAGE

The combined area occupied by all main and accessory buildings and structures shall not exceed 20 per cent of the plot area for a plot one acre or more in area, and shall not exceed 25 per cent of the plot area for a plot less than one acre in area.

## SECTION 12.7 FRONT YARD

Every plot shall have a front yard not less than 25 feet in depth.

## SECTION 1.2.8 SIDE YARDS

1. Every plot shall have a side yard on each side, each of which shall be not less than 25 feet in width unless a greater width is required under Section 12.11 followine, except that a side yard for a one-family dwelling shall not be required to exceed 10 feet unless a greater width is required under Paragraph 2 below.
2. Upon corner plots there shall be a front yard as hereinbefore specified and a side yard on the side street at least 25 per cent of the plot width in width, provided that no such street side yard shall be required to exceed 25 feet in width.

## SECTION 12.9 REAR YAFD

Every plot shall have a rear yard not less than 25 feet in depth.

## SECTION 12.10 YARD MODIFICATIONS

The yard requirements specified in Sections 12.7, 12.8 and
12.9 above shall be subject to the following:

1. Yard requirements shall not apply to portions of land or land used for permissible uses and which do not contain buildings, and which do not contain structures over 20 feet in heipht.
2. Where a portion of a tract of land is utillzed for a buildinf or buildings as the principal use, the plot of land occupiect by such buildings shall be provided with all required yards, the measurement of which shall be from such building or buildings.
3. The minimum fronl; side and rear yaras hereintofore spocified shall he increased as follows:
a. Whera a plot contains a bulldinp axceading $3 n$ reet in hejpht, all front, side and roar yards shall be increasod by at least one font for each foot by which the helpht of such buildinf exceeds 30 foet.
b. Any structure $2 n$ foel or more in heicht. shall be set back from all plot lines at least. 1 foot por each 2 feet by which tho helpht of tho structuro exceeds 20 foot.
4. This Section shall not supersede Section 12.11 followinc. SECTION 12.11 LIMITATIONS OF USLSS

For the purpose of this Section, livestock shall mean cattle, horses, sheep, goats and the like, except hops and poultry.
*1. Structures for livestock raisinf, boardinfr or housing, such as barns, feod lofts and stables, shall not be located within 100 feet of any plot line, provided that a stable with a capacity of not over 4 horses may be located at least 50 feet from a side or rear plot Jine.
2. Structures for raisinf of poultry, such as: pens, coops. shelters, feeders, and the like, sholl not be located within $10 n$ feet of any plot line, except that where such structures existing at the effective date of this Resolution are located less than $10 n$ feet from any plot line, additions to existinf structures and new structures may he erocted at the same distance, or at a preator ilstance from that plot line, as the existing structures. This exemption for additions to existine structures and for new structures, shall apply only to buildine pormits issued prior to January l, 1962, and shall not apply to any structure the construction of which is not berun prior to that date.
3. Structures for raising hogs, such as pens, sties, shelters. feeders, and the like shall not be lncated within ann feet of any plot line.
4. Hogs shall not be placed, kept or permitted within 100 foet of any plot line, within 500 feet of a dwellins under different and separate ownership nor within 50 feet of any residentially zoned property.

SECTION 12.12 MINTMUM FLOOR AREA
The minimum floor area of a sinple-family dwellinf shall he 600 square feet, except for temporary housinf for micratory farm labor.

* Amended 2/11/66


## * ARTICLE XIII AGRICULTURAL..UTILITY A-3 DISTRICT

The following regulations shall apply in all A-3 Districts:
SECTION 13.1 PURPOSE OF DISTRICT
The A-3, Agricultural-Utility District, is intended to apply to rural areas within which certain kinds of utility installations will be a necessary and appropriate use.

SECTION 13.2 USES PERMITTED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:
I. Any use permitted in an $A-2$ District, subject to the limita.. tions and requirements specified for such use in on $A-2$ District.
2. Public utility and public service: buildings, not including power plants.
3. Sewage or water: pumping stations, lift stations, tanks, reservoirs or treatment plants.
4. Radio or television transmitting or receiving: station, structure or tower.
5. Research park, for investigation and experimentation in fields of inquiry such as medical, biological, chemical, agricultural and others of a similar nature but not including any manufacturing, sales or display of any product on the premises. Accessory uses shall include offices, libraries, laboratories, clinics, hospitals, barns, storage, shops and dwellings.
6. Accessory uses and structures.

## SECTION 13.3 USES PROHTBITED

The permissible uses enumerated in Section 13.2 above shall not be construed to include, either as a principal or accessory use, any of the following which are listed for emphasis:
I. Manufacturing or industrial establishments.
2. Wholesale, warehouse or storage establishments.
3. Junk yards, house wrecking yard, automobile wrecking, used auto parts, display, storage or sale.

* Effective 5/5/61

4. Automobile, truck or trailer: display, storage, service, repair or sale.
5. Oil, asphalt, or petroleum products: drilling, removal, storage, processing or sale.
6. Building supplies or materials: display, storage or sale.
7. Contractor, construction or equipment yard.
8. Display, storage or sale of merchandise.

SECTION 13.4 HEIGHT
No building or structure, or part thereof, shall be erected or altered to a height exceeding 500 feet.

SECTION 13.5 PLOT SIZE
Every plot shall be at least 5 acres in area, except that a lift station on a sewer line may be located on a plot at least 75 feet wide and 7500 square feet in area.

## SECTION 13.6 COVERAGE

The combined area occupied by all buildings and structures shall not exceed 20 per cent of the plot area.

## SECTION 13.7 YARDS

1. Every plot shall be provided with yards not less than 50 feet in depth or width, except as hereinafter specified for lift stations.
2. Any structure used as part of a sewage treatment plant, water treatment plant; or water pumping plant, including tank, bins, setting basins, reservoirs and other similar facilities, shall be located at least 100 feet from any plot line.
*3. Any structure or building exceeding 20 feet in height shall not be located nearer to any property in separate or different ownership than a distance equal to one-half the height of such structure or building.

SECTION 13.8 YARD MODIFICATIONS
On a plot used only for a sewage lift station and having no building over 10 feet in height and no structure over 25 feet in height, the required yerds shall be reduced to 25 feet in depth or width.

## * ARTICLE XIV AGRICULTURAL-AMUSEMENT A~4 DISTRICT

The following regulations shall apply in all A-4 Districts:
SECTION 14.1 PURPOSE OF DISTRICT
The A-4, Agricultural-Amusement District, is intended to apply to undeveloped areas within which certain types of recreational uses will be appropriate to a rural environment.

SECTION 14.2 USES PERMITTED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in an $A-1$ District subject to the limi= tations and requirements specified for such use in an $A \circ l$ District.
2. Outdoor recreational establishments of commercial nature, including drive-in theatre, miniature golf course, golf or baseball driving range, swimming pool, bathing beach, picnic grounds.
3. Amusement pier, mechanical riding devices, carnivals, ciro cuses, animal display, aquarium, menagerie, exhibit museum, and similar facilitios.
4. Stadium, amphitheatre, arena.
5. Outdoor rifle, shotgun or pistol shooting range。
6. Race track for animals or vehicles.
7. Accessory uses and structures.

## SECTION 14.3 USES PROHIBITED

The permissible uses enumerated in Section 14.2 above shall not be construed to include, either as a principal or accessory use, any of the following which are listed for emphasis:

1. Manufacturing or industrial establishment.
2. Wholesale, warehcuse or storage establishments.
3. Junk yards, housewrecking yard, automobile wrecking, used auto parts, display, storage or sale。
4. Automobile, truck or trailer: display, storage, service,

* Effective 5/5/61

5．Oil，asphalt or petroleum products：drilling，removal，stor－ age，processing or sale．

6．Building supplies or material：display，storage or sale。
7．Contractor，construction or equipment yard．
8．Display，storage or sale of merchandise except as accessory to a permitted use。

SECTION 14.4 HEIGHT
No building or structure，or part thereof，shall be erected or altered to a height exceeding 100 feet．

SECTION 14.5 PLOT SIZE
Every plot shall be not less than 150 feet in width and shall be at least one acre in area．

SECTION 14.6 COVERAGE
The combined area occupled by all buildings and structures shall not exceed 20 per cent of the plot area．

SECTION 14.7 YARDS
1．Every plot shall be provided with yards adjacent to all plot lines，and each such yard shall not be less than 50 feet in depth measured perpendicularly to the plot line。

2．In addition to the above required jards，any building or structure shall be set back from all plot lines an addi－ tional one foot for each foot by which the height of such building or structure exceeds 25 feet in height．

SECTION 24.8 YARD MODIFICATIONS
Notwithstanding any limitation or requirement specified in the preceding Section，the following uses and structures shall not be located nearer to any property in separate and different ownership than the following：

1．For go－cart tracks，no racing： 50 feet
2．For mechanical riding devices： 200 feet
3．For race tracks： 500 feet
4．For stadium，amphitheatre or arena：
300 feet

SECTION 14.9 LIMITATIONS OF USES

1. Parking areas shall not be located nearer than 25 feet to any street or alley plot line nor nearer than 50 feet to any other plot line.

2: Parking area shall be surfaced with a hard, durable, dustless material having an asphaltic or Portland cement binder, and shall be maintaingd in good, clean condition.

## * ARTICLE XV AGRICULTURAL EXCAVATION A-5 DISTRICT

The following regulations shall apply in all $A-5$ Districts:

## SECTION 15.1 PURPOSE OF DISTRICT

The A-5, Agricultural Excavation District, is intended to apply to undeveloped areas, the future character of which is undetermined, wherein there are natural deposits which can be removed without serious damage to the ultimate development of the County

SECTION 15.2 USES PERMITTED
No building or structure or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in an $A=1$ District, subject to the limis tations and requirements specified for such use in an A-1 District.
2. Sand, gravel, rock or stone pit or quarry or other operam tion involving the extraction or mining of natural material. Removal of earth or top soil.
3. Crushing, screening and processing of materials mined or excavated on the premises, including concrete batching or mixing and asphalt mixing.
4. Accessory uses and structures.

SECTION 15.3 USES PROHIBITED
The permissible uses enumerated in Section 15.2 above shall not be construed to include, either as a principal or accessory use any of the following which are listed for emphasis:

1. Manufacturing or industrial establishments, except incidental to mining operations on the premises.
2. Wholesale, warehouse or storage establishments.
3. Junk yards, house wrecking yard, automobile wrecking, used auto parts, display, storage or sale。
4. Automobile, truck or trailer: display, storage, service, repair or salo.
5. Oil, asphalt or petroleum products: drilling, removal, storage, processing or sale, except incidental to mining
: Effective 5/5/61
operations on the premises.
6. Building supplies or material: display, storage or sale
7. Contractor, construction or equipment yard.
8. Display, storage or sale of merchandise

SECTION 15.4 HEIGHT
No building or structure, or part thereof, shall be erected or altered to a height exceeding 100 feet.

SECTION 15.5 PLOT SIZE
Every plot shall be not less than 5 acres in area.
SECTION 15.6 YARDS
Every plot shall conform to all of the provisions of Article
7. Contractor, construction or equipment yard. XLVII, Excavation Regulations.

## SECTION 15.7 LIMITATIONS OF USES

No building or structure shall be located nearer than 100 feet to any plot line..

No mixing or batching plant, or bin, tank, silo or structure incidental to such plant, shall be located nearer than 300 feet to any property in separate and different ownership.

The following regulations shall apply in all A-6 Districts:
SECTION 16.1 PURPOSE OF DISTRICT
The A-6, Agricultural-Disposal District, is intended to apply to areas appropriate for the disposal of materials wherein such disposal will not adversely effect desirable future development.

## SECTION 16.2 USES PERMITTED

No building or structure or part thereof, shall be erected, altered or used or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in an $A=1$ District, subject to the limitations and requirements specified for such use in an Aol District.
2. Dump, sanitary fill, incinerator.
3. Accessory structures and uses.

## SECTION 16.3 USES PROHIBITED

The permissible uses enumerated in section 16.2 above shall not be construed to include eithor as a principal or accessory use any of the following which are listed for emphasis:

1. Manufacturing or industrial establishments.
2. Wholesalt, warehouse or gtorage establishments.
3. Junk yards, house wrecking yard, qutomobile wrecking, used auto parts, display, storage or sale。
4. Automobile, truck or treiler: display, storage, service, repeir or sale。
5. 0il, asphalt, or petroleum products: drililing, removal, storage, processing or sale.
6. Building supplios or material: display, storage or sale.
7. Contractor, construction or equipment yard.
8. Display, storage or sale of used or secondhand merchandise.

* Effective 5/5/61


## SECTIUN 26.4 HETGHT

No building or structure, or part thereof, shall be orected or altered to helght exceeding 150 feet.

SECTION 16.5 PLOT SIZE

1. A plot used for disposal of refuse, not including garbage or animal refuse, shall be not less than 5 acres in area.
2. A plot used for disposal of refuse including garbage or animal refuse, shall be not less than 20 acres in area.
3. A plot used for an incinerator shall be not less than 40 acres in area.

SECTION 16.6 PLOT COVERAGE
The combinod area occupied by all main and accessory buildings and uses shall not exceed 10 per cent of the plot area.

## SECTION 16.7 YARDS

1. Every plot ahall have side and rear yards at least 50 foot in depth or width and a front yard at least 75 feet in depth.
2. Every plot used for disposal of refuse including garbage or animal refuse shall have jards adjacent to all plot lines not less then 100 feet in depth.
3. No part of any incinerator or its appurtenant attached building or structures shall be located within 500 foot of any plot line。
corporated territory of Broward County, except by combustion in a completely enclosed incinerator of adequate design and operation to prevent emission of fly ash and dense smoke. There shall be no burning of refuse between the hours of 7:00 p.m. and 7:00 a.m.
4. No refuse to be deposited within any required yard.
5. Refuse to be compacted daily and topped by a soil cover daily。
6. Maximum depth of fill shall not exceed 10 feet above existing ground level.

The following regulations shall apply in all $A=7$ Districts:
SECTION 17.1 PURPOSE OF DISTRICT
The A-7, Agricultural*Restricted Disposal District, is intended to apply to areas appropriate for the disposal of materials on a restricted basis, wherein such restricted disposal wili not prem vent proper development of surrounding territory.

## SECTION 17.2 USES PERMITTED

No building or structure or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in an $A \infty l$ District, subject to the limitations and requirements specified for such use in an $A \cdots$ District.
2. Dump, sanitary fill, disposal area.
3. Accessory structures and uses.

## SECTION 17.3 USES PROHIBITED

The permissible uses enumerated in Sotetion 17.2 above shall not be construed to include etther as a principal or accessory use any of the following which are listed for emphasis:

1. Manufacturing or industrial establishments.
2. Wholesale, warehouse or storage establishments.
3. Junk yards, houee wrecking yard, automobile wrecking, used auto parts, display, storage or sale.
4. Automobile, truck or trailer: display, storage, service, processing or sale.
5. 11. asphalt or petroleum products: drilling, removal, stor.o age, processing or sale。
1. Building supplies or material: display, storage or sale.
2. Contractor, construction or equipment yard.
3. Display, storage or sale of used or secondhand merchandize.

* Effective 11/10/61


## SECTION 17.4 HEIGHT

No building or structure, or part thereof, shall be erected or altered to a height exceeding 150 feet.

## SECTION 17.5 PLOT SIZE

1. A plot used for disposal of refuse, not including garbage or animal refuse, shall be not less than 5 acres in area.
2. A plot used for disposal of refuse including garbage or animal refuse, shall be not less than 20 acres in area.

## SECTION 17.6 PLOT COVERAGE

The combined area occupied by all main and accessory buldings and uses shall not exceed 10 per cent of the plot area.

## SECTION 17.7 YÁRDS

l. Every plot shall have side and rear yards at least 50 feet in depth or width and a front yard at least 75 feet in depth.
2. Every plot used for disposal of refuse including garbage or animal refuse shall have yards adjacent to all plot lines not less than 100 feet in depth.

SECTION 17.8 LIMITATIONS OF USES
Any plot utilized for a dump or for deposit of refuse shall be used, operated and maintained in accordance with the following regulations:
l. An attendant be kept on duty during hours the disposal area is open to control deposit of refuse.
2. The disposal area shall be enclosed sufficiently by a fence with gate or by other means so as to limit use to authorized periods, and for proper purposes.
3. There shall be no burning or incineration of any kind.
4. No refuse is to be deposited within any required yard.
5. Refuse is to be compacted daily and topped by a soil cover daily.
6. Maximum depth of fill shall not exceed 10 feet above existing ground level.
＊ARTICLE XVIIのA AGRICULTURAL－SANITARY FILL A 8 DISTRICT
The following regulations shall apply in all Aه8 Districts：
SECTION 17．IA PURPOSE OF DISTRICT
The A－8，Agricultural－Sanitary Fill District，is intended to apply to areas appropriate for the burying of certain types of refuse without adverse affect upon surrounding property．

SECTION 17．2A USES PERMTTTED
No building or structure or part thereof，shall be erected， altered or used，or land or water used，in whole or in part，for other than one or more of the following specified uses：
l．Any use permitted in an A－l District，subject to the limitations and requirements specified for such use in an $A-1$ District．

2．Dump or place of disposal for nonoorganic refuse and limited organic refuse。

3．Accessory uses and structures．
SECTION 17．3A PROHIBITED USES
The permissible uses enumerated in Section 17． 2 A above shall
not be construed to include either as a principal or accessory use any of the following which are listed for emphasis：

1．Manufacturing or industrial establishments。
2．Wholesale，warehouse，or storage establishments．
3．Junk yards，house wrecking yard，automobile wrecking， used auto parts，display，storage or sale。

4．Automobile，truck or trailer：display，storage，service， repair or sale．

5．Oil，asphalt，or petroleum products：drilling，removal， storage，processing or sale。

6．Building supplies or material：display，storage or sale。
7．Contractor，construction or equipment yard．
8．Display，storage or sale of used or secondhand merchandise。
9．Disposal，dumping or burying of waste or discarded foods of animal or vegetable origin．

10．Burning of refuse or waste materials．

## SECTION 17．4A HEIGHT

No building or structure or part thereof，shall be erected or altered to a height exceeding 15 feet．

SECTION 17.5 A PLOT SIZE
A plot for a use first permitted in an A－8 District shall not be less than 5 acres in size。

SECTION 17.6 A PLOT COVERAGE
The combined area occupied by all main and accessory buildings and structures shall not exceed one per cent of the plot area．

SECTION 17．7A YARDS
Every plot shall have yards not less than 50 feet in depth adjacent to all private plot lines and all alley lines．

Every plot shall have yards not less than 100 feet in depth adjacent to all street lines；PROVIDED，that an accessory build－ ing not over 400 square feet in area may be located in the aforesaid 200 foot yard if placed not less than 50 feet from any street line。

SECTION 17．8A LIMITATIONS OF USES
The use of a plot for sanftary fill purposes shall be subject to the following limitations and conditions：

I．An attendant be kept on duty during hours the sanitary fill area is open to control deposit of refuse。

2．The sanitary fill area shall be enclosed sufficiently by a fence with gate or by other means so as to limit use to authorized periods，and for proper purposes．

3．There shall be no burning or incineration of any kind．
4．No refuse is to be deposited within any required yard．
5．Refuse is to be compacted daily and topped by a soil cover daily，such soil cover to be not less than 12 inches in depth．

6．Maximum depth of fill shall not exceed 10 feet above existing ground level。

7．Refuse deposited in sanitary fill shall not include any waste or discarded foods，food products or food materials of animal or vegetable origin．

The following regulations shall apply in all $R \cdots 1 A, R \cdots 1 B$ and $R m l C$ Districts：

SECTION 18．1 USES PERMITTED
No building or structure，or part thereof，shall be erected， altered or used，or land or water used，in whole or in parta for other than one of the following uses：

1．One－family dwelling
2．．Recreation buildings and facilities，playgrounds，playw fields，parks，beaches，owned and operated by Federal， State，County or Municipal Govermment。

3．Existing cemetery，crematory or mausoleum．
4o Existing railroad right of way，not including switahing． freight，or storage tracks，yards，buildings or mainte－ nance structures．

5．Publicly owned and operated library，art gallery or museum．
：6．Educational，recreational and social centers not operated for profit and intended to serve the surrounding neigh－ borhood．Such use shall be located on a plot having at least 40,000 square feet of area and having at least 200 feet of street frontage．Any building or roofedmstructure on a plot utilized for such use shall be located at least 50 feet from any other residentially－zoned property。 No parkine area shall be located within 20 feet of any plot line。
＊7．Golf course，not including miniature golf course or pracm tice driving tee，providing plot comprises at least 100 acres of land in one parcel and any accessory parising area，building or structure is located at least 100 feet from any other residentiallywoned property．
＊8．Church，and church or parochial school incidental to a church on the same premises．Such use shall be located on a plot having at least 40,000 square feet of plot area and having at least 200 feet of street frontace。 The coverage of all roofedmstructures shall not exceed 25 per cent of the plot area．No building or roofed－ structure shall be located within 4.0 feet of any other residentiallymzoned property．No parking area shall be located within 10 feet of gny plot line。
＊Bffective 5／12／61
*9. Sewage or water: treatment, pumping and storage'plants to serve the surrounding residential area. Such plants shall conform to the following requirements:
a. The plot shall be not less than 100 feet in width and 10,000 square feet in area, and as large as necessary to provide required setback areas.
b. No building or structure shall be located nearer to any other residentially-zoned property or to any street line than a distance equal to the height of such building or structure.

No unenclosed sewage treatment facility shall be located nearer to any street line than 125 feet nor nearer to any other residentially-zoned property than 175 feet.

No enclosed sewage treatment facility, or water pumping or treatment facility, shall be located nearer than 35 feet to any street line or nearer than 50 feet to any other residentially-zoned property。
c. All plots shall have a landscaped setback area at least 35 feet in width or depth adjacent to all street lines, and adjacent to all plot lines separating the subject plot from other residentially-zoned property. The landscaped setback area shall not be used for any building, structure, fonce, wall, parking, storage or other use except that a fence not over 5 feet in height may be erected in any such setback area at least 35 feet from any street line. The landscaped setback area shall be planted with grass, shrubbery and troes, and no part shall be paved or surfaced except for minimum driveways and walkways for access. All landscaping shall be maintained in a healthy, growing condition, properly trimmed and watered.
d. All machinery, equipment and mechanical or electrical facilities shall be so designed and operated as to minimize noise effects upon surrounding residential properties.

- Plots shall not be used for business, storage or service purposes for a franchized area.
*10, Sewage lift or pumping stations, containing no treatment facilities, subject to the following requirements:
a. Where the atation is of the underground type, all parts of which are at least 3 feet below grade except for an access tube not over 5 feet in maximum horizontal dimension extending not over 3 feet above grade, and meters and switches on a post extending not over 5 feet above grade, such access tube and meter or switch post may be located within a utility easement but not less than 15 feet from any street line. If not located in a utility easement, all such above ground structures shall be at least 25 feet from any street line and at least 15 feet from any plot line.
b. Where the station is wholly or partially above grade, there shall be a yard at least 30 feet in depth adjacent to all residentially zoned property. These requirements shall supersede the requirements of Sections 18.2, 18.5, 18.6 and 18.7.

All yards and plot area shall be landscaped with gras, shrubbery and trees which shall be kept in a hoalthy, growing condition, properly watered and trimmed.,
*11. Transformer substation subject to the following requirement.3:
a. The plot shall be provided with yards not less than 30 foet in depth or width adjacent to all street lines and plot lines of other residentially-zoned property and a jard at least 25 feet in dopth adjacent to a rear plot line.

The yards required under this paragraph shall be fully landscaped with grass, shrubbery and trees, and shall not be used for any fence, wall, building or strusture, except that a fence not over 6 feet in height may be erected at least 30 feet from any street line. Mini mum driveways or walkways necessary for access may cross required yards.

All landscaped areas shall be maintained in a healthy growing condition, properly watered and trimmed.
*12. Uses accessory to any of the above uses when located on the same plot and not involving the conduct of any businesa, trade, occupation or profession.

SECTION 18.2 SIZE OF PLOT
Every plot upon which a residential structure is hereafter erected shall not be less in size than the following:

R-1A Districts: Plot width of 100 feet and plot area of 10,000 square feet.

R-1B Districts: Plot width of 75 feet and plot area of 7,500 square feet.

R-1C Districts: Plot width of 60 feet and plot area of 6,000 square feet.

Evexy plot upon which a permitted non-residential structure or use is erected or placed shall be not less than 100 feet in width and 10,000 square feet in area.

## SECTION 18.3 PLOT COVERAGE

The combined area occupied by all principal and accessory buildings shall not exceed 40 per cent of the area of the plot.

## *SECTION 18., 4 HEIGHT

No building or structure, or part thereof, shall be erected or altered to a height exceeding either two stories or 35 feet, except that a steeple or tower on a church may extend to a height of 50 feet.

## SECTION 18.5 FRONT YARD

Provided, however, that in areas subdivided prior to the effective date of Zoning Resolution, a plot consisting of a lot of record may be utilized for a one-family dwelling.

1. RESIDENTIAL USES: Every plot used for a one-family dwelling shall have a front yard not less than 25 feet in depth, unless a greater depth is required under Article V, Yard Space Districts.
2. NON RESIDENTLAL USES: Every plot utilized for a non-residential building, structure or use, except accessory buildings, structures or uses, shall have a front yard not less than 30 feet in depth, unless a greater depth is required under Article $V$, Yard Space Districts.

SECTION 18:6 SIDE YARDS

1. RESIDENTIAL USES: Every plot used for a one-family dwelling shall have a side yard on each side, each of which shall be at least 10 feet wide in an $R-1 A$ and at least $7 \frac{1}{2}$ feet wide in $R-1 B$ or $R_{0} 1 C$ District, except that where a plot is less than 60 feet in width, each side yard shall be at least 5 feet in width.
2. NON RESTDENTTAL USES: Every plot utilized for a non-residential building, structure or use, except accessory buildings, structures or uses, shall have a side yard on each side, each of which shall be not less than 20 feet in width with an
*Amended $1 / 17 / 64$
increase of one foot in width of each side yard for every two feet in hefght of the structure in excess of 20 feet.
3. CORNER PLOTS: Upon corner plots there shall be a front yard as hereinbefore specified, and in addition thereto a side yard at least 15 feet in width on the side of the plot abutting on the side street, unless a greater width is required under Article $V$, Yard Space Districts.

SECTION 18.7 REAR YARD

1. RESIDENTIAL USES: Every plot used for a one-family dwelling shall have a rear yard not less than 15 feet in depth.
2. NON-RESIDENTIAL USES: Every plot utilized for a non-residential building, structure or use, excent accessory buildincs structures or uses, shall have a rear yard not less than 25 feet in depth。

SECTION 18.8 IMINIMLM FLOOR ATEA
A one-family dwelling shall have a minimum floor area of 1500 square feet in an R-1A District, 1000 square feet in an $R-1 E$ district and 600 square feet in an R-lC district.

The following regulations shall apply in all $\mathrm{R}-1 \mathrm{P}$ Districts:
SECTION 19.1 PURPOSE OF DISTRICT
The R-1P, One-Family Dwelling-Parking District, is intended to apply to areas normally residential in character and located in a generally residential neighborhood which are located adjacent to a business district and which are needed for non-commercial off-street parking to serve public convenience, to reduce street congestion and to facilitate desirable business development for service to the surrounding residential sections.

## SECTION 19.2 USES PERMITTED

No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in an R-lA District, subject to the limitations and requirements specified in the Zoning Regulations for such use in that district.
2. Open parking lot, for the parking of private passenger vehicles, subject to all of the provisions of Section 19.4, Open Parking Lot Regulations.

SECTION 19.3 LOCATION OF R-1P DISTRICTS
An R-lP District shall be contiguous to, or separated only by an alley from a B-1, B-2, B-2A, $* * B-2 B$ or $B-3$ District.

SECTION 19.4 OPEN PARKING LOT REGULATIONS

1. I.IMITATION OF USE

Parking area shall be used only for the parking of private passenger vehicles, in good running order of customers, clients, patrons, visitors, employees in the business area. No charge shall be made for parking. No business of any kind, including repair, service, washing, sale, display or storage, shall be conducted on or from the plot.

No structures other than those specifically permitted or required shall be erected on the premises.

No advertising signs shall be erected on the premises except that not more than one directional sign at each point of ingress or egress may be erected which may also bear the name of the operator of the parking area and the enterprise it is intended to serve. Such signs shall

[^8]**Amended 5/12/67
not exceed 20 square fect in area, not extend to a creater height than 6 feet above the eround, and shall be erected within the parking area.
2. INGRESS AND EGRESS

Incross and ecress for such parking, aroas shall be over business-zoned property or from streots or alloys separatinc the parkinf area from the business districto. In no case shall residentinlly-zoned property be used for driveways for access to the parking area, excopt that where there is not an alley separating the parking area from the business-zoned property: not more than 20 feet of resi-dentially-zoned property adjacent to business zoninc may be used for access.
3. PROTEC'IIV: WALL

The parkines arca shall be provided with a continuous urpierced rasonry wall 5 feet in heipht adjacent to all required yards and adjacent to all other contiguous residentially-zoned property。 All such walls shall be smoothly finished and shall not be used for any sign.
4. SIDE YARDS

Where the parking plot is conticuous to side plot lines of residentially-zoned property, a side yard at least 10 feet in width shall be provided,

Where the parking lot is scparated by a streot from residentially-zoned property whereon the side plotines abut the street, a side yard at laast feet in width shall be provided.

## 5. FRONT YARDS

Where the parking; plot is located upon a street upon which residentially-zoned properties front and abuti in the same block, a front yard shall be provided at least 25 feet in depth. Where one or both of the plots contiguous to and on each side of the parking; plot are developed with residential structures having, front yards freater than 25 feet in depth, the front yard on the parking plot shall be not less in dopth than the deeper of these existing front yards, unless a greater depth is required under Article V, Yard Space Districts。
6. LANDSCAPING

All yard spaces between the required wall and plot lines shall be landscaped wi th at least one hedgerow of hardy shrubs, not less than 5 feet in height, placed next
to the walls, and the remainder of the yard spaces shall be lawn. All such landscaping shall be maintained in a healthy, growing condition, neat and orderly in appearance, and yard spaces shall be kept free of refuse or debriso

## 7. SURFACING

The parking area shall be provided with a pavement having an asphaltic or Portland cement binder, and shall be so graded and drained as to dispose of all surface water accumulation within the parking area.
8. LIGHTING

Where lighting facilities are provided for the parking area they shall be desicned and installed so as to reflect the light away from any contiguous residentially-zoned property。

## *ARTICLE XX MOBILE HOME DWELLANG R-.T DTSTRTCT

The following regulations shall apply in all R..lT Districti.
SECTION 20.1 PURPOSE OF DISTRTCT
The R-1T, Mobile Home Dwelling District is intended to apply to areas to be used for the parking or placement of house trailers for living quarters for permanert occupancy or individually-owned plots or for occupancy under a lease or rentai for a period in excess of one year.

## SECTION 20.2 USES PERMITTED

No building or structure or part thereff, shall be arectied. altered or used, or land or water used, in whole or in part., ior other than the following specificd uses:

1. One single-family dwelling in the form of a house-trailer together with atteched appurtenant and accessory structures.
\#2. Sewage and water treatment., pumplng and storage plants to serve an R-1T District, and conforming to the provisions of Section 18.1, Paragraph 9 of the Zoning Resulution.
*3. Educational, recreational, service and social efinters rot: operated for profit and intended to serve the surrounding neighborhood, and located on a filot having at; least: 10, 000 square feet of area and having at least. 100 feet of streft: frontage. Any building or roofed-structure shail be loca. ted at least 25 feet from eny other residentilally-zoned property。
*4. Sewage lift or pumping stat.ions, aubject to the requirements specified in Section 18. L, Paragraph 10 of the Zoning Resslution.
*5. Transformer substation, subject to the royurements of Section 18.1, Paragraph li of the Zoring Resolution.

SECTJON 20.3 LIMITATIONS AND SFECIAL REQUIREMENTS
Hil The mobility of the vehicle used as a mobile home or houge trailer shall be maintained. Each unit of a mobile home criginaliy moved onto the site as a separate house tralicr, shail be kept currently licensed each year as provided under Seotion 320.081, Florida Statules.

[^9]2. Attached appurtenant and accessory buildings and structures shall meet all County Building Code requirements.
3. Plumbing fixtures and electrical connections associated with cooking facilities shall not be permitted in any building or structure other than the mobile home itself.
4. Each plot shall abut on a public street at least 50 feet in width.
5. Any R-1T District shall be at least 5 acres in gross area. R-1T zoning shall be applied only to property properly platted under a subdivision plat of record.
6. Each plot shall be supplied with water and sewer facilities meeting the standards of the County Health Department and approved by that Department.
*7. For the purpose of this Article the term "mobile home" shall mean a house trailer which is moved to the site on its own wheels, the mobility of the house trailer being maintained by built-in undercarriage and/or axles, so that the house trailer can be removed from the site on its own wheels which were used in moving it. to the site. This definition shall not preclude the temporary removal of the wheels provided they are stored on the site, nor shall it preclude the use of foundations for temporary support of the house trailer while the wheels are temporarily removed.

## SECTION 20.4 HEIGHT

No building or structure or part thereof shall be erected to a height exceeding 12 feet, provided that this limitation shall not apply to radio or television antennae.

SECTION 20.5 PLOT SIZE
*Each plot shall be not less than 40 feet in width and not less than 80 feet in depth, width to be measured perpendicularly to the side lot line. This requirement shall not apply to any area, subdivision, or development, part or all of which was used for mobile home dwellings prior to January 1, 1962, and which has been zoned in an R-1T District after January 1, 1962.
*Amended 4/13/62
$\because * S E C T I O N 20.6$ YARDS

1. SIDE YARDS: Every plot shall be provided with side yards not less than 4 feet in width, excopt that a roofed carport, without enclosure or side walls, may be located not closer than 2 feet to any interior side plot line. The side of an open carport erected as an addition to a mobile home shall not be deemed to be enclosed by an exterior wall of the mobile home, or by an exterior wall of a storage room.
2. FRONT YARDS: Every plot shall be provided with a front yard not less than 6 feet in depth.
3. REAR YARDS: Every plot shall be provided with a rear yard not less than 8 feet in depth.
4. ENCROACHMENTS: No enclosed or roofed structure shall be located in any required yard or setback area, except as specified in Paragraph 1 above.
5. EXEMPTED AREAS: In areas, subdivisions or developments, part or all of which was used for mobile home dwellings prior to January 1 , 1962, and which has been zoned in an R-1T I'istrict after January l, 1962, shall be exempt from the provisions of Paragraphs 1,2 and 3 above, but the following setback requirements shall apply therein•

Roofed or enclosed structures shall not be located less than 5 feet from a front plot line, less than 8 feet from a rear plot line, nor less than 4 feet from a side plot line, except that. a roofed carport without onclosure or side walls may. be located not less than 2 feet from a side plot line. The side of an open carport erected as an addition to a mobile home shall not be deemed to be enclosed by an exterior wall of the mobile home, or by an exterior wall of a storage room.
*SECTION 20.7 EXISTING MORILE HOME DEVEI.OFMENTG
Any area, subdivision or development, part or all of which was used for mobile home dwellings prior to January 1,1962 , anc which is zoned in an R-IT District after January l, 1962, shall not be subject to the requirements of Section 20.3, Paragraphs 4 and 5.

[^10]
## *AKTICLE 20A SPEULAL ONE-FMALY D-1 LISTRIUTS

The following regulations shall apply in all D-1 Districts:
SECTION 20.1A PURPOSE OF DISTRICT
The D-1, Special One-Family District, is intencled to apply to areas to be used for one-family dwellings in a project wherein each dwelling is held by a separate and different owner and the project area is held in common by all the participating site owners.

SECTION 20.2A USES PERMITNED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than the following specified uses:

1. A special one-family project consisting of two or more onefamily dwellings, each in a separate structure detached from any other structure.
2. Uses accessory to the above, including recreation facilities, utility service facilities, community centers.

SECTION 20.3A SIZE OF PLOT
No plot shall be less than one acre in area.
SECTION 20.4A PLOIL COVERMGE
The combined area occupied by all building and roofed structures shall not exceed 35 per cent of the area of the plot.

SEC'IION 20.5A HEIGITT
No building or structure, or part thereof, shall be erected or altered to a height exceedins, two storics or 30 feet.

SECTION 20.6A YNRDS

1. No dwelling shall be located less than 25 feet from a public or private street, provided that dwellings located at the intersection of two streets, public or private, shall be required to set back 25 feet from only one of such intersectill: strcets and in these cases, the 25 -foot setback shall be located on the street adjacent to any carport or faraye entrance, and the set back from the other intersecting public or private street shall be not less than 15 feet. The aforesaid 25-foot

* (Effective 6/10/66)

Amended 5/16/67
requirement shall be reduced to a $15-1$ oot setback requirement for sites fronting on N.W. 1st 'lerrace and N.W. 44th Street in the subdivision of SPRING LUKL $2 N D$ SEC'IION as recorded in Plat Book 63 at Page 16 of the public records of Broward County, Florida, because this project has already been fully planned and partially completed.
2. Every plot shall have a yard not less than 25 feet in depth adjacent to any street when the property across such street is zoned in any residential district except $A-1, \nu-1, \quad \mathrm{~T}-1$ or R-1T.
3. Every plot shall have yard not less than 15 feet in depth adjacent to any other property, adjacent to an alley or adjacent to a waterway, canal or body of water, provided that this requirement shall not apply where such other property is zoned in a D-1 District.

SEC'IIION 20.7i MINIMUM FLOOR MKEI
The minimum floor area of a one-family dwellint; shall be gov square feet.

SECTION 20.8A SEPARITION OF BUTLDINGS

1. There shall be not less than 10 feet minimum clearance between the outer walls of any two buildings each of which is one story in height.
2. There shall be not less than 15 feet minimum clearance between the outer walls of any two buildings where one of these two buildiñ, is two stories in height.
3. There shall be not less than 20 feet minimum clearance between the outer walls of any two buildings each of which is two stories in height.

SECTIOI 20.9A PLOT APBA PER UNTR
Every plot shall have a gross area sufficient to provide not less than 5000 square feet per one-family dwelling.

SECTION 20.10A DEFINITION OF PLO'R
For the purposes of this Article, plot shall moan the entire area occupied by a special one-family project, incluclin;; areas occupied by buildiniss, yards, settacks, parking, driveways, recreation, service facilities, private streets and accessory uses. It shall not include public streets.


1. Before property is zoned in a D-1 vistrict, it shall be platted under a subdivision plat of record. Such plat shall not be required to indicate individual sites, areas subject to tenancy in common or recreation areas. Private streets serving two or more sites shall be shown on such plat.
2. All private streets or drives serving two or more sites shall be not less than 20 feet in width and shall be paved to a width of at least 20 feet.
3. No private street or drive shall exceed 1320 fect in centerline length between points of interscction with a public street, provided that a private street or drive terminatins, in a paved turnaround not less than 70 feet in diameter, and not over 400 feet in over all lensth, may be utilized to serve sites, provided that this Parayraph shall not apply to Golfview Drive in the area included in the subdivision of URYs'rid lusk TIIIRD SEC'IION, as recorded in Plat Book 60, Page 16 of the public records of Broward County, Florida.
4. Each D-1 project shall have space designated for recreational purposes for the use of the occupants of the project, and said recreational space shall have at least 200 square feet. of area for each dwelling unit in the project. No space less than 10,000 square feet in area or less than 50 feet in any dimension shall be counted in meetine recreational requirements. One $\mathrm{D}-1$ project may supply required recreational space for other separate but related D-1 projects, all of which are to have a sinsle association for operation and maintenance.
5. For the purposes of this Article, all land in a plot occupied by a D-1 project shall be held in common by the site owners except the specific and limited areas which are to be subject to individual ownership. This means that all yards, setbacks areas, private streets and recreation areas, except as provicied in Paragraph 8 following, are common property. The areas which are to be subject to private individual ownership shall be located at least 25 feet from any public or private street except as provided in Section 20.6A, Paragraph 1 for setbacks at the intersection of two streets, and each such area shall be separated by at least 10 feet from any other such area.
6. After recording of the orixinal subdivision plat, no area occupied by or to be occupied by a 1 )-1 project shall be further subdivided into lots by a subdivision plat or be further subdivided into lots by metes and bounds description.
7. No building permit shall be issued for the construction of any part of a Special One-Family project in a D-l District unless and until instruments have been placed upon the public records of Broward County, Florida, providing that all areas subject to comnon ownership and the exterior portions of all
structures constructed on sites subject to mrivate indiviciual ownership, and all recreation areas shall be maintained by a menbership corporation orsanized for such purposes in which site owners shall be members. A certified copy of such instruments shall be attached to the first application for a buildins permit in a Special One-Fanily project in a $\mathrm{D}-1$ District, and thereafter reference to the Official hecords Book and Pages where such documents are recorded shall be affixed to each subsequent application for a buildins permit in the same Special One-Fanily project.
8. Where recreation areas are not made part of the common property in a D-1 project, such recreation areas shall be made subject to leases or easements for a period of at least 49 years in favor of the site owners of the association created for the purpose of operating and maintaining, the D-1 project.
9. The prorisions of Parasraphs 4, 7 and 3 shall not apply to a D-l District project which has been fully planned and partially conpleted prior to the effective date of this anendment.


## ARTICLE XXI TWO-FAMILY LWELLING R-2 DISTRICTS

The following regulations shall apply in all R-2 Districts:

## SECTION 21.1 USES PERMITTED

No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in an $R-1 A, R-1 B$, or $R-1 C$ District subject to the limitations, requirements and procedure specified for such use.
2. Two-family dwelling.
3. Two one-family dwellings.
4. Church and church school incidental to church.
5. Uses accessory to any of the above when located on the same plot and not involving the conduct of any business, trade, occupation or profession.

## SECTION 21. 2 SIZE OF PLOT

*1. DWELLINGS: Every plot upon which a residential structure is erected shall be not less than 60 feet in width and 6,000 square feet in area, except that a plot, consisting of a single lot of record not less than 50 feet in width, and held in separate ownership at the effective date of the Zoning Resolution, may be utilized for a two-family dwelling.
2. NON-RESIDENTIAI. USES: Every plot upon which a permitted nonresidential structure or use, other than an accessory structure or use, is erected or placed shall be not less than 100 feet in width and 10,000 square feet in area.

## SECTION 21.3 PLOT COVERAGE

The combined area occupied by all main and accessory buildings shall not exceed 40 per cent of the area of the plot.
**SECTION 21.4 HEIGHT
No building or structure, or part thereof, shall be erected or altered to a height exceeding either two stories or 35 feet, except that a steeple or tower on a church may extend to a height of 50 feet
*Amended 5/12/61
**Amended $1 / 17 / 64$-96-

1．RESIDENTIAL USES：EVery plot used for dwelling purposes shall have a front yard not less than 25 feet in depth．

2．NON－RESTDEMTIAL USES：Every plot whose principal use is non－residential shall have a front yard not less than 30 feet in depth。

SECTION 21.6 SIDE YARDS
1．RESIDENTIAL USES：Every plot used for dwelling purposes shall have a side yard on each side，each of which shall be at least $7 \frac{1}{2}$ fect in width，except that where a plot is loss than 60 feet in width，each side yard shall be at least 5 feet in width。

2．NON－RESIDENTIAL USES：EVery plot whose principal use is non－residential shall have a side yard on each side， each of which shall be not less than 20 feet in width， with an increase of one foot in widh of each side yard for each 2 feet in height of the structure in excess of 20 feet．

3．CORNER PLOTS：Unor corner plots there shall be front Jard as here－before specified，and also a side yard at least 15 feet in width on the side of the plot abutting on the side street。

SECTION 21.7 REAR YARD
＊1．RZSIDENTIAL USES：Every plot whose principal use is residential shall have a rear yard not less than 15 feet in depth．

2．NON－RESIDENTIAL USES：Every plot whose principal uso is non－residential shall have a rear yard not less than 25 feet in depth．

SECTION 21.8 MINIMUM FLOOR AREA
The minimum floor area of a onefamily dwelling shall be 600 square feet and the minimum floor area of a dwelling unit in a two－family dwelling shall be 400 square foet．
*ARTICLE XXII TWO-FAMILY DWELLING - PARKING R-2P DIS'IRICTS
The following regulations shall apply in all R-2P Districts:
SECTION 22.1 PURPOSE OF DISTRICT
The R-2P, Two-Family Dwelling-Parking District, is intended to apply to areas normally residential in character and located in a generally residential neighborhood which are situated adjacent to a business district and which are needed for non-commercial offstreet parking to serve public convenience, to reduce street congestion and to facilitate desirable business development to serve the surrounding residential sections.

SECTION 22.2 USES PERMITTED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in an $R-2$ District, subject to all of the limitations and requirements specified in the Zoning Resolution for such use in that District.
2. Any use permitted in an R-1P District, subject to all of the limitations and requirements specified in the Zoning Resolution for such use in that District.

SECTION 22.3 LOCATION OF R-2P DISTRICTS
An R-2P District shall be contiguous to, or separated only by an alley from a B-1, B-2, B-2A, $* * B-2 B$ or $B-3$ District.

[^11]
## *ARTICLE XXIII TWO-FAMILY DWELLING R-2U DISTRICTS

The following regulations shall apply in all R-2U Districts:

## SECTION 23.1 PURPOSE OF DISTRICT

The R-2U, Two-Family Dwelling District, is intended to apply to areas to be used for the construction of dwellings containing two dwelling units, which are designed, arranged and constructed for the ownership of each dwelling unit by a separate and different owner.

SECTION 23.2 USES PERMITTED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than the following specified uses:

1. Any use permitted in an $R-2$ District, subject to all limitations and requirements specified in the Zoning Resolution for such use in that District.
2. Two-family dwellings which are designed, arranged and constructed for the ownership of each dwelling unit by a separate and different owner.
3. Uses accessory to any of the above when located on the same plot and not involving the conduct of any business, trade, occupation or profession.
**SECTION 23.3 SIZE OF PLOT
4. DWELLINGS: Every plot upon which a residential structure is erected shall be not less than 60 feet in width and 6,000 square feet in area; provided that each unit of a two-family dwelling may be located on a lot not less than 30 feet in width and 3,000 square feet in area, except that a portion of a common party wall separating two such one-family dwelling units may be located on the adjoining lot.

[^12]**AMENDED 2/14/64

SECTION 23.4 PLOT COVERAGE
The combined area covered by all main and accessory buildings and roofed structures shall not exceed 40 per cent of the area of the plot.

## SECTION 23.5 HEIGHT

No bullding or structure, or part thereof shall be erected or altered to a height exceeding two stories or 30 feet, except that a steeple or tower on a church may extend to a height of 50 feet.

## SECTION 23.6 FRONT YARD

1. RESIDENTIAL USES: Every plot used for dwelling purpnacs shall have a front yard not less than 25 feet in depth
2. NON-RESIDENTIAL USES: Every plot whose principal use 13 non-residential shall have a front yard not less than 30 feet in depth.

## SECTION 23.7 SIDE YARDS

1. RESIDENTIAL USES: Every plot used for dwelling purposes shail have a side yard on each side, each of which shall be at least $7 \frac{1}{2}$ feet in width, provided that where a two-family dwelling is erected on two platted lots with a dividing party wall centered on the common lot line between the two platted lots, a side yard shall not be required adjacent to and on either side of said common lot line.
2. NON RESIDENTIAL USES: Every plot whose principal use is nonwesidential shall have a side yard on each aide, each of which shall be not less than 20 feet in width, with an increase of one foot in width of each side yard for each two feet in height of the structure in excess of 20 feet.
3. CORNER PLOTS: Upon corner plots there shall be a front yard as hereinbefore specified and also a side yard at least 15 feet in width on the side of the plot abutting on the side street。

## SECTION 23.8 REAR YARD

1. RESIDENTIAL USES: Every plot whose principal use is residen tial shall have a rear yard not less than 15 feet in depth.
2. NON-RESIDENTIAL USES: Every plot whose principal use is nonwresidential shall have a rear yard not less than 25 feet in depth.

## SECTION 23.9 MINIMUM FLOOR AREA

The minimum floor area of a one-family dwelling in a separate detached building shall be 600 square feet. The minimum floor area of a dwelling unit in a two-family dwelling shall be 400 square feet.

SECTION 23.10 LIMITATIONS AND SPECIAL REQUIREMENTS

1. Property to be zoned in an R-2U District shall be platted under a subdivision plat of record, into lots of such size as will meet the minimum requirements for sites for individual units of a two-family dwelling for ownership by separate and different owners.

## AR＇TICLE XXIV LOW DENGITY MUL＇TIPL「ER－3 DISTRICT

The followine reculations shall apply in all R－3 Districts：
SECTION 24.1 USES PERIIITTED
No Buildinf；on structure，or part thereor，shall be erected， altered or used，or land or water used，in whole or in part，for other than one or morc of the following specified uses：
l．Any use permitted in an R－1A，R－1B，R－1C or R－2 District， subject to the limitations，requirements and procedure specified for such use。

2．Multiple dwellings．
3．Privatc office for a doctor or dentist accessory to a dwellint； jrovided such office does not exceed $25 \%$ of the floor space of a rlwellinc unit occupied by such doctor or dentist and not more than one doctor or dentist practices in such office．

4．INursery school or child care center when building is located not less than 20 feet from any other plot in an R Districts provided that there is established，maintained and used for the children at play in connection the rewith one or more completely and securely fenced play lots which if closer than 50 fect to any property line，shall be screened by a masonry wall or compact evercreen hedge not less than 5 feet in height． located not less than 20 reet from any other plot in an $R$ ． District．

5．Zooming house with not more than 4 rooms for rent．
6．Publjc．privite or parochial：
Elementary，junior and senior high schools。 Private and parochial schools shall offer curricula substantially equi＊ valent to public schools of comparable grades and shall meet the academic requirements of the State Department of Education．
\％7．Onen parking lots for the narking of private passencer vehi－ cles，subject to all the provisions of Section 24．10，Open Parkine Lotso

8．Uses accessory to and of the above uses not involving the conduct of any business，trade，occupation or profession． including a distributor trasfomer station for direct service to customers．

SECTION 24.2 SIZE O：PLOT
1．DWELLIMCS：Every plot upon which a dwelliñ is orocted shall be not less than 60 feet in width and 6000 scusie feet in area，provided that a plot consisting of a $\because i a g j o$ ＊Effective 5／12／61
lot of record on the effective date of the Zoning Resolution may be utilized for a one-family dwelling.
2. NON-RESIDENTIAL USES: Every plot upon which a permitted nonresidential structure or use, other than an accessory structure or use, is erected or placed shall be not less than 100 feet in width, and 10,000 square feet in area.

SECTION 24.3 PLOT COVERAGE
The combined area occupied by all main and accessory buildings and strictures shall not exceed 40 per cemt of the area of the plot for two-story buildings or 50 per cent for onemstory buildings.
*SECTION 24.4 HEIGRT
No building or structure, or part thereof, shall be erected or altered to a might exceeding either two stories or 35 feet, except that a steeple or tower on a church may extend to a height of 50 feet.

## SECTION 24.5 FRONT YARD

1. RESIDEATIAL USES: Every plot used for dwelling purposes shall have a front yard not less than 25 feet in depth.
2. MON-RESIDENTLAL USES: Every plot whose primeipal use in nonresidential shall have a front yard not less than 30 feet in depth.

SECTION 24.6 SIDE YARDS

1. RESEDENTLAL USES: Every plot used for dwelling purposes shall have a side yard on each side, each of which shall be at least $7 \frac{1}{2}$ Eeet in width for a onefamily or a two-family dwelling and at least 10 fect in width for other residential uses, except that on a plot less than 60 feet in width which is utilized for a onemfamily or twomfanily dwelling; each side yard shall be at least 5 feet in width.
2. NON-RESIDENTIAL USES: Every plot whose principal use is nonresidential shall have a side yard on each side, each of which shall be not less than 25 feet in width with an increase of one foot in width for each 2 feet in height of the structure in excess of 20 feet.
3. CORNER PLOTS: Upon cornex plots there shall be a front yard as inereinbefore specified, and also a side yard at least 15 feet in width on the side of the plot abutting on a side street.
4. RESIDENTJAL USES: Every plot whose principal use is residential shall have a rear yard not less than 15 feet in dept:h, except that a rear yard abutting upon a watexway shall be at least 25 feet in depth.
5. NON-RESTDENTIAL USES: Every plot whose principal use is non-residential shall have a rear yard not less than 25 feet in depth.

SECTION 24.8 PLOT AREA PER ROOM
Every plot used for dwelling purposes shall provide a plot area per room of not less than the following:

Size of Dwelling Unit
One room 800
Two rooms 625
Three rooms 500
Four rooms 500
Each additional room 500

SECTION 24.9 MINIMUM FLOOR AREA
**The minimum floor area of a one-family dwelling shall be 600 square feet, the minimum floor area of a dwelling unit in a two family dwelling shall be 400 square feet, and the minimum floor axea of a dwelling unit in a multiple dwelling shall be 400 square feet.

SECTION 24.10 OPEN PARKING LOTS
*Open parking lots for parking of private, self-propelled passenger vehicles, not including buses, as permi.tted under Section 24.1., Paragraph 7, shall be arranged, maintained and used in accordance with the following:

1. The plot shall provide a front yard not less than 25 $f t_{\text {o }}$ in depth, nor less than the front yard of any existing residential structure inmediately adjacent and on either side of the plot.
2. A side yard shall be provided on each side of the plot, except on an alley side, not less than 10 feet in width。
3. An ornamental fence or wall 4 feet in height shall be placed between the parking area and the required yards and on the rear plot line, with only such openings as may be required for access.
4. The required front and side yards shall be planted and

[^13]**Effective 5/14/65
kept in lawn that is maintained so as to present a healthy, neat and orderly appearance. The required yards shall be kept free from refuse and debris.
5. No signs shall be permitted other than unlighted entrance and exit markers, not exceeding 2 square feet in area, located within the parking area.
6. The parking area shall be provided and maintained with a stable surface treated and graded so as to prevent dust and surface water accumulation.
7. If lighting is provided for the parking area, all lights shall be subdued, shaded and focused away from all dwellings.
*8. No business of any kind, including repair service, washing, sale, display or storage shall be conducted on or from the plot.

## ARTICLE XXV APARTMENT Ral 4 DISTRICT

The following regulations shall apply in all R－4 Districts：

## SECTION 25.1 USES PERMITTED

No building or structure，or part thereof，shall be erected， altered or used，or land or water used，in whole or in part．for other than one or more of the following specified uses：

1．Any use permitted in an Rm 3 District，subject to the limitam tions，requirements and procedure prescribed for such use。

2．Hospitals，sanitarlums，convalescent homes，nursing homeso
3．Orphanages，institutions for the aged，indigent or infirm， but not includine mental cases．

4．Community garage 。
5．Accessory uses and structures．
SECTION 25.2 SIZE OP PLOT
RESIDENTIAL USE：Every plot used for residential purposes shall be not less than 100 feet in width and 10,000 square feet in area． provided that a plot consisting of a lot of record on the effecm tive date of the Zoning Resolution，may be utilized for a onem fanily dwelling。

NON－RESIDENTIAL USE：Every plot upon which a permitted non－resi－． dential structure or use，other than an accessory structure or use，is erected or placed shall be not less than 100 feet in width and 10,000 square feet in area．

SECTIUN 25.3 PLOT COVERAGE
The combined area occupied by all main and accessory build．． ings and structures shall not exceed the per cent given in the following table for various heights of building：

HEIGHT
One story
Two story
Three story
Four story
Five story
Six story
Seven story
Elight story

Pl：R CENT
55
55
50
50
45
45
40
40

## SECTION 25.4 HEIGHT

No building or structure, or part thereof shall be orected or altered to a height exceeding eight stories or 100 feet.

SECTION 25.5 FRONT YARD

1. RESIDENTIAL USES: Every plot used for dwelling pupposes shall have a front yard not less than 25 feet in depthg unless a greater depth is required under Article V - Yard Space Districts.
2. NON $\infty$ RESIDENTIAL USES: Every plot whose principal use is non-residential shall have a front yard not less than 30 foet in depth, unless a greater depth is required under Article $V$ - Yard Space Districts.

SECTION 25.6 SIDEYARDS

1. ONE $-F A M I L Y$ or TWO-FAMILY DWELIINGS: Every plot used for a onewfamily or two femily dwelling shall supply side Jards as specified in Section 21.6
2. MULTIPLE DWELLINGS: Every plot used for a multiple dwelling or rooming house shall provide a side yard on each side, each of which shall be at least 10 feet in width, provided that the above required width of side yard shall be increased by l $\frac{1}{6}$ feot for each 10 feot by which the height of building exceeds 22 feet, unless a greater width of the jard is rem quired under Article V- Yard Space Districts.
3. NON-RESIDENTIAL USE: Every plot whose principal use is nono residential shall provide a side yard on each sides each of which shall be at least 25 foet in width with an increase of one foot in width for each 2 feot in height of the structure in excess of 20 feet, unless a greater width of the yard is required under Articlo V- Yard Space Districtso
4. Upon corner plote there shall be a front yard as hereinbefore specifiod, and also a side yard at least 15 feet in width on the side of the plot, abutting on the side street, unless a greater width is required under Paragraphs 1,2 and 3 above or by Article $V$ - Yard Space Districts.

## SECTION 25.7 REAR YARD

1. ONE $\omega$ FAMILY AND TWOळFAMILY DWELLINGS:

Eyery plot used for a onemfamily or a two-family dwelling shall have a rear yard not less than 15 feet in depth, excopt that a rear yard abutting on a waterway shall be at least 25 foot in depth.
2. OTHER USES: Every plot, the princlpal use of which is other than a onewfamily or two family dwelling, shall have a rear yard not less than 20 feet in depth, plus an increase in depth of 2 feet for every 10 feet in height of building or structure in exeess of 44 feet:

SECTION 25.8 PLOT AREA PER ROOM
Every plot used for dwelling purposes shall provide a plot area per room of not less than the following:

> SIZE OF DWELLXNG UNIT SQUARE FEET OF PLOT AREA

One Room 550
Two Rooms 400
Three Rooms 300
Four Rooms 300
Each Additional Room 275
SECTION 25.9 MINIMUM FLOOR AREA
*". he minimum floor area of a one-family dwelling shall be 600 square feet, the minimum floor area of a dwelling unit in a two family dwelling shall be 400 square feet and the minimum flcor area of a dwelling unit in a multiple dwelling shall be 400 square feet.

* ARTICLE XXVI PLANNED APARTNISNT R-LAA DISTRICT

The following regulations shall apply in all Rol A ( Districts: SECTION 26.1 USES PERMITTED

No building or structure, or part thercof. shall be erected. altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1。 Any use permitted in an Rיㄴ $L_{r}$ District.
SECTION 26.2 SIZE OP PLOT
Every plot shall be not less than one acre in area. SECTION 26.3 HET GHT

No building or structure, or part thereof, shall be erecteds or altered to a height exceeding 8 stories or 100 feet.

## SECTION 26.4. PLOT COVERAGE

The combined area occupied by all main and accessory buildings and roofed structures shall not exceed the per cent given in the following table for various heights of buildinc.g such height of building being the height of the highest main building:

| HEIGHT | PER CENT |
| :--- | :---: |
| One story | $35 \%$ |
| Two "" | 30 |
| Three "" | 30 |
| Four " | 29 |
| Five " | 27 |
| Six " | 25 |
| Seven " | 23 |
| Eight " | 21 |

## SECTION 26.5 STREET YARDS

1. Where a street separates the plot from residentiallyzoned property, there shall be a street yard on the plot adjacent to such street not less than 50 feet in width or depth.
2. Where a street separates the plot from non-residentially... zoned property, there shall be a street yard on the plot adjacent to such street not less than 25 feet in width or depth.

SECTION 26.6 SIDE YARDS
Every plot shall have a side yard on each side, each of which shall be at least 20 feet in width with an increase of 1 foot in width for each 2 feet in height of the structure in excess of 20 ft . *Effective 7/14/61-

Every plot shall have a rear yard not less than 20 feet in depth with an increase of one foot in depth for each two feet in height of the structure in excess of 20 feet．

SECTION 26．8 PLOT AREA PER ROOM
Every plot used for dwolling purposes shall provide a plot area per room of not less than the following：

SIZE OF DWELLING UNIT SQUARE FEET OF PLOT AREA


## SECTION 26.9 MINIMUM FLOOR AREA

The minimum floor area of a one－family dwelling shall be 1000 square feet，the minimum floor area of a dwelling unit in a two－family dwelling shall be 600 square feet，and the minimum floor area of a dwelling unit in a multiple dwelling shall be 400 square feet．

SECTION 26.10 SPECIAL YARD
Notwithstanding any other provision of the Zoning Regulations． the following requirements shall apply on all plots in R－LA Dis－ tricts：

1．No part of any street yard within 25 feet of any street yard shall be used for parking．

2．No fence or hedge over two feet in height shall be located within 25 feet of any street line。

3．No accessory building or roofed structure shall be located in any required street yard。

4．No accessory building or roofed structure shall be located within 25 feet of any side or rear plot line。

## SECTION 26．11 SITE DEVELOPMENT PLAN

1．No building or structure shall be erected or altered，or land or water used，or any change of use consummated，nor shall any building permit be issued therefor，unless and until a site development plan for such building，structure and／or use shall have been checked by the enforcing official and by the Broward County Planning Department for conformity with the Zoning Resolution．

2．The site development plan shall include in proper form，detail， dimension and scale，the following：
a．The location，character，size and height of all buildings，structures and uses on the plot，includ－ ing walls or fences．
$\mathrm{b}_{\mathrm{o}}$ Locations character and enclosure of all outside facilities for waste storage and disposal．
c．All curb cuts，driveways，parking areas，loading areas．
do All pedestrian walkways，walls．yards and landscaping。
e．Location，size，character，height and orientation of all signs other than flat or marquee signs．
fo Landscaping
3．The site development plan shall conform to all applicable pro－ visions of the Zoning Resolution and shall in addition thereto provide such a design and arrangement of pertinent features and elements of the development and use of the plot as to：
a．Protect and minimize any undesirable effects upon contio guous and nearby residential property。
b。 Provide sufficient offstroet parking and loading facili－ ties so that use of streets in the vicinity for this purpose will not be unavoidable。
c．Provide sufficient setbacks and yards spaces adjacent to streets and to residentially－zoned property，with ade＝ quate landscaping in such yard and setback areas，in order to protect the appearance and character of the neighborhood。
d．Provide sufficient walls，fences，enclosures and／or hedges to prevent or minimize effects of noise，glare， odors，smoke，soot，upon surrounding residential pro－ perty．

## SECTION 26．12 MAINTENANCE

All setback areas，yards，walkways，driveways，and parking areas shall be maintained and kept in a neat and clean condition， free of refuse and debris．

All landscaped areas shall be maintained in a live，healthy， and growing conditiong properly watered and trimmed．Any planting of grass，shrubs or tree which becomes dead or badly damaged shail be replaced with similar sound，healthy plant materials．

## ARTICLE XXVII MOTEL R -5 DISTRICT

The following regulations shall apply in all R－5 Districts：

## SECTION 27．1 USES PERMITTED

1．Any use permitted in an $R=4$ District，subject to the limitam tions，requirements and procedure prescribed for such use。

2．Hotel．motel tourist home，lodging house ${ }_{9}$ boarding house ${ }_{9}$ villas bungalow court。

3．Private club，lodge，fraternity，sorority and other similar uses，not operated for profit．

4o Institutions of an educational，philanthropic or eleemosynary character，not operated for profit，other than penal or cor＇ rectional institutions or vocational or trade schools．

5．Medical or dental，office or clinic．
6．Colleges and universities offering courses of study leading to an academic degree and meeting the academic requirements of the Southern Association of Colleges and Secondary Schools．

7．Accessory uses and structures，not involving a business， except as provided in Section 27．2 following：

SECTION 27．2 SPECIAL ACCESSORY USES
l．Ilotels，apartment hotels and motels having 50 or more units may have restaurants，night clubs，dining rooms，or bars which are located in the main building and which are of such design and size as to cator primarily to the guests of the main use，subject to the provisions of all regulations of Broward County．

2．Hotels，apartment hotels，multiple dwellings and motels having one hundred or more guest rooms may have retail stores，perm sonal service shops，offices and similar uses for the conveno ience of their guests．

3．The special accessory uses permitted under Paragraph 1 and 2 above shall be subject to the following limitations and re－ quirements：
a．Access to such special accessory uses shall be limited to the interior of the building and there shall be no direct public access from the exterior of the buildings provi＝ ded that the doors for exit purposes only may be located in the exterior walls of the building。
b. For each street front, one sign not to exceed 15 square feet in area shall be allowed for each 100 feet of street frontage or fraction thereof, but in no case shall the total of such signs exceed two signs per street frontage. Such signs shall be used to advertise the following accessory uses: restaurants, dining rooms, and cocktail lounges. Such accessory uses may be advertised only upon these permitted signso
c. There shall be no show windows or displays relating to such special accessory uses on the exterior of the building or visible from any street, waterway, ocean front or adjacent property.
d. The space occupied by such special accessory uses shall be on the interior of the building and there shall be no evidence or indication of the existence of such special accessory uses on or from the exterior of the building。

## SECTION 27.3 SIZE OF PLOT

Every plot shall be not less than 100 feet in width and 10,000 square feet in area, provided that a plot consisting of a single lot of record on the effective date of this Resolution, not less than 50 feet in width, may be utilized for a one-family dwelling。

SECTION 27.4 HEIGHT
No building or structure, or part thereof, shall be erected or altered to a height exceeding 3 stories or 50 feet.
SECTIOI 27.5 PLOT COVERAGE
The combined area occupied by all main and accessory buildings and structures shall not exceed the per cent given in the following table for various heights of buildings:

| HETGHT | PER CENT |
| :--- | :---: |
| One story | 55 |
| Two story | 55 |
| Three story | 50 |

## SECTION 27.6 PLOT AREA PER ROOM

Every plot used for dwelling purposes shall provide a plot
area per room of not less than the following:

SIZE OF DWELIING UNIT
One room
Two rooms

SQUARE FLET GF PLOT AREA
450
275

SIZE OF DWELLING UNIT, cont'd SQUARE FEET OF PLOT AREA, cont ${ }^{\circ} \mathrm{d}$ 。
Three rooms 200

Four rooms 175
Each additional room 100

## SECTION 27.7 FRONT YARD

Every plot shall have a front yard not less than 25 feet, unless a greater depth is required under Article V, Yard Space Districts.

## SECTION 27.8 SIDE YARDS

1. ONE - FAMILY or TWO-FAMILY DWELLINGS: Every plot used for a one $f$ family or two family dwelling shall supply side yards as specified in Section 21.6。
2. OTHER PERMITTED USES: Every plot utilized for any other use permitted in an R-5 District shall provide a side yard on each side, each of which shall be at least 10 feet in width, provided that the above required width of side yard shall be increased by 2 feet for each 10 feet, or major fraction thereof, by which the height of the building exceeds 22 feet.
3. CORNER PLOTS: Upon corner plots there shall be a front yard as hereinbefore specified, and a side yard on the side street at least 15 feet in width, unless a greater width is required under Article $V_{0}$ Yard Space Districts.

SECTION 27.9 REAR YARD
Every plot shall have a rear yard not less than 25 feet in depth.

SECTION 27.10 MINIMUM FLOOR AREA
*The minimum floor area of a one family dwelling shall be 600 square feet, the minimum floor area of a dwelling unit in a two family dwelling shall be 400 square feet, the minimum floor area of a dwelling unit in a multiple dwelling shall be 400 square feet and the minimum floor area of a rental sleeping room in a hotel, motel, lodging house, tourist home or similar use shall be 150 square feet.

## ARTICLE XXVIII HOTEL R-6 DISTRICT

The following regulations shall apply in all R-6 Districts:
SECTION 28.1 USES PERMITTED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in an R-5 District, subject to the limitations, requirements and procedure prescribed for such use.

SECTION 28.2 SIZE OF PLOT
Every plot shall be not less than 100 feet in width and 10,000 square feet in area, provided that a plot consisting of a single lot of record on the effective date of this Resolution not less than 50 feet in width, may be utilized for a one-family dwelling。

SECTION 28.3 HEIGHT
No building or structure, or part thereof shall be erected or altered to a height exceeding 15 stories or 150 feet, provided that where any portion of a building or structure is utilized for a medical or dental office or clinic, such use shall not extend to a greater height than three stories or 35 feet.

## SECTION 28.4 PLOT COVERAGE

The combined area occupied by all main and accesory buildings and structures shall not exceed the per cent given in the following table for various heights of buildings:

## HEIGHT

One story . 55
Two story 55
Three story 50
Four story 50
Five story 45
Six story 45
Seven story . 40
Eight story 40
Nine story . . 40
Ten story 40
Eleven story 40
Twelve story 40
Thirteen story 40
Fourteen story 40
Fifteen story 40

## SECTION 28.5 PLOT AREA PER ROOM

Every plot used for dwelling purposes shall provide a plot area per room of not less than the following:

SIZE OF DWELLING UNIT SQUARE FEET OF PLOT AREA
One room
Two rooms
Three rooms
Four rooms
Each additional room

450
275
200
Four rooms
175
Each additional room

150

## SECTION 28.6 FRONT YARD

Every plot shall have a front yard not less than 25 feet in depth, provided that where the building exceeds 100 feet in height, the depth of the front yard shall be increased by $2 \frac{1}{2}$ feet for each 10 feet, or major fraction thereof, by which the height of the building exceeds 100 feet. A greater depth of front yard shall be provided where required under Article $V$, Yard Space Districts。

## SECIION 28.7 SIDE YARDS

1. ONE-FAMILY or TEDOFAMILY DWELLINGS: Every plot used for a one-family dwelling or two family dwelling shall provide side yards as specified in Section 21.6.
2. OTHER PERMITTED USES: Every plot utilized for any other use permitted in an $\mathrm{R}-6$ District shall provide a side yard on each side, each of which shall be at least 10 feet in width, providd that the above required width of sideyard shall be increased by 2 feet for each 10 feet, or major fraction thereof, by which the height of the building exceeds 22 feet.
3. CORNER PLOTS: Upon corner plots there shall be a front yard as hereinbefore specified, and a side yard at least 15 feet in width unless a greater width is required under Paragraph 2 above or under Article $V_{0}$ Yard Space Districts.

SECTION 28.8 REAR YARD
Every plot shall have a rear yard not less than 20 feet in depth, which shali be increased by 2 feet for each 10 feet or major fraction thereof by which the height of the building exceeds 44 feet.

## SECTION 28.9 MINIMUM FLOOR AREA

*The minimum floor area of a onewamily dwelling shall be 600 square feet, the minimum floor area of a dwelling unit in a twofamily dwelling sinall be 400 square feet, the minimum floor area of a dwelling unitin a multiple dwelling shall be 400 square feet and the minimum floor area of a rental sleeping room in a hotel. motel, lodging house, tourist home or similar use shall be 150 square feet.
*Effective 5/14/65 -113.

The following regulations shall apply in all T-1 Districts.
*SECTION 29.1 PURPOSE OF DISTRICT
The T-1, Mobile Home Park District, is intended to apply to areas to be used for the parking or placement of mobile homes and travel trailers for occupancy as living quarters, wherein the park is owned or operated as a unit and individual spaces are occupied on a rental basis.
*SECTION 29.2 USES PERMITTED
No building or structure or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:
**l. Mobile home parks for rental of sites for occupancy by mobile homes and/or travel trailers as living quarters, wherein the mobile home park is owned and/or operated as a unit.
2. Accessory uses and structures, not including the conduct of any business, occupation or profession except as permitted under Section 29.3 below.
3. The sale, by its owner or licensed dealer, of used mobile homes or travel trailers on sites presently or previously occupied by the owner of such mobile home or travel trailer. The sale of new display models by licensed dealers preparatory to occupancy on that site.
4. Storage or parking of mobile homes or travel trailers on sites preparatory to occupancy or between periods of occupancy.
*SECTION 29.3 SPECIAL ACCESSORY USES
A mobile home park providing space for 40 or more mobile homes or travel trailers may have retail stores and personal service shops for the care or treatment of the occupants or their clothing, subject to the following limitations and requirements:

1. Such uses are wholly conducted within a completely enclosed building.
2. There are no signs or displays visible from any street, indicating such uses.
3. Such uses are conducted for the convenience of occupants of the mobile home park and not normally made available to other persons.
*Amended $9 / 11 / 64$
**Amended $4 / 10 / 59$

The permissible uses enumerated in Sections 29.2 and 29.3 shall not be construed to include, either as a principal or accessory use, any of the following which are listed for emphasis:

1. Display or sale of used mobile homes or travel trailers, except an occupied mobile home, or an unoccupied mobile home or travel trailer previously occupied on the same site, may be sold on that site by its owner or licensed dealer.
2. Any service station, service or repair garage.
3. No second-hand or used merchandise shall be offered for sale, displayed or stored on the premises except as incidental to the bona-fide sale of a mobile home or travel trailer.
4. No animals, reptiles, insects, poultry or fowl, shall be raised or kept in any mobile home park, except where a park has special facilities to take care of not more than one domestic animal per mobile home or travel trailer.
5. Dwelling units or living quarters except in a mobile home or travel trailer or as an accessory use.
6. Occupancy of a site by a mobile home or travel trailer for living quarters except on a rental basis.
7. A separate utility building on any mobile home site, except for a demountable; Code-approved storage closet.
8. No cooking or sanitary facilities shall be installed or maintained on any mobile home or travel trailer site in any building or structure other than in the mobile home or travel trailer:
9. Storage or parking of mobile homes or travel trailers except when a mobile home or travel trailer is located on a site preparatory to occupancy or between periods of occupancy.

## *SECTION 29.5 PLOT SIZE

Every plot shall not be less than 1.00 feet in width and onehalf acre in area. The required 100 -foot minimum width need not be measured at a street line if the plot extends to a street by means of a strip at least 50 feet in width.

## *SECTION 29.6 HEIGHT

No building or structure, or part thereof, shall be erected or altered to a height exceeding two stories or 30 feet.
*Amended 9/11/64

## *SECTION 29.7 IINIMUM SITE REQUIREMENTS

1. A mobile home consisting of one or more units designed as a single dwelling shall be placed upon a site not less than 2,400 square feet in area and not less than 40 feet in average width.
2. A travel trailer shall be placed upon a site not less than 1,000 square feet in area and not less than 30 feet in average width.
*SECTI ON 29.8 YARDS
Every plot used for mobile home park purposes shall provide yards as follows:
3. FRONT YARD: Every plot shall have a front yard not less than 25 feet in depth, and this minimum depth of yard shall be provided on all streets upon which the plot abuts.
4. SIDE YARDS: Each side of every plot shall have a side yard. not less than 10 feet in width.
5. REAR YARD: Every plot shall have a rear yard not less than 15 feet in depth.
6. No accessory building or structure shall be placed in any required yard space.
*SECTI ON 29.9 SEPARATION
No part of any mobile home or travel trailer, or any addition or appurtenance thereto shall be placed within 10 feet of any other mobile home or travel trailer, addition or appurtenance thereto. No part of any mobile home or travel trailer or addition or appurtenance thereto shall be located within 25 feet of any accessory or service building or structure used in connection with a mobile home park.
$\because S E C T I O N ~ 29.10$ ACCESS TO SITES
Each site shall abut upon a driveway or unobstructed space, not less than 30 feet in width, which space shall have unobstructed access to a street. Such driveway or space shall have a hard surfaced roadway not less than 20 feet in width and shall be adequately lighted.
*SECTION 29.11 PORCHES AND ADDITIONS
7. Structures of a permanent nature shall not be added of attached to a mobile home or travel trailer unless such mobile home or travel trailer is placed upon a site conforming to the minimum requirements for a mobile home.
*Amended $9 / 11 / 64$
8. On travel trailer sites there shall be no addition or attachemtn except a demountable canvas awning.
9. Structures of a permanent nature added or attached to a mobile home or travel trailer such as enclosed porches, screened enclosures, storage closets and carports shall conform to all applicable provisions of the Broward County Building Code. The total combined area of all such additions or attachments shall not exceed the grioss area of the mobile home or travel trailer itself. Carports not included in the above limitation of area, if the width of site is adequate for separation requirements.
10. All portable or demountable awnings, roofs or appurtenances which do not meet the requirements of Paragraph 3 above shall be dismantled and stored either within the mobile home or travel trailer or in some permanent building during the following circumstances:
a. Within one hour after all hurricane alerts by the U.S. Weather Bureau.
b. If the mobile home or travel trailer is not to be occupied for a period of 30 days or more.

## *SECTION 29.12 HEALTH AND SANITATION

1. WATER SUPPLY: Fresh water supply shall be available to each mobile home site and within 100 feet of every dependent travel trailer site.
2. TOILETS: No dependent travel trailer site shall be more than 200 feet from approved toilet facilities.
3. Provisions shall be made for the somi-weekly removal of all garbage, trash and refuse from the mobile home park.
4. OCCUPANCY: The number of occupants of a trailer and its porch or additions shall be limited to the sleeping accommodations for which the trailer was designed.
5. The sanitary regulations of the State and County shall be complied with as to all fixtures installed or maintained. Mobile home parks shall provide at least one septic tank of 1800 gallons capacity, which shall be increased as required by the County Health Department Regulations if more than 20 trailers are accommodated.
*SECTION 29.13 DFFINITIONS
For the purpose of Article XXIX, Mobile Home Park T-l District, Regulations, the following definitions shall
\%Amended 9/11/64 -117-
apply:
6. A traller coach, 28 fe日t or under in over-all length, shall be olassified as a travel trailer.
7. A trailer coach over 28 foet in overoall length shall be olassified as a mobile home.

## 然ARTICLE XXX ROW HOUSE R-3U DISTRICTS

The following regulations shall apply in all R-3U Districts:

## SECTION 30.1 PURPOSE OF DISTRICT

The $\mathrm{R}-3 \mathrm{~J}$, Row House District, is intended to apply to areas to be used for the construction of dwellings containing three or more dwelling units, which are designed, arranged and constructed for the ownership of each dwelling unit and the land thereunder by a separate and different owner.

SECTION 30.2 USES PERMITTED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than the following specified uses:

1. Any use permitted in an R-2U District, subject to all limitations and requirements specified in the Zoning Resolution for such use in that District.
2. Multiple dwellings which are designed, arranged and constructed for the ownership of each dwelling unit and the land thereunder by a separate and different owner.
3. Uses accessory to any of the above when located on the same plot and not involving the conduct of any business, trade, occupation or profession.

## SECTION 30.3 SIZE OF PLOT

1. DWELLINGS: Every plot upon which a residential structure is erected shall be not less than 60 feet in width and 6,000 square feet in area, provided that each dwelling unit of a multiple family dwelling may be located on a lot not less than 20 feet in width and 100 feet in depth, except that a portion of a common party wall separating two such separate dwelling units may be located on an adjoining lot.
2. NON-RESIDENTIAL USES: Every plot upon which a permitted nonresidential structure or use, other than an accessory structure or use, is erected or placed shall be not less than 100 feet in width and 10,000 square feet in area.

## SECTION 30.4 PLOT COVERAGE

The combined area covered by all main and accessory buildings and roofed structures shall not exceed 40 per cent of the area of the plot.

SECTION 30.5 HEIGHT
No building or structure, or part thereof shall be erected or altered to a height exceeding two stories or 30 feet, except that a steeple or tower on a church may extend to a height of 50 feet.

SECTION 30.6 FRONT YARD

1. RESIDENTIAL USES: Every plot used for dwelling purposes shall have a front yard not less than 25 feet in depth.
2. NON-RESIDENTIAL USES: Every plot whose principal use is nonresidential shall have a front yard not less than 30 feet in depth.

SECTION 30.7 SIDE YARDS

1. RESIDENTIAL USES: Every plot used for a one-family or a twofamily dwelling shall have a side yard on each side, each of which shall be at least $7 \frac{1}{2}$ feet in width. Every plot used for a multiple dwelling shall have a side yard on each side, each of which shall be at least 10 feet in width provided that where a multiple dwelling in the form of a row house is erected on three or more platted lots with the dividing party walls between separate dwelling units centered on the common lot line between two platted lots, a side yard shall not be required adjacent to and on either side of said common lot line.
2. NON-RESIDENTIAL USES: Every plot whose principal use is monresidential shall have a side yard on each side, each of which shall be not less than 20 feet in width, with an increase of one foot in width of each side yard for each two feet in height of the structure in excess of 20 feet.
3. CORNER PLOTS: Upon corner plots there shall be a front yard as hereinbefore specified and also a side yard at least 15 feet in width on the side of the plot abutting on the side street.
4. RESIDENTIAL USES: Every plot whose principal use is residential shall have a rear yard not less than 15 feet in depth.
5. NON-RESIDENTIAL USES: Every plot whose principal use is nonresidential shall have a rear yard not less than 25 feet in depth.

SECTION 30.9 MINIMUM FLOOR AREA
The minimum floor area of a one-family dwelling in a separate detached building shall be 600 square feet. The minimum floor area of a dwelling unit in a two-family dwelling shall be 400 square feet. The minimum floor area of a dwelling unit in a multiple dwelling shall be 600 square feet.

SECTION 30.10 LIMITATIONS AND SPECIAL REQUIREMENTS

1. Property to be zoned in an R-3U District shall be platted under a subdivision plat of record, into lots of such size as will meet the minimum requirements for sites for individual units of a multiple dwelling for ownership by separate and different owners.
2. The party walls, which separate and define the individual dwellings of a multiple dwelling, shall be centered on the dividing lot lines of the recorded subdivision plat required under Paragraph 1 above.
3. No multiple dwelling designed for sale of individual dwelling units to separate and different owners shall exceed 200 feet in length.

The following rerulations shall apply in all S-l Districts:

## SECTION 31.1 PURPOSE OF DISTRICT

**The S-l, Recreational District, is intended for outdoor sports and recreational activitios in which the participants are actively engaged, but which may also provide entertainment for spectators. The activities for which the $\mathrm{S}-1$ District is provided are normally and primarily conducted in the open air while related accessory uses may be in the open air or in a building or structure. The functional characteristics of an S-l District may require its location within, or in close relationship to, residential areas, public recreational areas or scenic areas. Because of the nature of uses involved and the variety of arrangement of uses and facilities on the site plan of development, broad general regulations for plot size, yards, setbacks and height must be adequate for any location at which an S-l District may be established.

SECTION 31.2 USES PERMITTED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses, subject to the procedure specified in Section 31. 4 following:

1. Archery Range
2. Baseball Driving Range
3. Bathing Beach
4. Boat Anchorage
5. Boat Dock
6. Boat Launching Facility
7. Cabanas
8. Charter Boat Dock
9. Country Club
10. Excursion Boat Dock
11. Fishing Pier
12. Golf Course
13. Golf Driving Range
14. Group Fishing Boat Dock
15. Lawn Bowling
16. Miniature Golf Course
17. Shuffleboard Court
18. Sightseeing Boat Dock or Stop
19. Stadium
20. Swimming Pool
*Effective 6/12/59
**Amended 5/12/61
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    21. Tonnis Courts
    *22. Social, athletic, neimhborhood or community club
    23. Accessory Uses
****24. Tent camps
21. Tonnis Courts
*22. Social, athletic, neimhborhood or community club
23. Accessory Uses
****24. Tent camps
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## SECTION 31. 3 USES PROHIBITED

*The permissible uses enumerated in Section 31.2 above shall not be construed to include, either as a principal or accessory use any of the following which are listed for emphasis:

* 1. Any businoss or commercial use not permitted as a principal use, except when meeting requirements of an accessory use。

2. Any industrial or manufacturing use.
3. Drive-in theatre, drive~in restaurant or drive-in refreshment stand.

## SECTION 31.4 SITE DEVELOPMENT PLAN

* The site development plan for a plot in an S-l District
shall provide for such an arrangement and location of uses and facilities on the plot as to give maximum possible separation from, and protection to, contiguous and nearby residential property. Where the nature of the activities or facilities on the plot present any potential hazard or detriment to contiguous residential properties from noise, glare, odors, smoke, vibration, flying objects or treffic, protection to such contiguous residential properties shall be provided in the form of open space, fences, walls, hedges, enclosures and/or by such other means as may be appropriate and effective to prevent or minimize such hazards.

SECTI ON 31.5 LANDSCAPING
*All required yards and open spaces adjacent to streets and contiguous toresidential property shall be planted and properly maintained with suitable planting in form of grass, shrubs, hedges and trees to present an attractive appoarance appropriate to the neighborhood.

SECTION 31.6 HEIGHT

* No building or structure, or part thereof, shall be erected or altered to a hoight exceeding 50 feet.

SECTION 31.7 PLOT SIZE
\#. Every plot shall be not less than 100 feet in width and 10,000 square feet in area.
*Amended 5/12/61
$\because \because$ Amended $11 / 10 / 61$
$\because-K$ Amended $2 / 16 / 62$
$* * * * A m o n d e d ~ 9 / 11 / 6 L$
\#SECTION 31.8 YARDS

1. No parking area shall be located within 10 feet of any residentially zoned property nor within 25 feet of any street line.
2. No structure, except fences or walls as hereinafter pro$\nabla$ ided, shall be located within 20 feet of any residentiallyzoned property nor within 25 feet of any street line.
3. No building or roofed portion of any structure shall be located within 25 feet of any plot line.
4. No required open space, yard or setback area shall be used or developed for any purpose other than by landscaping and by the minimum amount of walkways and/or driveways reasonably necessary to serve the permitted S-1 uses.
*SECTION 31.9 FENCES
5. No fence or wall shall be erected within 25 feet of any street IIne.
6. No fence or wall situated within 10 feet of any residenti-ally-zoned property shall exceed 5 feet in height.
7. No hedge or continuous planting exceeding 2 feet in height shall be placed or maintained within 25 feet of any street line.
8. No hedge or continuous planting exceeding 5 feet in height shall be placed or maintained within 10 feet of any residentially-zoned property.
**SECTION 31.10 REQUIREMENTS FOR TENT CAMPS
The use and development of property for tent camps as permitted under Section 31.2, Paragraph 24, shall be subject to the following requirements, limitations and conditions in addition to all other provisions of Article 31:
*x- DEFINITIONS: Tent camp shall be defined as a place where sites are rented for placement and use of tents and/or tent trailers, for temporary, transitory occupancy as sleeping and living quarters. Tent camp includes necessary sanitary facilities and permitted accessory uses.
9. PLOT SIZE: Every plot used for tent camp shall be not less than 5 acres in area and not less than 300 feet in any dimension.
*Amended 5/12/61
*HAmended 9/11/64
. $2+2 \times x$ Amended $1 / 14 / 66$
10. SITE SITE: Each rental site for tent use shall be not less than 50 feet in width and 50 feet in length.
11. SITE ACCESS: Each tent site shall abut upon and be accessible from a driveway not less than 30 feet in width and said driveway shall have surfaced roadway not less than 20 feet in width.
12. SANITARY FACILITIES: Each tent camp shall provide adequate sanitary facilities in a permanent building lacated not more than 300 feet from any tent site. Adequate sanitary facilities shall be not less than the following:
a. For males, two urinals, two water closets, two showers and three wash basins for each 50 tent sites.
b. For females, three water closets, three wash basins and two showers for each 50 tent sites.
c. At least two laundry tubs for each 50 tent sites.
13. WATER SUPPLY: Each tent camp shall have at least one running water spigot for each 10 tent sites, and there shall be such a spigot not more than 200 feet from any tent site.
14. REFUSE: A covered rubbish and garbage container of at least 10 gallon capacity shall be provided for each tent site. Provisions shall be made by the operator of the camp for semi-weekly removal of all refuse from the camp.
15. HEALTH DEPARTMENT REQUIREMENTS: The construction, operation and maintenance of a tent camp shall comply in all respects with the requirements of the Broward County Health Department.
16. STRUCTURES PROHIBITED: Tent houses and other structures shall not be permitted on any tent site.

## ARTICIE XXXII NEIGHBORHOOD BUSINESS B-1 DISTRICT

The following regulations shall apply in all B.-l Districts:
SECTION 32.1 PURPOSE OF DISTRICT
The B-1, Neighborhood Business District, is intended primarily to meet the local neighborhood shopping and personal service needs of a limited surrounding residential area. Retail stores permitted therein are intended to include primarily convenience goods which are usually a daily necessity for a residential neighborhood.

SECTION 32.2 USES PERMITTED

1. The following kinds of retail stores:

Confectionery, dairy products, dressed poultry, drug, florist, fruit and vegetable, garden supply, gift, grocery, hardware, hobby supply, ice cream, jewelry, meat market, music, notions, pet supply, seafood, souvenir, sundry, supermarket, tobacco, toy, variety, wearing apparel.
2. Bakery or delfcatessen, provided all preparation of food is for retail sale on the premises, and the services of not more than 6 persons are utilized in any such establishment.
3. The following personal services: Barber, beauty parlor, hat cleaning and blocking, pressing and mending, shoe repair, shoe shine.
*4. The following miscellaneous uses: Day nursery, dressmaking, laundry and dry-cleaning pick-up station, medical and dental offices, non-alcoholic beverage bar, nursery school, restaurant, self-service ice stations, tailor, watch and jewelry repair, self-service laundry, business and professional offices.
\#\#4a. Self-service coin-operated dry cleaning establishments, subject to the following limitations and requirements:
a. Service shall be rendered directly to customers who shall bring in and take away the articles to be cleaned.
b. The estabilishment shall not provide pick up or delivery service。
c. The customers shall operate the machines provided to do their own dry cleaning.
*Amended 3/13/59
\#HEfective 12/14/62
d．The services of not more than 3 persons shall be utilized in the operation of the establishment．
e．Not more than 10 individual cleaning units shall be used in any establishment，and the total combined rated capacity shall not exceed 80 pounds．
f．The entire cleaning and drying process shall be ．carried on within completely enclosed solvent reclaiming units．
g．All solvents used in the cleaning process and the vapors therefrom shall be non－explosive and non－ f．lammable。

5．Automobile parking lot and parking garage．
＊6．Church，private or parochial school，nursery school or child care center，non－profit private club．

7．A residential use accessory to a permitted use．
8．Accessory uses and structures．
＊＊${ }^{2}$ ．One－family dwelling on plots the use of which is restricted by valid restrictive covenants of record to such residen－ tial use。
＊＊＊lo．Sewage or water：treatment，pumping and storage plants to serve the surrounding residential area．Such plants shall conform to the following requirements：
a．The plot shall not be less than 100 feet in width and 10，000 square feet in area，and shall be as large as necessary to provide required setback areas．
b．No building or structure shall be located nearer to any residentially－zoned property or to any street line than a distance equal to the height of such building or structure。
c．No unenclosed sewage treatment facility shall be loca－ ted nearer to any residentially－zoned property than 175 feet．
d．No enclosed sewage treatment facility，or water pumping or treatment facility shall be located nearer than 50 feet to any residentially－zoned property．
＊Amended 3／13／59 3＊＊Efective 7／14／61
e. All plots shall have a landacaped setback area at least 20 feet in width or depth adjacent to all street lines and adjacent to all plot lines separating the subject property from residentially zoned property. The aforesaid landscaped setback area shall not be used for any building, structure, fence, wall, parking, or storage. The landscaped setback area shall be planted with grass, shrubbery and trees and no part shall be paved or surfaced except for minimum driveways and walkways for access. All landscaping shall be maintained in a healthy, growing condition, properly trimmed. watered and cleaned.
f. All machinery, equipment and mechanical or electrical apparatus shall be so designed, installed and operated as to minimize noise effectis upon surrounding property.
g. Plotis shall not be used for storage of machinery or equipment or for service facilities for a franchised area.
*ll. Sewage lift or pumping stationa, containing no treatment facilities, subject to all the requirements of Section 18.1, Paragraph 10.

## SECTION 32.3 USES PROHIBITED

The permissible uses erumerated in Section 32.2 above shall not be construed to include, either as a principal or accessory use, any of the following, whish are listed for emphasis:

1. Automobile, truck, trailer, motorcycle, boat or machinery sale, storage or service, including repair garages, used car lots, service stations and auto laundries.
2. Mortuaries.
3. Business offices, and professional offices not listed under permitted uses.
4. Drive-in restaurants or refreshment stands.
5. Wholesale establishments.
6. Pawn shops.
7. Sales, storage or display of lumber or building materials.
8. Theatres, night clubs, establishments for consumption of alcoholic beverages on the premises.
9. Plumbing, electrical or sheet metal shops.
*Effective 2/16/62
10. Animal hospitals and veterinary clinics.
11. Cabinet or carpenter shop.
12. Storage or warehouse uses except as incidental to a permitted use.
13. Advertising sign.
14. Any other use first permitted in a less restricted district.

SECTION 32.4 LIMITATIONS ON USES

1. Except for automobile parking lots, all activities of permitted uses, including sale, display, preparation and storage, shall be conducted entirely within a completely enclosed building.
2. No second hand or used merchandise shall be offered for sale, displayed, or stored.
3. All products produced shall be sold at retail in connection with a permitted use.
4. No retail store shall have a floor area open to the public, including display, service and sales, greater than 5000 square feet.

SECTION 32.5 HEIGHT

1. No building or structure shall be erected or altered for a use first permitted in a B-l District to a height exceeding two stories or 30 feet.
2. No building or structure shall be erected or altered for any other use permitted in a B-1 District to a height exceeding four stories or 50 feet.

SECTION 32.6 PLOT SIZE
There shall be no minimum required width or area of plot.
SECTION 32.7 YARDS

1. Plots utilized for both a non-residential and permitted residential use shall provide jards as specified in Section 3.32.
2. All plots shall provide yards in accordance with Section 3.26.

## ARTICLE XXXIII COMMUNITY BUSINESS B-2 DISTRICTS

The following regulations shall apply in all B-2 Districts:

## SECTION 33.1 PURPOSE OF DISTRICT

The B-2, Community Business District, is intended primarily to meet the shopping and limited service needs of several neighborhoods or a substantial territory. Retail stores are intended to include convenience, fashion and durable goods. B-2 Districts may be located along traffic arteries or in concentrated shopping centers.

SECTION 33.2 USES PERMITTED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in a B-1 District.
2. Hotel, motel, multiple dwelling, rooming or boarding house.
3. The following kinds of retail stores, and other similar thereto: antiques, art supply, automobile accessory, automobile new parts, bait and tackle, boat and marine motors in buildings, business machines, camera and photographic supply, corsetiere, department, dry goods, furniture, furrier, greeting cards, home appliances, household furnishings, leather goods and luggage, linens, fabrics and draperies, millinery and modiste, musical instruments, newsstand, office furniture and equipment, optical goods, package liquor, paint, pets, sporting goods, stationery and books, television, radio and phonograph, wallpaper,
*iswimming pool supplies and equipment مrerdairy supplies and equipment not including feed or fertilizers.
4. The following services: Bath and massage parlors, commercial gymnasiums, service stations, fur storage, health institutions, radio, television and phonograph repair incidental to sales, reducing studio, quick-service laundry, utility trailer display and storage incidental to a service station with not more than 5 such trailers for rental purposes.
\#\#x 2 . Dry cleaning establishment for direct service to customers, subject to the following limitations and requirements:
*Amended 6/10/60
**Ame nded $12 / 16 / 60$
$* * *$ Ame nded $7 / 10 / 59$
a. Service shall be rendered directly to customers who bring in and pick up the articles to be dry cleaned.
b. The establishment shall not provide pickmp or delivery service.
c. The services of not more than 5 persons shall be utilized in the operation of the establishment.
d. Not more than two cleaning units shall be used in any establishment, neithor or which shall have a rated capacity in excess of 40 pounds.
$\theta$ 。 The entire cleaning and drying process shall be carried on within completely enclosed solventwreclaiming units.
f. All solvents used in the cleaning process and the vapors therefrom shall be noneexplosive and noneinflammable.
5. The following amusement and recreation uses: Aquarium, assembly hall, night club, music hall, bar. tavern, pool or billiard room, theatre, museum, exhibits, amusement devices such as penny arcades, peep shows, shotting galleries, games of skill and science, astrologists, fortune telling, palmistry, phrenology.
6. The following office types of uses: Banks and financial institu tions, business and professional offices, custom brokers and manufacturers agency, employment office, governmental offices, messenger office, post office, public utility offices, stock broker, stock exchange, telegraph office, ticket office, travel agency, newspaper office.
7. The following watercrelated uses: Boat and marine motor service and repair while boats are in water, boat rental, Iivery and hire, charter boats, group fishing boats, commercial wharves, piers, slips and anchorages, sightseeing and excursion boats.
8. The following miscellaneous uses: Art, charm, dancing, dramatic or music schools, business or commercial school, artist studio, auction of art goods, jewelry, rugs and the like, costumer, dental laboratory, interior decorator, motor bus terminal, lawn furniture sale, photographic studio, radio and television studios, day nursery or nursery school,
*mortuary or funeral home, not including ambulance service, except for transportation of human remains.
*Effective 6/14/63
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9. The followinf non-commercial types of uses: Church, church school and uses accossory thereto: library, musoum and similar institutions of a non-profit character; publicly-owned or operated buildings or usiss, including, commanity buildings, parks, playgrounds, but not including dump, sanitary fill or inciner ators; private club, lodge, fraternity and similar uses not operated for profit.
*10. Accessory uses and structures, includine an automatic car wash rack as an accessory uso to a sorvice station when the plot occupied by the service station and accossory uses has not loss than 135 feet of stroet frontage and 27.500 square foot of aroa.
\% \(\%\) ll. Self-sorvice coin-operated auto wash, wheroin the customer performs all sorvicos in washing, cloanine, and drying. There shall be a continuous unpiorced masonry wall five feet. in height on all plot lines oxcopt stroot plot lines.
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## SECTION 33.3 USES PROHIBITED

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The permissible uses enumerated in Soction 33.2 above shall not be construed to include, oithor as a principal or accessory use, any of the following which are listed for omphasis:
1. Automobile, truck, trailor, motorcycle, or machinery sales, display, storare or repair, includinf repair farafes, now car apencies, used car lots and auto laundrios, except for a specifically pormittor accessory automatic car wash rack.
*i 2. Vocational schools, excopt as spocifically permittod.
3. Drive-in theatres, drive-in restaurants, or drive-in refreshment stands.
4. Bulk sales, storage or display of lumber or building material:i.
5. Wholesale establishments.
6. Pawnshop
7. Display or sale of second-hand or used merchandiso excopt in antique store or in connection with a permitted auction.
8. Cabinet, carpenter, plumbing, eloctrical, sign or sheet metal shops
9. Animal hospital or voterinary clinic.
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[^14]10. Storape or warehouse uses except as accessory to a permitted use.
11. Any other use first permitted in a less restricted district.

SECTION 33.4 LIMITATIONS OF USES
*1. Except for automobile parking lots, drive-in banks and fillink stations, all activities of permjtted uses, includine sale, display, preparation and storage shall be conducted entirely within a completely enclosed building, provided that drive-in type retail stores may conduct sales through open doors or windows.
2. No second-hand or used merchandise shall be offered for sale, displayed or stored except in an antique store, or as incidental to the sale of new merchandise.
3. All products produced incidental to a permitted use shall be sold at retail on the premises.

SECTION 33.5 HEIGHT
No building or structure shall be erected or altered to a height exceeding 100 feet.

SECTION 33.6 PLOT SIZE
There shall be no minimum required width or area of plot.
SECTION 33.7 YARDS

1. Plots utilized for both a non-residential and a permitted residential use shall provide yards as specified in Section 3.32.
2. All plots shall provide yards in accordance with Section 3.26.

ARTICLE XXXIV PLANNED BUSINESS CENTER B-2A DISTRICT
The following regulations shall apply in all B-2A Districts:
SECTION 34.1 PURPOSE OF DISTRICT
*The B-2A Planned Business Center District. is intended for locations where there is a need for proper design of buildings and structures, access and circulation and relation to surrounding areas to provide for efficient functioning of the permissible uses, especially business uses, and for adequate protection to adjacent and nearby residential areas. These objectives can be only defined in general terms, and their realization can only be attained by adequate yards, setbacks and limitation on principal and accessory uses where the plot is contiguous or near residentially-zoned property.

SECTION 34.2 USES PERMITTED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part for other than one or more of the following specified uses:
*1. Any use permitted in B-2 Districts, except service stations, provided that service stations shall be a permitted use in any area zoned B-2A prior to November 1, 1962.

## SECTION 34.3 USES PROHIBITED

The permissible uses enumerated in Section 34.2 above shall not be construed to include, either as a principal or accessory use, any of the following which are listed for emphasis:

1. Any use listed as prohibited in a B-2 District.
*2. Service stations, provided that this prohibition shall not apply to areas zoned B-2A prior to November 1, 1962.

## SECTION 34.4 LTMITATIONS ON USES

\#1. Except for automobile parking lots, all activities of permitted uses, including sales, display, preparation and storage shall be conducted entirely within a completely enclosed building unless otherwise indicated, and approved, in a site development plan, provided that this limitation shall not apply to service stations in areas zoned B-2A prior to November 1, 1962.
2. No secondhand or used merchandise shall be offered for sale, displayed or stored except in an antique store.

* Amended 10/19/62

3. All products produced incidental to a permitted use shall be sold at retail on the premises.
*4. Any plot in a B-2A District, having a common plot line with a residentially-zoned district, shall be separated from such district by a substantial, continuous, masonry wall, a minimum of 6 feet in height, so designed and constructed as to prevent horizontal vision through such wall, along the common plot line. Such walls shall not extend closer to a street line than the required depth, or width, of yard on the residentially-zoned property adjacent to the $B-2 A$ zoned plot.

## **SECTION 34.5 SITE DEVELOPMENT PLAN

*l. No building or structure shall be erected or altered, or land or water used, or any change of use consummated, nor shall any building permit be issued therefor, unless and until a site development plan for such building, structure and/or use shall have been checked by the Enforcing Official and by the Broward County Planning Department for conformity with the Zoning Resolution.
2. The site development plan shall include in proper form, deteil, dimension and scale, the following:
a. The location, character, size and height of all buildings, structures and uses on the plot, including walls or fences.
b. Location, character and enclosure of all outside facilities for waste storage and disposal.
c. All curb cuts, driveways, parking areas, loading areas.
\#d. All pedestrian walkways, walls, yards, landscaping and landscape watering facilities.
e. Location. size, character height and orientation of all sifns other than flat or marquee signs.
3. The site development plan shall conform to all applicable provisions of the Zoning Resolution and shall in addition thereto provide such a design and arrangement of pertinent features and elements of the development and use of the plot as to:
a. Protect and minimize any undesirable effects upon contiguous and nearby residential property.
b. Provide sufficient offstreet parking and loading facilities so that use of streets in the vicinity for this purpose will not be unavoidable.
c. Provide sufficient setbacks and yard spaces adjacent to streets and to residentially-zoned property, with adequate landscaping in such yard and setback areas, in order to protect the appearance and character of the neighborhood.
d. Provide sufficient walls, fences, enclosures and/or hedges to prevent or minimize effects of noise, glare, odors, smoke, soot, upon surrounding residential property.
*SECTION 34.6 HEIGHT
No building or structure shall be erected or altered to a height exceeding 35 feet.

## SECTION 34.7 PLOT SIZE

Every plot shall be not less than 100 feet in width and 10,000 square feet in area.
$\because \because S E C T I O N 34.8$ YARDS AND SETBACKS

1. All plots shall conform to Sections 3.25, 3.26, and 3.32 as well as conforming to this Article.
*2. Every plot shall be provided with an open space area at least 25 feet in depth adjacent to all streets.
*3. The open space areas hereinbefore specified shall not be used for fences, walls, signs, lighting standards, parking, loading or for any other structure or purpose other than for driveways and walkways as hereinafter provided. All open space areas shall be fully landscaped with grass, shrubbery and trees except where crossed by permissible driveways or walkways.
$\because 4$. Driveways and walkways which may cross required open space areas shall be limited as follows:
a. No driveway shall exceed 20 feet in width. and no walkway shall exceed 6 feet in width.
b. Total width of driveways and walkways measured along each street line shall not exceed 20 per cent of the plot frontage along that street, provided that where the
*Amended 10/19/62
**Amended 7/14/61
frontage on a street is less than 200 feet, but not less than 100 feet, two driveways shall be permitted, each not more than 20 feet in width, and that each plot may have at least one driveway for each street frontage.
c. No driveway or walkway shall be located nearer than 20 feet to any other driveway or walkway.
d. No driveway shall be located nearer than 25 feet to a street intersection.
e. No driveway or walkway shall be located nearer than 25 feet to any residentially-zoned property, nor nearer than 10 feet to the plot line of any other property.
*5. All buildings and roofed structures shall be located not less than 15 feet, plus one foot for each foot of building height (including projecting roof signs) over 15 feet, from all residentially-zoned property, and not less than 25 feet from all street lines.

## $\because * S E C T I O N 34.9$ MAINTENANCE

All setback areas, yards, walkways, driveways, and parking areas shall be maintained and kept in a neat and clean condition, free of refuse and debris.

All landscaped areas shall be maintained in a live, healthy and growing condition, properly watered and trimmed. Any planting of grass, shrubs or trees which become dead or badiy damaged shall be replaced with similar sound, healthy plant materials.
*Amended 10/19/62
**Amended 7/14/61

## *ARTICLE XXXIV-A SPECIAL BUSINESS B-2B DISTRICT

The following regulations shall apply in all B-2B Districts:
SECTION 34. IA PURPOSE OF DISTRICT
The $B-2 B$, Special Business District, is intended to apply to frontage trafficways where business uses of a somewhat more varried and liberal nature than $B-2$ District uses may be justified for public convenience and for an economic utilization of such frontage.

SECTION 34.2A USES PERMITTED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than the following specified uses:

1. Any use permitted in a B-2 District.
**2. Any of the following uses:
Furniture repaix shop
Glass and mirror shop
Hand laundry
Lawnmower rentals, sales and repair
Locksmith
New and used furniture
Pawn shop
Plumbing and electrical contractor
Printing shop
Radio, television and phonograph repair
Research and testing laboratory
Retail plumbing and electrical fixtures
Sale of automobile parts, bicycles
Sharpening and grinding shop
Telephone answering service
Tire and battery store
Upholstery shop
2. Accessory uses and structures.
[^15]
## SECTION 34.3A USES PROHIBITED

The permissible uses enumerated in Section $34.2 \dot{A}$ above shall not be construed to include, either as a principai or accessory use, any of the following which are listed for emphasis:

1. Automobile, truck, trailer, or machinery sales, display, storage, or repair, including repair garages, used car agencies, used car lots and auto laundries.
2. Vocational schools, except as specifically permitted.
3. Drive in theatres, drivein restaurants, or drivein refreshment stands.
4. Bulk saies, storage or display of lumber or building materials.
5. Wholesale establishments.
6. Cabinet, carpenter, sign or sheet metal shop.
7. Storage or warehouse uses except as accessory to a permitted use.

## SECTION 34.4A LIMITATION OF USES

1. Except for automobile parking lots, drivein banks, service stations, and plant nursery or landscaper, all activities of permitted uses, including sale, display, preparation and storage shall be conducted entirely within a completelyenclosed building.
2. All products produced incidental to a permitted use shall be sold at retail on the premises.

SECTION 34.5A HEIGHT
No building or structure shall be erected or altered to a height exceeding 100 feet.

SECTION 34.6A PLOT SIZE
There shall be no minimum required width or area of plot.

## SECTION 34.7A YARDS

1. Plots utilized for both a non-residential and a permitted
residential use shall provide yards as specified in Section 3.32 for a plot in a B-2 District.
2. All plots shall provide yards as specified in Section 3.26 for B-2 Districts.

## ARTICLE XXXV GENERAL BUSINESS B-3 DISTRICT

The following regulations shall apply in all B-3 Districts:

## SECTION 35.1 PURPOSE OF DISTRICT

The B-3, General Business District, is intended to apply to arterial streets and traffic ways where business establishments primarily not of a neighborhood or community service type may properly locate to serve large sections of the city and metropolitan area. Such businesses generally require considerable ground area, do not cater directly to pedestrians and need a conspicuous and accessible location convenient for motorists.

## SECTION 35.2 USES PERMITTED

No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in a B-1 or B-2 District.
2. New or used automobile, truck and trailer display, sales and repair, Repair and service garage, not including bumping and painting. Auto laundry. Display and storage of not more than 10 utility trailers for sale or rental purposes.
3. Boat sales.
4. Home appliance repair, hand laundry, job printing shop, locksmith, sharpening and grinding, radio, television and phonograph repair, newspaper printing plant.
5. Archery range, barbecue stand, boxing or sports arena, drivein restaurant, or refreshment stand, golf driving range, miniature golf course, bowling alley, pony ride and pony riding ring, skating rink, swimming pool, drivein theatre.
*6. Armory, lodge hall, pawn shop, telephone exchange, taxidermist, veterinary, research and testing laboratory, pest control agency, plant nursery or landscaper.
6. Tire and battery store, retail plumbing and electrical fixtures, lawnmower rental, sales and service, ship chandlery, **upholstering shop utilizing the services of not more than four persons on the premises and occupying not more than
*Amended 6/14/63
**Effective 6/10/60 -131-

4,000 square feet of floor space
*offices of electrical and plumbing contractors including not over 4,000 square feet of enclosed storage and shop space, with no outside or open air storage of supplies or materials *used furniture and household appliances entirely within a fully enclosed building.
8. Accessory uses and structures.
**9. Milk distributing stations, on a site not less than 2 acres in area, 200 feet in depth and 200 feet in width.
$\ldots 210$. Sale of used auto parts or motorcycles, inside of a fully enclosed building. Sign painting, inside of a fully enclosed building. Glass and mirror shop, awning and canvas shop, furniture repair shop, upholstering shop.

## SECTION 35.3 USES PROHIBITED

The permissible uses enumerated in Section 35.2 above shall not be construed to include, either as a principal or accessory use, any of the following which are listed for emphasis:

1. Open air sale or display of machinery, farm implements, construction equipment.
2. Manufacturing, except as accessory to a permitted use.
3. Wholesale, warehouse or storage uses.
4. Any use first permitted in a less restricted district.

SECTION 35.4 LIMITATIONS ON USES
All products produced incidental to a permitted use shall be sold at retail on the premises.

## SECTION 35.5 HEIGHT

No building or structure shall be erected or altered to a height exceeding 100 feet.

SECTION 35.6 PLOT SIZE

1. There shall be no minimum required size of plot for nonresidential uses.
2. Plots containing a residential use permitted in a B-2 District
*Amended 9/16/60
***Amended 6/15/62
\%- -2 Amended $3 / 15 / 63$

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-132-
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shall be not less than 100 feet in width and 10,000 square feat in area, excspt for accessory uses.

## SECTION 35.7 YARDS

1. Plots which hava both non-residentiol and permitted rasidantial uses, shall be provided with the yards apecified under Saction 3.32.
2. All plots shall provide yards in accordance with Section 3.26. SECTION 35.8 MINTMM FLOOR AREA

Tha minimum floor area of a dwalling unit shall be 325 square feet. The minimum floor area of a rental slaeping room in a hotel, lodging house, tourist home or similar use shall be 150 equare feat.

ARTICLE XXXVII
The following regulations shall apply in all C-l Districts. SECTION 37.1 PURPOSE OF DISTRICT
The C-I Commercial District is generally intended for certain repair and other services, wholesale, storage and warehouse uses, and sales of large or heavy machinery and equipment. It serves large sections of the County rather than nearby residential areas, and does not cater to pedestrian trade.
SECTION 37.2 USES PERMITTED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in B-3 Districts, except as specified in Section 37.3.
2. Sales and display of the following: Automobile secondhand parts (No wrecking) Agricultural implements
Building supplies in a building
Construction equipment
Dairy supplies
Feed
Fertilizer
Fuel
Machinery
Monuments
Motorcycles
Pumps
Produce
Restaurant and hotel, supplies and equipment
Secondmand merchandise
Ship chandlery
Swimming pool supplies
Tractors
Welding equipment and supplies
3. The following service establishments:
Ambulance service
Animal hospital
Bookbinding
Boarding Kennel
Cleaning and dyeing establishment
Carpet and rug cleaning
Crating, packing and shipping service
Distribution service and package delivery
Diaper service
Food catering

Fruit packing and shipping
Glass and mirror shop
Linen supply
Laundry
Milk distributing stations
Magazine wholesale agency
Mirror silvering
Printing, lithography and engraving
Soft drink bottling
*4. The following repair and shop uses:
Automobile paint shop
Awning and canvas shop
Battery repair and rebuilding
Electrical repair shop
Electrical contractor shop
Furniture repair shop
Household repair shop
Plumbing shop
Roofing contractor shop
Restaurant and store fixture shop
Sign painting shop
Tire recapping and vulcanizing
Upholstery shop
5. The following wholesale, warehouse and storage uses:

Cold storage plant
Frozen food lockers
Ice storage house
Fish house
Storage warehouse
Wholesale establishment
Wholesale seafoods
**6. The following miscellaneous uses:
Creamery
Express office
Gas regulator station
Railroad freight or passenger station
Railroad transfer, storage and team tracks
Theatrical studio
Trade and vocational school
Transformer and electrical switching station
Seaplane base
Utility trailer display and storage
*Amended 4/10/59
**Amended 3/13/59 \& 4/10/59
Lumber yard
Electric utillty yard
Bottle gas storage, filling and distribution
*Non-accessory parking or open-air storage of commercial vehicles
**7. The following uses, when so located that no land allocated to such use or building occupied by such use lies within 100 feet of any residentiallyzoned property, provided that this separation requirement shall apply only to principal uses and not to accessory uses which are not included in the list of uses which follows:
Automobile body shop
Boat building and repair, up to 45 foot length Cabinet and carpenter shop
Heating contractor shop
Sheet metal shop
Sign shop
Tinsmith shop
***8. Accessory uses and structures.
****9. Building, service and repair of pleasure boats not over 100 feet waterline length, provided such use is located at least 300 feet from any residentiallyzoned property except where such property is zoned $\mathrm{A}-1$ or $\mathrm{A}-2$.
****l0. Storage of pleasure boats not over 100 feet waterline length provided such storage is located at least 100 feet from any residentially-zoned property except where such property is zoned A-1 or A-2.

## SECTION 37.3 USES PROHIBITED

The permissible uses enumerated in Section 37.2 above shall not be construed to include, either as a principal or accessory use, any of the following which are listed for emphasis:

1. Motor freight terminal
2. Open air display, sale or storage of new or used building materials, except as accessory to a permitted use.
3. Any use first permitted in a less restricted district.

* Amended 5/21/63
** Amended 7/14/61
*** Amended 4/10/59
**** Amended 9/15/67

4. Dwellings, except as accossory to a permitted use.
5. Hotels, motels, apartment hotels, rooming, boarding or lodging houses, villas, bungalow courts.
6. Hospitais, sanitariums, orphanages and similar institutions for the care or treatment of persons.

SECTION 37.4 HEIGHT
No building or structure shall be erected or altered to a height exceeding 100 feet.

SECTION 37.5 PLOT SIZE
There shall be no minimum required size of plot.
SECTION 37.6 YARDS
Yards shall be provided in accordance with the provisions of Sections 3.32 and 3.26.

Thn followine rorulations shell npply in all M-1 Districts: SLCCTION 3 B. 1 PURPOSL: OF DIETMICT

The li-l lifht Industrial Nistrict is intendod primarily for the manulacture of small articlos and non-objoctionable products not involvine, tho use of any materials, processos or machinory jijkmiy to cnuso undesirable eflocts upon noarby or adjacent posilontial or business property. The M-1 District may directly abut a rosidential or business district and the activitios permitted in an M-1 District aro intended to bo such as may bo compatiblo with such neighboring districts under the yard and separation regulations provided. In ordor to minimize conflict and preserve the M-l Districts for their primary purposes, residential and institutional uses are not pormittind therein.

SEOTIOH 3R.c. WSLS PMAMITTEN
Mo bufldin!r or structure, or part thereof, shall be erocted, altered or ined, or land or water used, in whole or in part, for other than one or more of the followine uses:

1. Any use permitter in a B-3 District, except as prohibitoi in section 3?. 3.
2. Manufacture of the following:
brooms and brushes
(sandy
Cigars, cirarottos or snuf'f
Cosmotics and toiletries, except soap
clothing and hats
Coranic products, eloctrically fired
Candlos
bairy proctucts
Ico Crean
Jowelry
Leather cood and luccaco
Optical equipment
Orthopedic and modical appliances
Pottery, electrically firod
Perfume
Pharraceutical products
Precision instruments
Plastic proclucts, excopt pyroxylin
Papor prorlucts, and cardboard products
Silverware
spices and spice packine:
Stationery
Shoes
Television, radio and phonograph
3. :amafoctare of products from aluminum, brass, bronze, copper, stocil, or other metal or from bono, cloth, hair, leather, paper, rubber, shell, plastic wood or other materials, proviced power not in excess of $\% 20$ horsepower on any one motor is utilized in the operation of any one machine, such as:

Artificial flowers, feathers or plumes
Bays
Buttons or novelties
Canvas products
Food products, chewing gum, syrups, fruit juices, extracts drugs or medicines
Electrical fixtures
Electronic devices
Hardware and cutlery
Musical instruments
Small parts and devices
4. Any of the following:

Bakery
Cut tine or blending of liquor
Cheese making
Carpenter and cabinet shop
Tlectroplatinf:
Bet storage, candling or processing,
Hydroponic garden
Hatchery, fish or fowl
lotion picture studio
Pattern making;
*Printing, publishing, lithography and engraving
**Stamping, dieing, shearing or punching of metal not over 1/B-inch in thickness
Tool, dies and gauge shop
Thansermor and electrical switching station
*Boat building and repair, up to 45 foot length, when Locates moro than s'00 feet from residentiallyzones: property
Pluribing or electrical shop entirely within an enclosed building
Slat house
*W. W Manufacture of water-based and/or epoxy-based coatings, adhesives, sealants, and paints
$\%$ \% plestisols
5. Warchousos and storage buildings.
6. Accessory uses and strictures, including living quarters accessory to a permitted use.

Effective 9/16/60
**Amender $\quad 9 / 14 / 6$ ?
*- $\quad$ WFfiective $4 / 22 / 60$
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## SECTION 38.3 USES PROHIBITED

The permissible uses enumerated in Section 38.2 above shall not be construed to include, either as a principal or accessory use any of the following, which are listed for emphasis:
*1. The manufacture of any product or the utilization of any process or operation expressly specified for an $M-2, M-3$, or M-4 District.
2. Foundry
3. Drop Forging
**4. Stamping, dieing, shearing or punching of metal exceeding 1/8" in thickness.
5. Paint or varnish manufacture
6. Oil compounding or barreling
7. Manufacture of asphalt, brick, tile, cement, lime, plaster, concrete, or products thereof.
\#\#s. Open air storage in bulk of asphalt, brick, building materials, butane, cement, clay products, concrete products, coal, contractors ${ }^{\text {' }}$ equipment, cotton, fuel, gasoline, grain, gravel, grease, hay, ice, lead, lime, liquor, plaster, pipe, lumber, machinery, propane, roofing, rope, sand, stone, tar, tarred or creosoted products, terra cotta, timber, wine, wood, or wool. This prohibition does not apply to storage of these materials in warehouses.
9. Use of automatic screw machines
10. Institutions for the housing, care or treatment of sick, indigent, aged or adolescent persons.
11. Dwellings except as accessory to a permitted use.
12. Hotels, motels, apartment hotels, rooming, boarding or lodging houses, villas, bungalow courts.
13. Motor freight terminals

## SECTION 38.4 HEIGHT

No building or structure shall be erected or altered to a height exceeding 100 feet.
*Amended 11/10/61
***Amended $9 / 14 / 62$
***Amended 3/13/59

## SECTION 38.5 PLOT SIZE

There shall be no min£mum required size of plot. SECTION 38.6 YARDS

Every plot shall be provided with the yards required under Sections 3.26 and 3.32 .

## ARTICLJ XXXIX MEDIUM INDUSTRIAL M-2 DISTRICTS

The following regulations shall apply in all M-2 Districts.
SECTION 39.1 PURPOSE OF DISTRICT
The M-2, Medium Industrial District, is intended primarily for those manufacturing operations which by their inherent nature, or by virtue of the materials used, processes utilized or products produced, may involve some characteristics objectionable to or incompatible with residential areas. Hence M-2 Districts are not intended for locations abutting residential property. In order to minimize possible conflicts and preserve M-2 Districts for their primary purposes, residential or institutional uses are not permitted therein.

## SECTION 39.2 USES PERMITTED

No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in an M-I District or a C-l District.
2. Manufacture of the following:

Automobile accessories, except tires
Acids, except hydrocholoric, nitric, picric, sulphurous or sulphuric acid
Boxes
Carbon
Canvas, cloth, cork, excelsior or textiles
Disinfectant and insecticide
Batteries and other electrical apparatus
Mattress
Rope
Sash and doors
Starch, glucose and dextrine
3. Any of the following:

Automatic screw machines
Automobile assembly plant
Animal refuge
Assaying
Airplane hangar
Airport
Blacksmith shop
Canning factory
Cider mill
Construction or contractor yard
Cooperage
Cemetery, columbarium, mausoleum or crematory
Die casting.

Livery stable, riding academy or dude ranch
Lumber yard with planing mill
Meat processing, no slaughtering
Metal buffing, plating and polishing
Machine shop
Millwork, lumber and planing mill
Motor freight terminal and depot
Mattress and bedding renovator
Painting and varnishing
Radio or television broadcasting towers or antennae
Welding shop
4. Storage in bulk of asphalt, brick, building materials, butane cement, clay products, concrete products, coal, contractor's equipment, cotton, fuel, gasoline, grain, gravel, grease, hay, ice, lead, lime, liquor, plaster, pipe, lumber, machinery, propane, roofing, rope, sand, stone, tar, tarred or creosoted products, terra cotta, timber, wood or wool, provided the area so used is located inside a fully enclosed building or masonry wall at least 6 feet in height.
*5. The following uses, when so located that no land allocated to such use or building occupied by such use lies within 300 feet of any residentially-zoned property, provided that this separation requirement shall apply only to principal uses, and not to accessory uses which are not included in the list of uses which follows:

Animal burying ground
Brewing and distilling of malt beverages or liquors
Carnival, circus or similar amusement enterprise
Circus quarters, menagerie or keeping of wild animals
Correctional or penal institution
Fish smoking, curing or canning
Manufacture of poison or sperm oil
Race track: automobile, motorcycle, horse or dog
Rifle range
Tank storage of bulk oil or gasoline
Truck terminal or motor freight terminal
6. Accessory uses and structures, including living quarters accessory to a permitted use.
$\%$ 7. Cutting and finishing of stone from pre-cut slabs for interior or exterior facing of buildings, if such operations are conducted within a fully enclosed building.
*Amended 7/14/61
※Effective 7/19/63
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## SECTION 39.3 USES PROHIBITED

The permissible uses enumerated in Section 39.2 above shall not be construed to include, either as a principal or accessory use, any of the following which are listed for emphasis:
*1. The manufacture of any product or the utilization of any material, process or operation expressly specified for an M-3 or M-4 District.
2. Foundry
3. Drop forging
4. Smelting or refining of ores or metals
5. Paint or varnish manufacture
6. Manufacture of asphalt, brick, tile, cement, lime, plaster concrete or products thereof.
7. One-Family, two-family or multiple dwellings except as specified under permitted uses.
8. Hotel, motels, boarding or rooming houses, lodging house, tourist home, trailer court or park, bungalow court.
9. Institutions for the housing, care or treatment of sick, indigent, aged or adolescent purposes.

SECTION 39.4 HEIGHT
No building or structure, or part thereof, shall be erected, or altered to a height exceeding 100 feet.

SECTION 39.5 PLOT SIZE
There shall be no minimum required size of plot.

## SECTION 39.6 YARDS

Every plot shall be provided with the yards required under Sections 3.32 and 3.26.
*Amended 11/10/61

## *ARTICLE XL GENELLAL INDUSTRIAL M-3 DISTRICTS

The following regulations shall apply in all M-3 Districts:

SECTION 40.1 PURPOSE OF DISTRICT
The M-3, General Industrial District, is intended primarily for the larger and heavier types of manufacturing uses which normally have no serious effects upon contiguous non-residential areas. In order to minimize conflict and to preserve the General Industrial areas for intended uses, certain residential and institutional uses are not permitted therein.

## SECTION 40.2 USES PERMITTED

No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in M-2 District.
2. Any of the following uses:

Brewing and distilling of malt beverages or liquors Bulk storage of petroleum and petroleum products Butane or propane manufacturing or storage Can manufacturing from metal, such as tin cans, or aluminum cans
Carpet manufacture, power looms
Celluloid or similar cellulose material manufacture or storage
Cleansing preparation manufacturing, such as soaps, detergents, cleansers, etc.
Concrete batching or mixing plant
Concrete products manufacture
Cotton gin
Cotton oil plant
Cotton seed product manufacture
Dredging base
Dry ice manufacturing
Fertilizer compounding from dry, non-odorous materials
Furniture manufacturing, not elsewhere permitted
Glass products from previously manufactured glass
Magnetic wire manufacturing

Oil compomaline involvine inflamable materials, such as oil, lacquer, shellac, etc., except as incidental to other business
Pottery manufacturing, not elsewhere permitted
Salt works
Septic tank service
Soap manufacturine
Vegetable oil manufacturing or refining
Veneer or plywood plant
*Fertilizer compounding from liquid, non-odorous materials **Feed, flour and írist milling
3. Any use not prohibited by Section 40.3, not prohibited by other resolutions or by law, and not listed as permissible only in an M-4 or an M-5 District.
4. Accessory uses and structurcs, including living quarters accessory to a perinitted use.
***5. Docks and docking of boats and ships for loading and unloading. Storage, repair and building of boats not over 120 feet in length.

## SECTION 40.3 USES PROHIBITED

1. Dwellings except as accessory to a permitted use.
2. Hotels, motels, apartment hotels, rooming, boarding or lodging houses, villas, bungalow courts.
3. Institutions for the housing, care or treatment of sick, indigent, aged, adolescent or other persons.
4. Any use which produces effects upon contiguous property in the form of noise, odor, vibration, smoke, particulate matter, glare, heat, or fire or explosive hazard to a degree equivalent to any use specified in the Zoning Resolution as first permitted in an M-4 or $1 /-5$ District.

SECTION 40.4 HEIGITT
No building or structure or part thereof shall be erected or altered to a height exceeding 150 feet.

SECTION 40.5 PLOT SIZE
Every plot utilized for a use first permitted in an M-3 District shall not be less than 100 feet in width and 10,000 square feet in area.

SECTION 40.6 YARDS
Every plot shall be provided with yards required under Sections 3.32 and 3.26.
*Amended 9/16/66
**Amended 11/18/66
***Amended 6/10/66

## *ARTICLE XLI LIMITED HEAVY INDUSTRIAL M-4 DISTRICTS

The following regulations shall apply in all M-4 Districts:
SECTION 41.1 PURPOSE OF DISTRICT
The $M-4$, Limited Heavy Industrial District, is intended to apply to areas situated within an industrial section, which because of location, access, transportation and relation to other industrial areas, can be appropriately utilized for heavier types of industry which would not be suitable for M-3 Districts.

## SECTION 41.2 USES PERMITTED

No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Any use permitted in an M-3 District.
2. Any of the following uses:

Asphalt paving plant
Abrasive products manufacturing
Bag cleaning
Brick, tile, terra cotta manufacturing
Carnival, circus, circus quarters, menagerie, or keeping wild animals
Creosote manufacture or treatment
Fish smoking, curing, or canning
Foundry
Freight classification yard
Grain processing and storage except as incidental to feed and seed business
House wrecking yards; used building materials yard
Junk yards; automobile wrecking yards
Livestock auction
$0 i 1$ reclamation
Poison or sperm oil manufacturing
Potash manufacture
Pyroxlin and Pyroxlin products manufacturing
Rock, sand, gravel, or soil--excavation, removal, storage, crushing, screening, mixing with oils or asphalt

Sawnill
Shipyard
Slag crushing
Storage of poisonous gases except as incidental to exterminating business
Wool pulling or scouring
3. Accessory uses and structures, including living quarters accessory to a permitted use。

## SECTION 41.3 USES PROHIBITED

The permissible uses enumerated in Section 41.2 above, shall not be construed to include, either as a principal or accessory use, any of the following which are listed for emphasis:

1. Dwellings except as accessory to a permitted use。
2. Hotels, motels, apartment hotels, rooming, boarding or lodging houses, villas, bungalows, courts, trailer parks.
3. Institutions for the housing, care or treatment of sick, indigent, aged, adolescent or other persons.

## SECTION 41.4 HEIGHT

No building or structure or part thereof shall be erected or altered to a height exceeding 150 feet.

SECTION 41.5 PLOT SIZE

1. Every plot utilized for a use first permitted in an M-3 District shall not be less than 100 feet in width and 10,000 square feet in area.
2. Every plot utilized for a use first permitted in an M-4 District shall not be less than 200 feet in width and 40,000 square feet in area.

## SECTION 41.6 YARDS AND SEPARATION

1. Every plot shall be provided with yards required under Sections 3.26 and 3.32 .
2. No portion of any land utilized for, or building occupied by a use first permitted in an M-4 District shall be located within

300 feet of any residentially-zoned property or any property zoned in an A-1 or A-2 District, provided that this separation requirement shall not apply to accessory uses which are permissible in M-3 or more restricted districts as principal uses.
3. Any land, building or structure utilized for a use first permitted in an M-4 District shall be located at least 50 feet from all plot lines, provided that this 50-foot setback area may be utilized for accessory uses, buildings and structures permitted in an M-3 or more restricted district.

## *ARTICLE XLII HEAVY INBUSTRIAL M-5 DISTRICTS

The following regulations shall apply in all M-5 Districts:
SECTION L2.1 PURPOSE OF DISTRICT
The $M-5$, Heavy Industrial District, is intended to apply to areas which presentily ar in the future will be embedded in or surrounded by other kinds of industrial districts, and which areas will be suitable for the heaviest types of industry. Such areas are not compatible with residential uses and must be well separated therefrom in order to minimize any possible objectionable effects.

SECTION 42.2 USES PERMITTED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following uses:

1. Any use permitted in an M-4 District.
2. Any of the following uses:

Abattoir or slaughterhouse
Acid (corrosive) manufacturing, including hydrochloric, nitric, picric, sulphurous, and sulphuric
Alkaline products manuf'acturing, not elsewhere permitted
Ammonia, chlorine or bleaching powder manufacture
Asphalt manufacturing or refining
Blast furnace
Blooming mill
Bone distil.lation
Cement, lime, gypsum, or plaster of paris manufacture Chemical manufacturing, not elsewhere permitted
Coke oven
Drop forge
Drilling, production, or refining of petroleum products Distillation of coal, tar, petroleum refuse and similar materials
Extraction of animal or fish oils
Fertilizer manufacturing, not elsewhere permitted Garbage, offal, dead animal refuse, rancid fats; incineration, reduction or storage of
Glue, size, or gelatin manufacturing where process includes refining or recovery from fish, animal refuse, or offal $\approx$ Amended 9/13/63

Gunpowder, fireworks, or explosives manufacturing
Paper and/or pulp mills
Radium extraction
Rendering plant
Rolling mill
Rubber manufacturing from raw materials
Smelting or refining ores
Steel manufacturing by Bessemer, open hearth, or other process Stock yards or feeding pens
Sugar refining
Tanning, curing, or storage of raw hides, except as incidental to taxidermy
Tire and/or tube manufacturing
3. Any use not prohibited by Section 42.3, and not prohibited by law or by other resolutions.
4. Accessory uses and structures, including living quarters accessory to a permitted use.

SECTION 42.3 USES PROHIBITEIS

1. Dwellings except as accessory to a permitted use.
2. Hotels, motels, apartment hotels, rooming, boarding or lodging houses, villas, bungalow courts.
3. Institutions for the housing, care or treatment of sick, indigent, aged, adolescent or other persons.

SECTION 42.4 HEIGHT
No building or structure or part thereof shall be erected or altered to a height exceeding 200 feet.

## SECTION 42.5 PLOT SIZE

1. Every plot utilized for a use first permitted in an Mi-3 District shall not be less than 100 feet in width and 10,000 square feet in area.
2. Every plot utilized for a use first permitted in an M-4 District shall be not less than 200 feet in width and 40,000 square feet in area.
3. Every plot utilized for a use first permitted in an M-5 District shall be not less than 400 feet in width and 4 acres in area.

## SECTION 42.6 YARDS AND SEPARATION

1. Every plot shall be provided with yards required under Sections 3.26 and 3.32.
2. No portion of any land utilized for, or building occupied by a use first permitted in an M-4 District shall be located within 300 feet of any residentially-zoned property or any property zoned in an $A-1$ or $A-2$ District, provided that this separation requirement shall not apply to accessory uses which are permissible in M-3 or more restricted districts as principal uses.
3. Any land, building or structure utilized for a use first permitted in an M-4 District shall be located at least 50 feet from all plot lines, provided that this 50-foot setback area may be utilized for accessory uses, buildings, and structures permitted in an M-3 or more restricted district.
4. No portion of any land utilized for, or building occupied by a use first permitted in an M-5. District shall be located within 600 feet of any residentially-zoned property or any property zoned in an A-1 or A-2 District, provided that this separation requirement shall not apply to accessory uses which are permissible in M-3 or more restricted districts as a permissible use.
5. Any land, building or structure utilized for a use first permitted in an M-5 District shall be located at least 100 feet from all plot lines, provided that this 100-foot setback area may be utilized for accessory uses, buildings and structures permitted in an $\mathrm{M}-3$ or more restricted district.

## *SECTION 43.1 COMMERCIAL VEHICLE PABKING

1. The following regulations shall apply to the parking or storage of commercial vehicles on private residentiallyzoned property.
a. In all residential districts:
**No commercial vehicle bearing a florida "CV" license plate, or which would require a "CV" license plate if licensed in the State of Florida, shall be parked or stored on any private property located in an $\mathrm{R}-1 \mathrm{~A}$, $\mathrm{R}-1 \mathrm{~B}, \mathrm{R}-1 \mathrm{C}, \mathrm{R}-\mathrm{lT}, \mathrm{R}-1 \mathrm{P}, \mathrm{K}-2, \mathrm{R}-2 \mathrm{P}, \mathrm{R}-3, \mathrm{R}-4, \mathrm{R}-5, \mathrm{R}-6$, $\mathrm{T}-1, * * * \mathrm{D}-1, * * * \mathrm{E}-1, * * * \mathrm{R}-2 \mathrm{U}, * * * \mathrm{R}-3 \mathrm{U}$ or $* * * \mathrm{R}-4 \mathrm{U}$ District.
b. Permitted non-residential uses:

Permitted non-residential uses may utilize and park on their premises such commercial or other vehicles as may be necessary and customary for such uses, but this provision shall not be construed to permit the parking or storage of school buses for private or parochial schools.

2****Commercial vehicles, other than those accessory to a permitted use, shall not be parked or stored on any property located in a $\mathrm{B}-1, \mathrm{~B}-2, \mathrm{~B}-2 \mathrm{~A},{ }^{*} \mathrm{~A}_{\mathrm{A}} \mathrm{B}-2 \mathrm{~B}$ or $\mathrm{B}-3$ District, provicied that a plot occupied as a service station may have stored thereon not over three non-accessory commercial vehicles, bcaring a valid Florida commercial vehicles license or which would require such a license plate if licensed in the State of Florida, except commercial vehicles which would require a Florida GW license.

## SECTION 43.2 COMMERCIAL BUSINESS IN PRIVATE GARAGE

No commercial business concerned with motor vehicles shall be conducted in a private or community garage. Space in a private or community garage shall not be leased for storage or use by a commercial vehicle.

SECTION 43.3 JUNK YARDS
The following regुulations shall apply to all junk yards:


1. The area of land to be so used sthall not be less than 20,000 square feet nor more than 100,000 square feet.
2. No autonobile or vehicle not in running condition, nor machinery or other junk or scrap shall be located either for storage or dismantling, within 300 feet of any residential district, within 50 feet of the front street line nor within 30 feet of any side street line or other property line of the plot to be so used.
3. The entire area occupied by a junk yard shall be surrounded by a substantial, continuous masonry, wooden or metal. Fence or wall 8 feet in height without openings except for entrance and exit, which openings shall be equipped with unpierced gates.

SECTION 43.4 HOUSE TRAILERS
The following regulations shall apply to house trailers:

1. A house trailer shall not be considered to be permissible as an accessory building.
2. No person shall park, store or occupy a house trailer for living purposes except:
a. In an approved trailer park.
*b. On a parcel of land, not less than 10 acres in area, which is zoned agricultural and which is used primarily for the frowin's of fruit, vegetables, produce, sod or crops, and where the use of the house trailer is accessory to such agricultural use.
c. For a period not in excess of six months on property fur which a buildinis pernit for the construction of a permanent dwelling has been obtained, which construction is actively carried forward to completion within the aforesaid six months.
**d. On property which is zoned R-1T, a house trailer mas be occupied as a single-family dwelling, provided the plot conforms to all of the requirements of the Zoninis Resolution.
3. A house trailer may be used as a temporary office or sinelter incidental to construction on, or development of the premises on which the trailer is located.

* Amended 11/18/66
**Amended 3/13/59

4. Except as hereinbefore provided, no house trailer shall be parked or stored on residentiallymzoned property except in a garage or other accessory building.

## SECTION 43.5 MOVING OF BUILDINGS

No building or structure shall be moved from one plot or premises to another unless such building or structure shall thereupon be made to conform with all the provisions of this Resolution relative to buildings or structures hereafter erected upon the plot or premises to which such building or structure shall have been moved.

## SECTION 43.6 VEHICULAR DRIVEWAYS

Wherever vehicular entrances and exits are involved, the number, size and distance apart of entrances and exits and the specific design thexeof shall comply with the extablished standards and requirements of the State Road Department where a State or Federal highway is effected, and with the standards and requirements of the Broward County Engineer in the case of all County Roads or local streets. Where both State and County roads are involved, the higher standards shall apply。

SECTION 43.7 GRADE OF BUILDINGS

* The top surface of all floors of residential buildings shall be not less than 18 inches, and of non-residential buildings shall be not less than 6 inches, above the highest point of the crown of all streets adjacent to the plot upon which such buildings are located.

[^16]
## ARTICLE XLIV SERVICE STATIONS

The following regulations shall apply to the location, design, construction, operation and maintenance of service stations:

SECTION 44.1 SIZE OF PLOT
A plot to be occupied by a service station shall be not less than 100 feet in width and 100 feet in depth.

SEETION 44.2 LOCATION OF SERVICE STATIONS
*1. DISTANCE BETWEEN SERVICE STATIONS:
There shall be a minimum distance of 750 feet, shortest airline measurement, between the nearest points on any two plots occupied or to be occupied for service station purposes, provided that this separation requirement shall not apply to a plot located at the intersection of two or more streets.

## 2. DISTANCE TO PUBLIC PLACE:

There shall be a minimum distance of 250 feet, shortest airline measurement, between the nearest point.s on any plot to be occupied for service station purposes and any plot occupied for a church, playground, playfidd, hospital, elementary or high school。

SECTION 44.3 CLEARANCES REQUIRED
l. Gasoline pumps shall be located not less than 12 feet from any street line and not less than 10 feet from any other property line。
2.i-i No gasoline pump shall be located within 25 feet of any prom perty which is residentially zoned.

SECTION 44.4 PROTECTIVE WALL
There shall be a masonry wall or masonry fence of good quality and decorative design, which shall effectively screen against direct view and which shall be properly maintained on all property lines other than street lines of a plot occupied as a service station. Such wall or fence shall be 3 feet 6 inches in height and shall be continuous and unpierced, except that on an alley line there may be a 3 foot opening which is closed by a substantial gate when the opening is not in use.

The above-described wall or fence shall not be required where the plot abuts non-residentially-zoned property provided a proper waste receptacle is maintained and used which effectively conceals refuse and rubbish from public viewo

* Amended 7/14/61
** Amended 3/13/59

There shall be not more than two driveways for entrance and exit to a service station for each 100 feet, or major fraction thereof, of plot frontage on any street. Driveways shall be not over 42 feet in width at the street line and there shall be at laast 10 feet of landscaped area between any two driveways. Measured along the street line, driveways shall be at least 10 feet from a private property line or alley line. On a corner plot, all driveways shall be at least 10 feet from the inter section of the street lines or from the intersection of the street lines produced。

SECTION 44.6 LIGHTING
All lights and lighting on a service station shall be so designed and arranged as to not cause a direct glare into residento iallymzoned property。
*SECTION 44.7 STORAGE OF FLAMMABLE LIQUIDS

1. All gasoline, benzene, diesel fuel, naptha or other volatile flammable liquids stored incidental to the operation of a service station, shall be kept in underground tanks.
2. The total capacity of tanks and storage facilities for flammable liquids incidental to the operation of a service station shall not exceed 15,000 gallons.

## *ARTICLE XLV <br> ALCOHOLIC BEV $2 R A G E$ ESTABLISHMENTS

The following regulations shall apply to the location, design, construction, operation and maintenance of all places or establisho ments where alcoholic beverages are sold or dispensed, and shall be in addition to other requirements or limitations of the Zoning Resolution:

## SECTION 45.1 SEPARATT ON REQUIREMENTS

1. Establishments for the sale of alcoholic beveraces shall be located at least 500 feet from any other such establishment, the required 500 foot separation being measured from main entrance of one establishment to the main entrance of another establishment along the shortest possible line falling entirely within public streets. The preceding separation requirement shall not apply where one of the two establishments is:
a. An establishment incidental tos and within a portion of a building used for a bonafide restaurant seating at least 100 patrons at tables。
b. An establishment incidental to and within a building used as a hotel with at least 50 rental sleeping rooms and where the entrance to the establishment is within the hotel portion of the building and there is no direct entrance to the establishment from the exterior.
c. An establishment incidental to and within a bona fide nonmprofit private club where only members and their guests are served.
2. Establishments for the sale of alcoholic beverages shall be located not nearer to any church or public, private or parochial, elementary or high schools than 300 feet airline measurement or 1500 feet measured along the shortest possible line lying entirely within public streets, both measurements being between the nearest entrance to the alcoholic beverage establishment and the nearest point on the plot occupied by the church or school, provided that the aforesaid separation requirement shall not apply to:
a. An establishment incidental to and within a portion of a building used for a restaurant, seating at least 200 patrons at tables within an area of not less than 4000 square feet.
b. An establishment incidental to and within a portion of a building used as a hotel with at least 100 rental sleeping rooms and where the entrance to the establishment is within the hotel portion of the building and there is no direct entrance to the establishment from the exterior.
©．An establishment incidental to and within a bona fide noneprofit private club wherein only members and their guests are served。

## SECTION 45.2 LIMITATIONS AND QUALIFICATIONS

In order to qualify for the exemptions and modifications provided for separation of alcoholic beverage establishments in Section $45 . l_{\text {g }}$ establishments in hotels and restaurants shall further conform to the following requirements：

1．HOTELS：There shall be no show windows display，sign or other indication of the existence or location of the establishment visible from the exterior of the building other than a lounge sign and／or a sign indicating dancing and entertainment．There shall be no bar，cocktail，beer． wine，liquor or similar sign visible from the exterior of the building。

2．RESTAURANTS：There shall be no show windows display，sign or other indication of the existence or location of the establishment visible from the exterior of the building other than a lounge sign and／or sign indicating dancing and entertainment．There shall be no bar，cocktail，beer： wine，liquor or similar sign visible from the exterior of the building。

3．PRIVATE CLUBS：There shall be no show window display or sign indicating the existence or location of the establish ment visible from the exterior of the building，nor shall there be any sign indicating sale of alcoholic beverages visible from the exterior of the building．

SECTION 45.3 DEFINITIONS
For the purposes of this Article，the term church shall mean an edifice designed and／or arranged for religious services，on land held in fee or on long term lease by an organized group，which group utilize such edifice for regular and continuing religious services．

For the purposes of this Article，the term restaurant shall mean an enclosed building wherein hot food prepared on the premises is available to and is regularly served to patrons seated at tables at all times that alcoholic beverages are served。

SECTION 45.4 APPLICATION TO NEW CHURCHES，SCHOOLS
Where an establishment for the sale of alcoholic beverages is located in conformity with the provisions of this Article，the subm sequent locating of a church or school in the proximity of such existing establishment shail not be construed to cause such esta．－ blishment to be in violation of this Article。

## SECTION 45.5 BEER AND WINE PACKAGE STORES

There shall be no separation requirement or limitation applicable to the location of places for the sale of beer or wine for consumption off the premises.

SECTION 45.6 EXISTING_ESTAELISHMENTS
The provisions of this Article shall not be construed to be retroactive, and any existing establishment for the sale of alcoholic beverages which conformed to the regulations in effect when such establishment was establsihed, shall not be rendered illegal or in violation through the adoption of these regulations.

## SECIION 46.1 SCOPE

The provisions of this Article shall govern the number, size, location and character of all sions which may be permitted either as main or accessory use under the terms of this Resolution. No signs shall be permitted on a plot either as a main or accessory use except in accordance with the provisions of this Article.

## SEC'SION 46.2 SNIPE SIGNS

Snipe signs shall not be permitted at any location within the unincorporated areas of Broward County.

## SECTION 46.3 POLITICAL SIGNS

No political signs, advertisements, handbills, snipe signs, or billboards shall be placed on property owned or used by Broward County or by other governmental agencies or units in the unincorporated areas of Broward County.

## SECTION 46.4 CLEAN SIGN MATTER REQUIRED

No sign of any character, including any sign advertising the exact nature and kind of business conducted on the premises, shall be permitted for the exhibition, by posting, painting or in any manner displaying of any statement, word, character or illustration of any obscene, indecent or immoral nature.

SECTION 46.5 ADVERTIISING SIGNS PROHIBITED

* Advertising signs of any type or size shall not be permitted as a main or accessory use in any zoning district except as provided in this Article for $A-1, A-2, A-3, A-4, A-5, A-6, A-7, * * A-3, B-2$, $\mathrm{B}-2 \mathrm{~A}, \mathrm{~B}-2 \mathrm{~B}, \mathrm{~B}-3, \mathrm{C}-1, \mathrm{M}-1, \mathrm{M}-2, \mathrm{M}-3, \mathrm{M}-4$ and $\mathrm{M}-5$ Districts.

SECTION 46.6 SIGNS IN AGRICULTURAL DISIRICTS
*The following regulations shall apply to all signs on a plot in an $A-1, A-2, A-3, A-4, A-5, A-6, A-7$ and $* \star_{A}-8$ District:

1. Service signs and advertising signs shall be permitted subject, however, to the provisions of this Section and Sections 46.5 and 46.19.
2. There may be one non-illuminated sign on a dwelling unit indicating the name of the occupant and a permitted home occupation, such sig̣n being a wall or ground sign not exceeding 12 square feet in area.
3. There may be one identification sign for each farm, ranch, Grove, nursery or other permitted agricultural use, such sign not exceeding 32 square feet in area for each 500 feet, or major fraction thereof, of street frontage of the property involved.

* Amended 9/11/64
**Amended 5/12/67

4. There may be a bulletin board not exceedinis 32 square feet in area for each church, hospital, club, library, museum, institutional or public building or publicly-owned or operated use, in addition to an identification sign not exceedins 32 square feet in area. The uses listed herein may each have one combination vertical and roof sicn , not exceeding 100 square feet in total area, 5 feet in projection beyond the wall or 10 feet in height above the roof.
5. There may be directional signs on a plot, none of such signs to exceed 12 square feet in area.
6. There may be trespassing or caution signs on a plot, none of such signs to exceed 12 square feet in area.
7. No ground sign shal. 1 exceed 25 feet in over-all height above the ground or grade of the adjacent road, whichever may be higher.

## *SECTION 46.7 SIGNS IN R-1 AND D-1 DISTRICTS

**l. The following signs shall be permitted on a plot in an $\mathrm{R}-1 \mathrm{~A}$, R-1B, R-1C, R-1T, ***R-1P, D-1 or $* * * E-1$ District:
a. One non-illuminated real estate sign not over 6 square feet in area advertising the sale or rental of the premises upon which it is located. Such sign shall be a wall or ground sign.
b. One non-illuminated wall or ground sign not over 2 square feet in area to prohibit trespassing, for safety or for caution.
c. On a plot containing a permitted non-residential use, other than an accessory use, there may be one identification wall sisn not over 12 square feet in area and one bulletin sign not over 32 square feet in area, on each street side.
d. Two non-illuminated, subdivision or project, ground signs each having an area not over 128 square feet will be permitted on a subdivision while under development to advertise the sale of lots or new houses, provided such subdivision has an area of at least 3 acres.
e. No sign shall be of the animated roof or projectinct type. The overall height of any ground sign shall not exceed 4 feet above the ground, except that a bulletin sign or subdivision sign may extend to a maximum height of 12 feet above the ground.

Amended $1 / 13 / 67$
Amended $1 / 13 / 67$
Amended 5/12/67

SELIION 46.8 SIGNG IN $R-2, ~ R-2 U$ AND *R-2P UISTRIOTS
The following signs shall be permitted on a plot in $R-2, R-2 U$ and $*_{R}-2 P$ Districts:

1. Signs as permitted in Section 46.7.
**SESTION 46.9 SIGNS IN R-3 AND R-3U DISTRICTS
2. The following signs shall be permitted on a plot in an $\mathrm{R}-3$ and $\mathrm{K}-3 \mathrm{U}$ Districts:
a. Signs as permitted in Section 46.7.
b. One non-illuminated identification wall or ground sign not exceeding 6 square feet in area for a rooming house.
c. One wall sign not exceeding 32 square feet in area on each street side, to identify a multiple dwelling or other permissible use.
d. One wall or ground sign not over 6 square feet in area to advertise a doctor, dentist, nursery school or child care center.
3. No sign shall be of the animated, projecting or roof type. Ground sisns permitted in Sub-paragraphs (b) and (d) shall not exceed 5 feet in over-all height above the ground.
***SECTION 46.10 SIGNS IN R-4 and R-4A DISTRICTS
The following signs shall be permitted on a plot in an $\mathrm{R}-4$ and $R-4 A$ District.
4. Signs as permitted in Section 46.9.
5. A wall sign not over 64 square feet in area to identify a permissible use.

SECTION 46.11 SIGNS IN R-5 AND R-6 DIS'TRICTS
The following signs shall be permitted on a plot in an R-5 or R-6 District:

1. Signs as permitted in Section 46.10.
2. Where the main use of the premises is a hotel, motel, apartment, villas, bungalow court or any combination thereof, the following signs shall be permitted to advertise such main use.
a. One ground sign which may have two faces each not over 300 square feet in area, not over 25 feet in overall height above the ground. Such a sign may be located
ir a required front yard or stroct side yard, lut sazi. not oxtend nearer then 10 feat to any street iinc or Base Buildinp lino.
b. A pylon sicrn which may have two faces each not over 300 square feet in aros and not oxtending more than 25 feet above the roof line of the main building.
c. $\Lambda$ combination verticul and roof sign which shall not oxceod a total area of L 00 square foet on olther face or a heicht of 15 feot above the roof line for a onestory building, and a total area of 800 square feet on either face or a height of 30 feet above the roof line for a building over ono-story in hoight. Such signs shall not project more than 4 foet beyond the building wall.
d. A wall sien not exceeding 400 squaxe foet in area for a one-story building, with an additional 100 square feot of aroa permitted for each story above the first story.
3. One wall sign not over 32 square feet in area may bo used to advortise the special accessory uses permittod in section 27.2, Paragraph 1.

SECTION 46.12 SIGNS IN T-I DISTRICTS
The following signs shall be permitted on a plot in a T-I District:

1. Directional signs, each of which shall not oxceod 12 square foot in aroa.
2. Trespassing, and warning, sigris, oach of which shall not exceod 12 square foet in apea.
3. One ground sien which may have two faces aach not over 150 square feet in area, and not excoeding 20 foot in cvor-ail height above the ground.
4. One wall sien, not exceeding 50 square fot in apea, on an accessory building as permittod in Soction 29.3

SECTION 46.13 SIGNS IN B-1 DISTRICTS

1. The following signs shall be permitted on a plot in a B-l District:
a. Signs as permitted in Section 46.10
b. Ground signs each not over 100 square ioet in area and not oxcoeding 12 foet in overall hodeht above the ground.
c. Wall sifens not excoorinn; $20 \%$ of the area of the wall upon which they are placed.
d. Marquee si.sns, provided such sirns shall not extend beyond the marquee and shall not exceed 4 feet in height.
e. Combination vertical and roof siyn, provided that such signs shall not exceed 100 square feet in area, shall not extend more than 4 feet from the building wall and shall not extend more than 5 feet above the roof.
2. No advertising, animated, projecting or roof signs shall be permitted in a B-l District except as specified in subparagraph l. (e.) above.
3. The agrregrate area of all signs on any buildings or promises shall not exceed 4 square feet in area for each foot of frontage of the buildings displayins such sisgns, or 2 square feet for each foot of frontage of the property occupied by such buildings or devoted to such use, whichever is the greatest.
*4. No signs shall be placed within 50 feet of any residentiallyzoned property in an $\mathrm{R}-1 \mathrm{~A}, \mathrm{R}-1 \mathrm{~B}, \mathrm{R}-1 \mathrm{C}, \mathrm{R}-1 \mathrm{~T}, \mathrm{R}-1 \mathrm{P}, \mathrm{R}-2, \mathrm{R}-2 \mathrm{P}$, $\mathrm{R}-3, \mathrm{R}-4, \mathrm{R}-4 \mathrm{~A}, * * \mathrm{E}-1, * * \mathrm{D}-1, * * \mathrm{R}-2 \mathrm{U}$ or $* * \mathrm{R}-3 \mathrm{U}$ District.

SECTION 46.14 SIGINS IN B-2 DISSRICTS
The following signs shall be permitted on a plot in a B-2 District:

1. Signs as permitted in Section 46.13.
***2. Wall, ground, roof and pylon signs, provided that the maximum height of a roof sign above the roof shall not exceed either 25 feet above the roof or the height of the buildings above the $\{$ round, and no roof sign shall obstruct light or air of adjacent property.
2. Marquee signs.
3. Combination vertical and roof signs, provided that such si;yns shall not exceed 200 square feet in area for a one-story building plus an additional 50 square feet of area for each story above the first story, shall not extend more than 4 feet from the building wall and shall not extend more than 15 feet above the roof.
4. Advertisins signs subject to Section 46.19 .
*6. No sisf shall be placed within 50 feet of any residentiallyzoned property in an $R-1 A, R-1 B, k-1 C, R-1 T, R-1\}, k-2, R-2 P$, $R-3, R-4, R-4 A, * * E-1, * * D-1, * * R-2 U$ or $\star * R-3 U$ vistrict. iNC ground sign shall exceed 25 feet in overall height above the ground.

## *SECTION 46.15 STGNS IN $B-2 i A N D ~ B-2 B$ UISTRICNS

'The following signs shall be permitted on plots in B-2A and $B-2 B$ Districts:

1. Signs as permitted in Section 46.14.

SECTION 46.16 SIGNS IN B-3 UISTRICTS
The following signs shall be permitted on a plot in a B-3 District:

1. Signs as permitted in Section 46.14.
**2. Roof signs provided that the maximum height of a roof sign above the roof shall not exceed either 25 feet above the roof or the height of the building, and no roof sign shall obstruct light or air to adjacent property.
2. Vertical projecting signs extending not over 5 feet beyond the wall.
3. Advertising signs subject to Section 46.19.
***5. No sign shall be placed within 50 feet of any residentially zoned property in an $\mathrm{R}-1 \mathrm{~A}, \mathrm{R}-1 \mathrm{~B}, \mathrm{R}-1 \mathrm{C}, \mathrm{R}-1 \mathrm{~T}, \mathrm{R}-1 \mathrm{P}$, $\mathrm{R}-2, \mathrm{R}-2 \mathrm{P}, \mathrm{R}-3, \mathrm{R}-4, \mathrm{R}-4 \mathrm{~A}, ~ * * * * \mathrm{E}-1, * * * * \mathrm{D}-1$, $* * * * \mathrm{R}-2 \mathrm{U}$ or $\star * * * R-3 U$ District. No ground sign shall exceed 25 feet in overall height above the ground.

SECTION 46.17 SIGNS IN C-1 DISTRICTS

1. Signs as permitted in Section 46.16.
*SECTION 46.18 SIGNS IN $M-1, M-2, M-3, M-4$ AND $M-5$ DISTRICTS
The following signs shall be permitted on a plot in an $\mathrm{M}-1$, M-2, M-3, M-4 and M-5 District:
2. Signs as permitted in Section 46.16.

## SECTION 46.19 ADVERTISING SIGN REGULATIONS

Advertising signs, where permitted, shall be subject to the following limitations and requirements:

1. HEIGHT: The top of any such signs shall not be higher than 25 feet above the grade of either the plot or the nearest street right-of-way, whichever may be higher, and in no case shall double-decker signs be permitted.
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* smended 9/11/64
** Amended 3/13/59
*** Amended 11/10/61
****Amended 5/12/67
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 froct in nn A-1 lisistricis, or 300 foot fin uny otara listrict, Lo another advertisine sim alone tro anc sicio of a comrion right-of'wey, oxcopt as horolnatter provided. Two or more advortisinis siens may bo crompod back to back, or in a sinf:le "V" havine an inclinod ancle not wreater than 30 degreos, at a sinclolocation. The acerccate aroa of such siens at a singer location facinc cenerally in cither direction shail not excoed 500 square feet and any such groupine of signs shall not exceed 50 feet in length. These limitations on spacing shall not apply to wall signs each of which is not over 32 square feet in area.
3. SIZE: No advertising sigen shall exceed 50 feet in length or 500 square feot in area.
4. SIPPARATION:
a. No advertising signs shall be locater or placed so as to face a plot on the same street, occupied by a church, public school, public park or playground, beach, civic or scenic area, or cemetery, nor nearer to such uses than 200 feet alonf a common richt-ofway line:
b. No advertising sicn shall be Iocater in any required yarr or setback area. No advertisines siçn shall be located so that any part of such sien extends nearer to a street line than any building on contiguous property, which building is within 100 feet of such sign。
c. No advertising sign shall be located closer than 30 feet to the intersection of any two street lines.
d. No advertising sign shall bo located nearer than 50 feet to any rosidential zone measured along a common richt-of-way.
36. No advertising sign shall bo located within 660 feet of the richt-of-way of the Sunshine state Parlway, oxcopt as hereinaftor spocifiod, provided, howover, that this requiroment shall not apply to aivertisine, signs erected prior to June 20, 1950.

Advertising siens conformine to all rpllic:jse provisions of the 7onilue Resolution may bo encted within 660 feet of the richt-of-way of the Sunshine State Parkway fif such signs are placur on property abutting a street which crosses the parlcway and are locater within 100 feet of the rifht-of-way of such street.

## SECTIUN 46.20 STRIP LIGATMAS

1. istrip Li\&hting used solely to outline a structure except sisn structures, or any part thereof, shall be considered to be and shall be regulated as a form of advertisement. Strip lighting as above definer shall be regulated by the provisions of this Section and shall not be construed to be subject to other limitations of this Article for area, size, character or number of signs.
*2. Strip lightins shall be prohibited in $R-1 A, R-1 B, R-1 C, k-1 T$, $\mathrm{K}-1 \mathrm{P}, \mathrm{R}-2, \mathrm{~K}-2 \mathrm{H}, \mathrm{R}-3, \mathrm{R}-4, \mathrm{R}-4 \mathrm{~A}, \mathrm{r}-1, * * \mathrm{D}-1, * * \mathrm{R}-2 \mathrm{U}, * \mathrm{~K}_{\mathrm{R}}-3 \mathrm{U}$ and **B-1 Districts.
$* * * 3$. In the $R-5, R-6, B-i, B-2, * * B-2 A$ and $* * B-2 B$ Districts, strip lighting shall be limited tc a total footage equivalent to the length (or width) of the building along the street frontage (including any offset thereof). The size of the tubing shall not exceed 15 millimeters ( 15 MM ) and any transformer for strip lighting shall not be larger than 30 milamperes ( 30 MA ).
*4. In the $B-3, C-1, M-1, M-2, M-3, M-4$ and $* * M-5$ Districts, strip lighting shail be limited to a total footage equivalent to twice the lensth (or width) of the building along the street frontage (including offsets thereof). Size of the tubing and transformer shell not be limited.
2. Neon strip lighting ancl/or streamer lights shall be prohibited above the roof level of any building, except as part of a permitted roof sign.
***SECTION 46.21 ILLUMINATLON OF SIGNS
Neon-type signs shall be prohibited in the $k-1 i, k-1 B, K-1 C$, $\mathrm{R}-1 \mathrm{~T}, \mathrm{R}-1 \mathrm{P}, \mathrm{K}-2, \mathrm{R}-2 \mathrm{P}, \mathrm{R}-3, \mathrm{~K}-4, \mathrm{~K}-4 \mathrm{~A}, \mathrm{~S}-1, * * \mathrm{E}-1, * * \mathrm{D}-1, * * \mathrm{R}-2 \mathrm{U}$ and R-3U Districts. All signs permitted uncier this Article may be illuminated except wiere specifically permitted as non-illuminated signs.

SECTION 46.22 BUS BENCHES
Benches or shelters containing advertising and located on private property shall comply with all zoning regulations applicable to signs. SECTION 46.23 NON-CONFONMTNG STGNS

All non-conforming advertising signs, except as provided in Section 46.19 , Yaragraph $4(e)$, shall be removed, or shall be altered so as to conform to the provisions of this Article within 3 years of the effective date of these regulations.

SECTION 46.24 TEMPOLARY CONSTRUCTION SIGNS
Temporary construction project tround sisns may be erected on premises upon which there is an active building prorran underway,
subject to the following limitations and requirements, provided such signs shall not advertise the sale of the property upon which they are located:
*1. In R-1A, R-1B, R-1C, R-1T, R-1P, R-2, R-2P, $* * D-1$ and $* * R-2 U$ Districts, one such sign not exceeding 32 square feet area may be erected on each street side upon which the plot abuts.
2. In all other zoning districts, a single sign of not more than 500 square feet area will be permitted for each street front, each such sign not to exceed 25 feet in overall height above the ground or grade of the adjacent road, whichever is higher.
3. Such signs shall not be erected more than 60 days prior to beginning of actual construction of the project and shall be removed when construction is completed.
4. If a sign is erected as permitted hereunder, and if construction is not begun within 60 days after sign is erected or if such construction be not continuously and actively prosecuted to completion, said sign shall be removed.
5. No sign permitted under this Section shall be located closer than 15 feet to any private property lines.
*SECTION 46.25 SIGNS IN S-1 DISTRICTS
The following regulations shall apply to all signs on a plot in an $\mathrm{S}-1$ District:
***1. Signs as permitted in Section 46.7.
2. Directional, trespassing or caution signs shall be permitted, each of which shall be not over 16 square feet in area. Such signs may be of any type provided that no part of any such sign shall extend more than 6 feet above grade.
3. No signs shall be advertising or animated signs.
4. No strip lighting shall be permitted.
***5. No projecting or roof signs shall be permitted.
****SECTION 46.26 SANDWICH SIGNS PROHIBITED
Sandwich signs, meaning signs supported by or standing upon the ground or upon a paved or surfaced area, and not attached to the ground or paved or surfaced area, are prohibited and not permissible in the unincorporated areas of Broward County.

* Amended 6/12/59
** Amended 5/12/67
*** Amended 7/14/61
****Amended 2/11/66

Notwithstanding any other provision of this Article, a service station plot adjozning right of way occupied by a freeway and/or its incuess or egress ramps, may have not more than one ground sign exceeding 25 feet in overall height above the ground, subject to the following limitations:

1. The over-all height of such sign shall not exceed 60 feet above the ground.
2. Such sign shall be located at least 10 feet from all plot lines.
3. There shall be no copy, advertising symbols or sign face on such sign over 25 feet above the ground except a horizontal flat or skeleton letter sign not over 30 feet in horizontal dimension and 5 feet in vertical dimension.
4. Such sign shall have no illumination over 25 feet above the ground except on or in the sign limited and defined in Paragraph 3 preceding. Such illumination shall not be of the flashing, intermittent or color-changing type.
5. Such sign shall have no animated, rotating or moving parts over 25 feet above the ground.

## ARTICLE XIVII EXCAVATION REGULATIONS

The following regulations shall govern excavations and the filling of excavations:

## SECTION 47.1 DEFINITION

For the purposes of this regulation, EXCAVATION shall mean the digging, stripping or removal by any process of natural materials or deposits from their natural state and location, said materials and deposits to include rock, stone, minerals, shell, sand, marl, muck and soil, but not including sod. Excavation as used herein shall not include digging for foundations, fences, structures or incidental to construction work, wherein no materials are removed from the premises, except surplus not required for backfill or grading of the premises. Excavation shall not include the creation of canals, waterways, and lakes incidental to real estate subdividing and development.

* SECTION 47.2 PERMITS

1. A permit for new excavations shall be obtained from the Building and Zoning Department of Broward County.
2. After an original permit for an excavation has been issued, the Enforcing Officer shall issue a renewal permit for the continuance of the excavation in accordance with the original permit and plans, where the work has been conducted in accordance with such plans and with these regulations.
3. Within 30 days after the Zoning Resolution is adopted, owners or operators of existing excavations shall submit to the Enforcing Officer a plat showing their presently owned property adjacent to and forming a continuous property with the exista ing excavation area. The plat shall also show future right-of way lines and the final limits to which the owner or operator plans to carry excavations in said property. Such plats are to be kept for record, and the excavations indicated thereon will be exempt from the requirements of these regulations, with the following exceptions:
a. The owners or operators of excavations existing at the time this Resolution is adopted shall apply for an excavation permit with 30 days after this Resolum tion is officially adopted.
b. Section 47.6 "Location" and Section 47.7 "Protection" shall apply to excavations existing at the time this. Resolution is adopted.
4. Yearly renewals of the Excavation Permit shall be granted to the owners and operators of excavations existing at the time this Resolution is adopted, provided the applicable requirements are complied with.
5. Any extension, beyond the excavation Ilmits shown in each
plat required by Paragraph 3 of Section 47.2 to be filed with the Building and Zoning Department, shall be treated as a new excavation and shall, therefore, be subject to the full requirements of these regulations.

Where excavation has been discontinued for a period of 6 months or mores or has been abandoned, any renewal or rem sumption of excavation shall be required to be subject to a permit for a new excavation, and the issuance of such a permit shall be subject to all the requirements of this Article for a new permit.
*SECTION 47.3 PIANS AND SURVEYS
Applications for original permits shall be accompanied by the following:

1. A plot plan to show the property owned or controlled by the applicant with reference to streets, highways and contiguous platted areas.
2. Cross sections to show approximate elevation and grades at the final outside boundaries of excavation.
3. A final grading plan to show the ground elevations of the land imediately adjacent to the side of the excavation and all of bounding streets or roads.
4. Upon completion of the excavation, and when there is a question that the excavation is in accordance with the plans approved, a topographical survey may be required showing elevations and cross-sections of the final outside boundaries of each excavation at 100 -foot intervals.
5. The plans, maps, elevations and cross-sections required by this paragraph shall be made by a Surveyor-Engineer regis. tered as such by the state of Florida.
*SECTION 47.4 PERFORMANCE BOND
The applicant for a permit for an excavation shall post a performance bond which, proportionate to the extent of the excavation, shall not be less than Five Hundred nor more than Ten Thousand Dollars at the discretion of the County Commission, conditioned upon complete compliance with the regulations of Broward County pertaining to the initiation, conduct and completion of excavations in a manner conforming to the Zoning Resolution, within a period of not more than one year after the said excavation has been carried to the extent authorized by a valid permit, or after work on said excavation has been abandoned, or discontinued for a period of six months or more.

* Amended 7/14/61

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*SECTION 47.5 ZONING LIMITATIONS

1. The use of heavy machinery for extraction and removal of natural material or deposits is permissible where such removal has been approved and authorized by permit.
2. The land area exposed by the extraction and removal of natural material or deposits shall be left suitable for future use and development purposes in accordance with the final grading plan and in accordance with any zoning regulations applicable thereto.
3. New excavation shall be a permissible use only in a zoning district wherein such use is permissible under the Zoning Resolution, subject to the provisions of this Article.
4. An existing excavation for which a permit is issued pursuant to Section 47.2 may be continued and extended pursuant to such permit and shall not be construed to be a non-conforming use.
*SECTION 47.6 LOCATION
No excavation shall be allowed within 150 feet of the future right-of-way line for any street or highway, not within 50 feet of any private property line, provided, however, that an excavation may be extended to within not less than 25 feet of future right-of-way line for street, or not less than 25 feet of private property line if such excavation is clearly indicated on the plot for the excavation and the excavation is backfilled with suitable material to a distance not less than 150 feet from the future street or highway line, or not less than 50 feet from the private property line, as the case may be, provided, further, that the excavation, and slope if required, may commence at the common property line in the case of private property if waivers are secured from the abutting property owners.

N-WWithin the territory described in Section 3.39, Trafficway Frontage Setbacks, Paragraph 2, Territory for Setback Area Requirement, no excavation shall be allowed within 220 feet of the future right-of-way line of any trafficway as defined in Paragraph 6, Trafficways Defined, of the aforesaid Section 3.39; PROVIDED, however, that the excavation may be extended to within not less than 25 feet of said future right-of-way line, if such excavation is clearly indicated on the plot plan for the excavation and the excavation is backfilled with suitable material to a distance not less than 220 feet from the future right-of way line.

[^17]During the excavating operations, the premises shall be suitably posted with warning signs of such character and location as may be adequate to warn the public concerning possible hazards.
*SECTION 47.8 CONDUCT OF OPERATIONS

1. The grading, leveling and sloping of the final banks shall be on a progressive basis as the project develops and the excavation progresses.
2. If sand is encountered during excavation, the vertical cut at the final bank shall be modified in such a manner that the required perimeter slope of 1 . vertical to 5 horizontal will be sustained and maintained.
3. The property shall be staked along the property line and the top slope line in the portion of the final perimeter to which the excavation extends during the period covered by the yearly permit in effect. Stakes shall be maintained in proper fashion during said period so that the limits of excavation slopes and grade levels in said portion of the final perimeter may be easily determined and verified.
4. During the entire operation, dynamite shall not be used except in accordance with State Regulations.
5. The hours of operation shall be limited to the period between the hours of $7: 00$ AM and $6: 00 \mathrm{PM}$ on weekdays.
6. Every owner and/or operator of any excavation shall be insured to the extent of One Hundred Thousand Dollars ( $\$ 100,000,00$ ) against liability arising from any activities or operations incidental to excavation carried on or conducted pursuant to any permit or approval given for such excavation by Broward County.
7. All excavation access roads shall be well sprinkled to minimize dust. provided such sprinkling shall not be required 500 feet or more from a public street or highway.
*SECTION 47.9 CLEANING UP AND REHABILITATION
8. Upon completion of the project the property shall be dressed up so that it will be left in a presentable condition。
9. The perimeter of the excavation shall be properly backfilled and graded provided that a slope of one foot vertical shall be maintained for each three fett horizontal from the perimeter into a minimum depth of five feet of water at low water elevation。
*Amended 7/1.4/61.
10. Whenever excavation operations on any property shall have been completed, abandoned or permanently discontinued, then all plants, buildings, structures, (except fences) and equipment shall be entirely removed from such property and all stockpiles, topsoil, refuse or waste materials shall be removed, redistributed on the premises or backfilled within the pit, within one year after such completion. Provided, however, that the provisions of this paragraph shall not apply to any plants, buildings, structures, equipment or stockpiles whenever and so long as any rock, gravel or other materials shall be available from other properties for processing by or through any such plants, buildings, structures or equipment.
11. These provisions shall not apply to any portion of an existing excavation which was in existence at the time of the passing of these regulations.
*SECTION 47.10 FILLING OF EXCAVATIONS
Excavations may be filled if permit is obtained from the Building and Zoning Department, subject to the following conditions:
12. Applicant for permit and owner of property shall comply with such terms and conditions as may be required to prevent objectionable odors and to prevent the operation from becoming detrimental to the health, safety and general welfare of the adjacent neighborhood and which will prevent promiscuous dumping by unauthorized persons.
13. That a top dressing consisting of not less than one foot of clear fill shall be provided so that the property shall be in a clean, presentable and sanitary condition.
14. That the owner of the property, and the operator, shall post a bond in such amount as may be determined by the Enforcing Officer as necessary to insure compliance with the terms and conditions as may be established for the filling permit.
15. No permit shall be issued for, or excavation or other area filled with refuse, debris, junk, organic material or garbage unless such use conforms to all applicable zoning resolutions and conforms to any applicable regulation of the County Health Department.
*Amended 7/14/61

## ARTICLE XLIX ADMINISTRATION

## SECTION 49.1 ENFORCEMENT

The Building and Zoning Department of Broward County and all officers, inspectors and employees thereof shall enforce the provisions of this Zoning Resolution.

## SECTION 49.2 PERMITS NOT TO BE ISSUED

No building permit shall be issued for the erection, alterao tion or use of any building or structure or part thereof, or for the use of any land or water, which is not in conformity with all the provisions of the Zoning Resolution.

No license or permit shall be issued by the Building and Zoning Department or by any department, agency or official of Broward County for the use of any premises or the operation of any business, enterprise, occupation, trade, profession or activity which would involve in any way, or constitute a violation of the Zoning Resolution.

SECTION 49.3 PLOT PLAN
Ali Application for building permits shall contain, or be accompanied by, a plot plar in duplicate drawn to scale, showing the actual dimensions of the plot involved in the application, the location of the use proposed and/or the building to be erected or altered, jards and setbacks, and all other uses and buildings on the plot as well as such other pertinent information as may be necessary for the enforcement of the Zoning Resolution.

## SECTION 49.4 PERMITS FOR NEW USE OF LAND

No land heretofore vacant shall hereafter be put to use, or ar existing use of land be hereafter changed to a new or different use, unless a building permit is first obtained for the new or different use, provided that this requirement shall not apply to agricultural uses of land in an Agricultural District.

SECTION 49.5 PERMITS FOR NEW USE OF BUIIDINGS
No building or structure, or part thereof, shall be changed to or occupied by, a use of a different kind, unless a building permit is first obtained for the new or different use.

## SECTION 49.6 PERMITS REQUIRED

No building or structure, or part thereof, shall be hereafter erected, altered, moved or repaired unless a building permit shall have first been obtained for such work.

The terms "altered" and "repaired" shall include any changes in structural parts, stairways, type of construction, kind or class of occupancy, light or ventilation, means of ingress and egress, or other changes effecting, or regulated by, the Building Code or this Resolution, except for minor repairs or changes not in. volving any of the aforesaid features.

## SECTION 49.7 CERTIFICATES REQUIRED

No building or structure, or part thereof, or premises which are hereafter erected or altered or changed in occupancy or land upon which a new or different use is established, shall be occupied or used until a Certificate of Occupancy shall have been issued therefor

SECTION 49.8 CERTIFICATES FOR EXISTING USES
Zoning Certificates shall be issued for existing buildings, structures, or parts thereof, or existing use of land, if after inspection it is found that such buildings, structures or uses of land are in conformity with the applicable provisions of this Resolution.

## SECTION 49.9 TEMPORARY CERTIFICATES

Nothing in this Resolution shall prevent the issuance of a temporary Zoning Certificate for a portion of a building or structure in process of erection or alteration, provided that such temporary Certificate shall not be effective for a period in excess of 6 months, and provided further that such portion is in conformity with this Resolution.

SECTION 49.10 RECORD OF CERTIFICATES
A record of all certificates issued pursuant to the provisions of this Resolution shall be kept on file in the office of the Buila ding and Zoning Department and copies of such certificates shall be furnished upon request to any person having a proprietary or tenancy interest in the property involved.

SECTION 49.11 CERTIFICATES FOR DWELLING ACCESSORY BUILDINGS
Buildings or atructures accessory to dwelling shall not require separate Zoning Certificates but may be included in the Zoning Certificate for the dweliing when shown on the plot plan and when completed at the same time as such dwelling.

## SECTION 49.12 RECORD OF NON-CONFORMING USES



All nonwconforming uses existing at the effective date of this Resolution shall be ascertained, identified and recorded for the purpose of effectuating the provisions of Article VII.

## SECTION 49.13 CERTIFICATE FOR NON-CONFORMING USES

No non-conforming uses shall be maintained, continued, renewed, extended or changed unless a Zoning Certificate therefor shall have been issued pursuant to Article VIII.

SECTION 49.14 PROCEDURE ON VIOLATIONS
Where it is found that any of the provisions of this Resolution are being violated, the person responsible for such violation shall be given notice in writing. Such notice shall indicate the nature of the violation and the action necessary to correct or abate the violation. The officers and employees of the Building and Zoning Department shall order discontinuance of the use of land or buildings, removal of buildings, additions, alteration of structures, discontinuance of any work being done, or shall take any and all other action necessary to correct violations and obtain compliance with all the provisions of this Resolution.

## SECTION 49.15 DUTIES OF ENFORCERS

The Building and Zoning Department through its officers, inspectors and employees shall be charged with the duty of making inspections, approving plans and specifications, issuing permits, and Zoning Certificates, maintaining records of applications, permits and certificates and taking any and all steps or actions necessary to enforce the provisions of this Resolution.

SECTION 49.16 RIGHT OF ENTRY
For the purpose of enforcing the provisions of this Resolution, the officials and inspectors of the Building and Zoning Department shall have the right of entry into private property and into private buildings, at any reasonable time, whenever said officials and inspectors find such entry necessary for the proper discharge of their duties under this Resolution. Any person refusing or obstructing such entry shall be guilty of a violation of this Resolution.

## ARTICLE L ZONING BOARD

## SECTION 50.1 RULES OF PROCEDURE

The Zoning Board shall draw up and adopt reasonable rules of procedure to govern the conduct of its work not inconsistent with the provisions of this Resolution or other resolutions adopted by the County Commission.

Such rules shall provide for the election of officers, for the time and place of regular meetings, for special meetings, for the agenda of meetings and for the conduct of hearings.

SECTION 50.2 MEETINGS
The Zoning Board shall hold at least two regular meetings each month, and such additional or special moetings as it may find necessary for the proper performance of its duties.

SECTION 50.3 ADVISORY SERVICE
The Zoning Board shall act in an advisory capacity to the Commission and make such studies and investigations, in addition to these required by this Resolution, as may be requested by the Cormission.

SECTION 50.4 AMENDMENTS
No change or amendment, relating to the boundaries of the various zoning districts and the regulations applicable thereto shall be made by the Commission unless the proposal or request for such change has been considered by the Zoning Board, and the Commission has received a recommendation thereon from the Zoning Board。

## ARTICLE LI BOARD OF ADJUSTMENT

SECTION 51.1 NOTIFICATION FOR VARIANCES
No variance shall be authorized by the Board of Adjustment upon appeal from the terms of this Resolution unless a public hearing on the appeal has been held by the Board, notice of which hearing has been given as follows:

1. USE VARIANCE: Where the variance is for a use not otherwise permissible in the zoning district in which the variance is requested, all owners of property within 300 feet of the premises for which the variance is requested shall be notified of the hearing.
2. OTHER VARIANCES: Where the variance is for some deviation from the zoning district regulations other than for a use variances all owners of property within 100 feet of the premises for which the variance is requested shall be notified of the hearing.

SECTION 51.2 NOTIFICATION FOR ERRORS
In connection with appeals where it is alleged there is error in any order, requirement, decision or determination made by any administrative official in the enforcement of this Resolutions notification shall be given to all owners of property directly contiguous to the premises which are involved in the appeal.

## SECTION 51.3 NOTIFICATIONS

Where notice to contiguous or nearby property owners is required by this Article in connection with hearings, such notice shall be mailed to such property owner at least 10 days before the date of the hearingo For this purpose the owner of property shall be deemed to be the person who, with his address, is so shown on the tax rolls of the Broward County Tax Collector.

SECTION 51.4 PUBLICATION OF AGENDA
The matters to be considered, and hearings to be held, at meetings of the Board of Adjustment shall be published in a news paper of general circulation in Broward County at least 10 days prior to each meeting.

## SECTION 51.5 RERUIREMENTS FOR VARIANCES

No variance from the terms of this Resolution shall be authorized by the Board of Adjustment unless the Board finds beyond reasonable doubt, that all of the following facts and conditions exist:

1. That there are unique and special circumstances or conditions applying to the property in question, or to the intended use of the property, that do not apply generally to other properties in the same district.
2. That any alleged hardship is not selfocreated by any person having an interest in the property nor is the result of more disregard for or ignorance of the provisions of this Resolution.
3. That strict application of the provisions of this Resolution would doprive the applicant of reasenable use of the property for which the variance is aøught.
4. That the variance propesed is the minimum varience which makes pessible the reasonable use of the property.

## SECTION 51.6 CONDITIONS AND LIMITATIONS

In authorizing any variance from the terms of this Reselution, the Board of Adjustment shall include as a part of such variance, any conditions, requirements or limitations which the Board may believe to be necessary and desirable to protect adjacent properties and the surrounding neighborhood, and to carry out the spirit and purpose of this Resolution.

## SECTION 51.7 TIME LIMIT

Any variance authorized by the Board of Adjustment shall expire 90 days after the date of action on such variance by the Board unless a building permit based upon and incorporating the variance is ussed within the aforesaid 90 day period.
*SECTION 51.8 DISTRICT USES NOT LISTED
The Board of Adjustment shall be authorized to permit in a Zoning District, a use which is not listed as a permissible use in such district, when the Board finds such use to be similar in character to use specifically permitted in such district under the Zoning Resolution, provided such use is not iisted as a prohibited use in the particular zoning district nor as a permitted use in a less restricted district.

In the cases cevered by this Section, a public hearing shall be held by the Board of Adjustment with notifications the same as specified in Section 51.9.

SECTION 51.9 NOTIPICATIONS FOR SPECIAL EXCEPTIONS
In all cases of special exceptions under the terms of this Reselution which the Board of Adjustment is required to hear and decide, all owners of preperty within 300 feet of the premises for which the special exception is requested shall be notified of the hearing in connoction therewith.

* Amandod 7/14/61


## * SECTION 51.10 TEMPORARY OFFICES AND SIGNS

The Board of Adjustment is authorized to approve after public hearing, in any zoning district, certain uses on a temporary, limited, and conditional basis as follows:

1. A real estate sales office for the sale of lots and/or new houses located in a subdivision or building project, such office not to be used for the sale or rental of other proper ty or for any other purpose。 Signs upon or in connection with such temporary office use shall be subject to the approval of the Board of Adjustment.
2. Ground signs advertising the sale of lots or new houses, provided that no such sign shall exceed 10 feet in overall height above the ground or 200 square feet in area, nor shall such signs be located within 100 feet of any residential structure, provided that the aforesaid 100-foot separation requirement shall not apply to any residential structure used for sales or exhibition purposes.
3. The uses permissible under paragraphs 1 and 2 above shall be limited as to location as follows:
a. Such uses shall be located upon the subdivision to which the uses are related or
b. Such uses shall be locabed adjacent to a trafficway and not more than 2500 feet from the subdivision or building project to which they are related.
4. In giving any such approval, the Board shall find that such use is related to, and desirable for, the economy of Broward County, is not injurious to the neighborhood and nearby residences, and is in accord with the spirit and purpose of the Zoning Resolution.
5. Any such approval by the Board shall be for a period not in excess of one year, provided however, the Board may give approval for successive periods, each period not exceeding one year in duration.
6. Any such use which is not instituted, operated, and maintained in full conformity with the terms and conditions of the Board's approval and the provisions of this Section is hereby declared to be an illegal use in violation of the Zoning Resolution and shall be discontinued and removed forthwith.

* Effective 6/10/60


## SECTION 52.1 GENERAL

Whenever tho public necessity, convonionce, goneral welfare or good zonfing practice require, the Board of County Commissioners may by resolution emend, supplement or change the regulations, district boundaries on classifications of property, now or hereafter established by this Resolution or amendments thereto.

SECTION 52.2 AREA FOR REZONING
In case of a petition for a change in the zoning of properyy, the Zoning Board shall consider whether the area described in the original petition should be enlarged in order to reilect the interest of the County and to correspond with the Broward County Plan. The Zonine Board shall study and recommend to the Commission such enlargement, if any, as it may deem desirable.

SECTION 52.3 BOARD INITIATI ON
The Zoning Board shall carry on a continual study of Zoning, zoning techniques and the relation of zoning to private developments and public improvements and any pertinent parts of any County Plan for the orderly growth of the County, and may from time to time submit recommendations on the amendments of this Resolution.

## SECTION 52.4 BASIS FOR RECOMMEIDATIONS

In reviewing and formulating recommendations to the Comission on requested or proposed changes in the Zoning Resolution, the Zoning Board shall consider and evaluate the changes in relation to all pertinent factors, including the following:

1. The character of the district and its poculiar cuitability for particular uses.
2. Conservation of the value of buildings and encouraring the most appropriate use of land and water throughout the County.
3. The applicable portions of any current County Plans and programs such as Land Use, Trafficways, Recreation, Schools, Noighborhoods, Drainage and Housing.
4. The needs of the County for land areas for specitic purposis to serve population and economic activities.
5. Whether there have been substantial changes in the charactor ar development of aroas in or near an area under consideration for rezoning.
6. The facts and opinions presented to the Zoning Board through hearings.

SECTION 52.5 (Deleted effective 4/14/67)
SECTION 52.6 CONDITIONAL REZONING
No amendment to the Zoning Resolution to rezone property shall contain conditions, limitations or requirements not applicable to all other property in the zoning district to which the particular property is rezoned.

SECTION 52.7 MINIMUM SIZE OF PARCEL
*Unless a parcel of land has at least 200 feet of frontage or 40,000 square feet of area, no amendment shall be enacted to change the zoning classification of said parcel except to the existing zoning classification of a property adjoining said parcel; PROVIDED that this limitation shall not apply to amendments to change the zoning of property to A-2, A-3, A-4, R-1P, $\mathrm{R}-2 \mathrm{P}, \mathrm{R}-3, \mathrm{~B}-2 \mathrm{~A}$ and $\mathrm{S}-1$.

## SECTION 52.8 LIMIT OF PETITIONS

**Whenever the Zoning Board and/or the County Commission has taken action to deny a petition for the rezoning of property, the Zoning Board shall not consider any further petition for the same rezoning of any part of the same property for a period of two years from the date of the latest such action by either the Zoning Board or the County Commission.
**Whenever the Zoning Board and/or the County Commission has taken action to deny a petition for the rezoning of property, the Zoning Board shall not consider a petition for any kind of zoning of any part of the same property for a period of one year from the date of the latest such action by either the Zoning Board or the County Commission.

Whenever the Commission has changed the zoning of property by an amendatory resolution, the Zoning Board shall not consider any petition for rezoning of any part of the same property for a period of six months from the effective date of the amendatory resolution.

[^18]The above time limlts for roning 3oard consideration may be waived by the Commission by the affirmative vote of four Commissioners, whon the Commission deems such action necessary to prevent ari injustice or to facilitate the proper development of the County.

SECTION 52.9 *: KPROTEST - Deleted In Its Entirety
SECTION 52.10 PROCEDURE FOR ATMENDMENS

1. $\forall A$ petition for rezoning of land may be filed by an owner, or owners, of 75 per cent in area thereof.
2. A petition for a change of district regulations may be filed by any oitizen or owner of land in Broward county.
3. *PPetitions for change of zoning or district regulations shall be addressed to the Zoning Board and shall be filed with the County Planning Department. Such petitions shall contain or be accompanied by all pertinent information which mav be required by the Zoning Board for its proper consideration of the matter, including in the case of petitions for rezoning of land with any improvements located thereon, at least one photograph.
4. After consideration of petition for a change in zoning classification or in district regulations, the fonine Board shall transmit the petition and the Board's recommendations thereon to the Commission.
5. No recommendation for a change in zoning district classification or in district regulations shall be made by the Zoning Board to the Commission unless and after a public hearing as hereinafter prescribed has been held by the Zoning Board.
6. Proposals originating with the Commission or initiated by the Zoning Board shall be processed in the same manner as prom vided for potitions in the proceding paragraphs.
wEffective $1 / 22 / 60$
*HAmended $11 / 10 / 61$
HEFEfective $2 / 22 / 63$
7. Notice of hearings before the Zoning Board in connection with changes in zoninis district classification or changes in district regulations under the Zoning Resolution shall be published in a newspaper of general circulation in Broward County at least 10 days prior to the date of the hearing. Such notice shall specify the time and place of the hearine, and the matter to be considered at such heariag.
8. Petitioners for changes in Zoning Zesolution shall be given notice of hearing by letter addressed to such petitioner at the address given in such petitions, and mailed at least 10 days prior to date of hearing.
9. In connection with hearings on petitions for change in the zoning district classification, all owners of property in the area proposed for zoning change, and all owners of property within 300 feet of the land subject to such petition shall be given notice of such hearing by mail. Such notice shall be mailed at least 10 days prior to the date of the hearing. For the purposes of this notification, an owner of property shall be deemed to be the person who, with his address, is so shown on the tax rolls of the Broward County Tax Collector.

## ARTICLE LIII LEGAL PROVISIOHS

## SECTION 53.1 INTERPRETATION, PURPOSE AND CONFLICT

In interproting and applying the provisions of this Resolution, they shall be held to be a minimum requirement for the promotion of the health, safety, morals and general wolfare of the county. It is not intended by this Resolution to interfere with, abrogate or annul any easements, covenants or agroements betwoen partios; provided, however, that where the regulations on the same point, as contained in any other law or resolution, the provisions of this Resolution shall govern; and where the rogulations of the other law, or resolution are more restrictive than those of this Resolution, the other shall govern.

## SECTION 53.2 VALIDITY

Should any articlo, goction, paragraph, sentence, clause, phrase, or other part of this Resolution be dpclared by a court of competont jurisdiction to bo invalid, such decisions ahall not effect the validity of the Resolution 28 a whole, or any part thereof, other than the part so declared to be invalid.

## SECTION 53.3 SAVING CLAUSE

Any prosecution arising from a violation of any resolution repealed by this Resolution, which prosecution may be pending at the time this Resolution becomes offective, or any prosecution which may be started within one year after the offective date of this Resolution in consequence of any violation of any resolution ropealed therein, which violation wes comitted prior to the effective date of this Resolution shall be tried and determined exactly as if such Resolution had not been repealed.

## SECTION 53.4 REPEAL

All resolutions or parts of resolutions in conflict uith this Resolution or inconsistent with the provisions of this Resolution are hereby repealed to the extent nocessary to give this Resolution full force and offoct. All resolutions heretorore adopted by the County Commission pursuant to Chapter 25717, Laws of Florida, Acts of 1949 and Chapter 27431, Lavs of Florida as amended by Chapter 28952, Laws of Fiorida, Acts of 1953, are hereby repealed.

## SECTIOH 53.5 VIOLATIOKS AKD PENALTIES

1. Any person, firm or corporation or enyone acting in behalf thereof, who shall violate or fail to comply with any of the provisions of this Resolution, shall upon conviction be punished as provided by law.
2. Each day that a violation of this Resolution is continued or permitted to exist without compliance shall constitute a separate offense punishable upon conviction in the manner prescribed in this Section.

SECTION 53.6 IMINEDIATE EFFEET
This Resolution is hereby declared necessary for the preservation of the peace, health, safety and welfare of the people of Broward County, Florida, and is hereby made effective June 15,1958。

## *ARTICLE LIV FLOOD CONTROL F-1 DISTRICTS

The following regulations shall apply in all F-1 Districts:

## SECTION 54.1 PURPOSE OF DISTRICT

The F-l, Flood Control Districts, are intended to apply to those areas of Broward County which through ownership or easement, the Central and Southern Florida Flood Control has a right to use for flood control, drainage, reclamation, conservation, recreation, water storage and related purposes. The regulations of the $\mathrm{F}-1$ Districts are designed to facilitate these primary objectives and to provide for the protection of public health, safety and welfare by limiting and controlling any other secondary uses of these areas.

SECTION 54.2 USES PERMITTED
No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following specified uses:

1. Buildings, structures or topographic features constructed or used by the Central and Southern Florida Flood Control District for flood control, drainage, storage and conservation of water.
2. Hunting, fishing, boating and camping.
3. Sales, or rental of equipment and supplies for hunting, fishing, camping or other recreational purposes, as authorized by the Central and Southern Florida Flood Control District on land held by that District.
4. Hotels, motels, multiple dwellings, rooming, boarding or lodging houses, villas, courts or trailer parks as authorized by the Central and Southern Florida Flood Control District on land held by that District.
5. Parks and recreational facilities as authorized by the Central and Southern Florida Flood Control District on land held by that District, and other publicly-owned park and recreational facilities.
6. Agricultural, farming or storage use on privately-owned land which use the Central and Southern Florida Flood Control District certifies can be made of such land without interference with the District's right to use for flood control and drainage purposes.
7. Accessory uses and structures.
*Amended 9/15/67

## SECTION 54.3 USES PROHIBITED

The permissible uses enumerated in Section 54.2 shall not be construed to include，either as a principal or accessory use，any of the following which are listed for emphasis：

1．Manufacturing or industrial．
2．Warehouse or storage，except as permitted under Paragraph 6 of Section 54．2．

3．Display，storage，sale or rental of merchandise except as permitted under Paragraph 3 of Section， 54.2

4．Dwellings，except as accessory to a permitted use．
5．Hotels，motels，multiple dwellings，rooming，boarding or lodging houses，villas，courts or trailer parks except as permitted under Paragraph 4 of Section 54．2．

6．Agricultural or farming，except as permitted under Paragraph 6 of Section 54．2．

*ARTICLE LV INSTITUTIONAL-EDUCATIONAL I-1 DISTRICTS
The following regulations shall apply in all I-l Districts:

## SECTION 55.1 PURPOSE

The I-1, Institutional-Educational District, is intended to apply to areas to be used for schools and educational institutions and other related activities by establishing and providing the proper environment for educational facilities through the grouping of educational. cultural and technological resources.

## SECTION 55.2 USES PERMITTED

No building or structure or part thereof, shall be erected, altered or used, or land or water used in whole or in part, for other than one or more of the following specified uses, which shall be non-profit:

1. Art galleries

Auditoriums
Broadcasting studios, educational
Churches, Sunday schools
Clubs, fraternal or sororal
Conservatories, art and music
Convents, parish house, rectory
Museums
State accredited schools and schools offering courses of study leading to an academic degree and meeting the requirements of the Southern Association of Colleges, and Secondary Schools, such as:

Primary and secondary schools Colleges and universities Public, trade and vocational schools Military Preparatory Boarding
2. Housing for employees and/or students of a school, educational institution or other use permitted in I-1 Districts.
3. Accessory uses and structures.

## SECTION 55.3 USES PROHIBITED

The permissible uses enumerated in Section 55.2 above shall not be construed to include, either as a principal or accessory use, any of the following which are listed for emphasis:

1. All trade or vocational schools operated for profit, including:

Art classes
Barber college

Dancing school or academy Driving school
Flying school＊－
Heavy equipment school
Horsemanship school
Karate schools
Scuba diving schools
Swimming schools
Water skiing schools Welding schools

2．Business，commercial or industrial uses．
SECTION 55．4 SIZE OF PLOT
No plot shall be less than ten acres in area．
SECTION 55.5 YARDS
There shall be front，side and rear yards at least 25 feet in depth or width adjacent to all plot lines，provided any part of a building or structure which exceeds 25 feet in height shall be located at least one foot additional for each foot of height of building or structure above 25 feet．

SECTION 55．6 HEIGHT
No building or structure or part thereof，shall be erected or altered to a height exceeding 100 feet，except that a steeple or tower may extend to a height of 200 feet，and provided transmitting or receiving antennae may extend to a height of 300 feet．

SECTION 55．7 PARKING
There shall be no accessory parking in required front，side， or rear yards．

Parking areas shall be paved with a dust－free，all－weather surface．

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The following regulations shall apply to all M-lA Districts:
SECTION 56.1 PURPOSE OF DISTRICT
The M-1A, Industrial Park District, is intended to provide a restricted light industrial district for research, development and manufacture of small products making the use of processes of manufacturing not likely to be objectionable to neighboring properties because of noise, vibration, odors, smoke, air pollution or other physical manifestations. The development standards in M-1A Districts are intended to assure an open, uncrowded and attractive appearance through limitations on yards, setbacks, coverage and location of incidental activities.

## SECTION 56.2 USES PERMITTED

No building or structure, or part thereof, shall be erected, altered or used, or land or water used, in whole or in part, for other than one or more of the following uses:

1. Manufacture of the following:

Brooms and brushes
Candy
Cigars, cigarettes or snuff
Cosmetics and toiletries, except soap
Clothing and hats
Ceramic products, electrically fired Candles
Dairy products
Ice Cream
Jewelry
Leather goods and luggage
Optical equipment
Orthopedic and medical appliances
Pottery, electrically fired
Perfume
Pharmaceutical products
Precision instruments
Plastic products, except pyroxylin
Paper products and cardboard products
Silverware
Spices and spice packing
Stationery
Shoes
Television, radio and phonograph
2. Manufacture of products from aluminum, brass, bronze, copper, steel or other metal or from bone, cloth, hair, leather, paper, rubber, shell, plastic, wood or other materials, such as:

Artificial flowers, feather or plumes Bags
Buttons or novelties
Canvas products
Food products, chewing gum, syrups, fruit juices, extracts, drugs or medicines
Electrical fixtures
Electronic devices
Hardware and cutlery
Musical instruments
Small parts and devices
PROVIDED, that any machine utilizing any motor of more than 20 horsepower shall be operated inside of a fully enclosed, air-conditioned building.
3. Any of the following:

Bakery
Cutting or blending of liquor
Electroplating
Motion picture studio
Pattern making
Printing, publishing, lithography and engraving
Stamping, dieing, shearing or punching of metal not over 1/8-inch in thickness incidental to other manufacturing processes
Tool, die and gauge shop
Transformer and electrical switching station
4. Educational, scientific and industrial research.
5. Accessory uses and structures, including living quarters accessory to a permitted use.

SECTION 56.3 USES PROHIBITED
The permissible uses listed in Section 56.2 preceding, shall not be construed to include, either as a principal or accessory use, any of the following which are listed for emphasis:

1. The manufacture of any product or the utilization of any process or operation expressly specified for an M-2, M-3 or M-4 District.
2. Foundry
3. Drop forging
4. Stamping, dieing, shearing or punching of metal exceeding $1 / 8$-inch in thickness, or of lesser thickness except as incidental to other manufacturing processes.
5. Paint or varnish manufacture.
6. Oil compounding or barrelling.
7. Manufacture of asphalt, brick, tile, cement, lime, plaster, concrete or products thereof.
8. Open air storage in bulk of asphalt, brick, building materials, butane, cement, clay products, concrete products, coal, contractor's equipment, cotton, fuel, gasoline, grain, gravel, grease, hay, ice, lead, lime, liquor, plaster, pipe, lumber, machinery, propane, roofing, rope, sand, stone, tar, tarred or creosoted products, terra cotta, timber, wine, wood or wool. This prohibition does not apply to storage of these materials in warehouses.
9. Use of automatic screw machines.
10. Institutions for the housing, care or treatment of sick, indigent, aged or adolescent persons.
11. Dwellings, except as accessory to a permitted use.
12. Hotels, motels, apartment hotels, rooming, boarding or lodging houses, villas, bungalow courts.
13. Motor freight terminals.
14. Warehouse or storage buildings, except as incidental to a permitted use.
15. Retail stores, business offices and services.
16. Advertising signs, billboards or roof signs.

SECTION 56.4 HEIGHT
No building or structure shall be erected or altered to a height exceeding 100 feet.

## SECTION 56.5 PLOT SIZE

Every plot shall be not less than 100 feet in width and not less than 20,000 square feet in area.

SECTION 56.6 SETBACKS

1. No building or roofed structure shall be located less than 50 feet from any street line nor less than 25 feet from
any plot line other than a street line.
2. No more than one-half of the depth of any required setback area measured from a street line or a plot line, as the case may be, may be used for parking, and such parking shall be located on the half of the required setback area away from the street or plot line.
3. All required setback areas except where used for permitted parking, shall be landscaped. A required landscaped area shall not be crossed by more than the minimum of walkways and driveways necessary for access to the building.
4. Signs, light standards and fences shall be permitted in required setback areas as hereinafter specified.

## *SECTION 56.7 FENCES

All fences and walls shall be constructed of concrete, masonry or metal. Metal fences shall be of the open-weave, chain-link type. Fences and walls shall not exceed 10 feet in height adjacent to non-residential property nor exceed 8 feet in height adjacent to residential property. Fences and walls shall not be located within any required setback area on a street. No barbed wire shall be used except on brackets entirely within the area enclosed.

SECTION 56.8 LIGHTING
All light standards shall be constructed of masonry or metal.

All necessary exterior lighting on the plot shall be so installed as not to cause any nuisance to adjoining residential areas.

## SECTION 56.9 LOADING AND UNLOADING

All loading docks and areas for receipt, dispatch and handling of products, materials, equipment and supplies shall not be located on the street sides of buildings, but shall be located on the side or rear of buildings, unless effectively screened from direct view at ground level from any street.

SECTION 56.10 STORAGE
There shall be no open outside storage of materials, supplies, products, equipment or machinery, except automotive vehicles, unless area used for such outside storage is effectively screened from direct view at ground level from any street.
*Effective $1 / 16 / 68$

Signs of the directional or caution type shall be permitted of ground, flat or projecting type. No such sign shall exceed 8 square feet in area. No such sign constructed as a ground sign shall extend over 5 feet above the ground and no such sign constructed as a projecting sign shall project more than 4 feet beyond its supporting building nor extend more than 8 feet above the ground.

Signs identifying the owner, operator, or character of the industry or use, and its activities or products shall be of the wall or ground type. No such ground sign shall exceed 8 feet in overall height above the ground, 20 feet in length or 160 square feet in area.

No signs shall be animated or provided with intermittent or flashing illumination.

No signs shall be permitted except as specified in this Section:

## SECTION 56.12 COVERAGE

The area of the plot occupied by buildings and roofed structures shall not exceed 33-1/3 per cent of the plot area.

SECTION 56.13 DEVELOPMENTAL STANDARDS
All developed property shall be landscaped, improved and maintained in full conformity with all applicable requirements of these regulations.

Undeveloped property shall be well graded and free from underbrush and objectionable plant growth. Undeveloped property shall be mowed periodically as necessary to control natural grass growth.

All property shall be kept clean and free from rubbish or debris.

All planted and landscaped areas shall be maintained in a neat, orderly, healthy, growing and properly trimmed condition.

All buildings and structures shall be kept properly painted and protected from deterioration and shall not be permitted to become delapidated.

All driveways, walkways, parking areas, storage and loading areas of developed property shall be well graded and surfaced with asphaltic concrete or other equivalent hard, dustless materials.

## BROWARD COUNTY

## ZONING AND BUILDING REGULATION ENABLING ACT

Chapter 30613，Laws of Florida，Acts of 1955
As Amended by House Bill 2451，Session of 1959， Chapter 59－1158．

SENATE BILL NO。413
AN ACT AUTHORIZI NG AND EMPOWERING THE BOARD OF COUNTY COMMISSIONERS OF BROWARD COUNTY，FLORIDA，TO ADOPT ZONING AND BUILDING REGULATIONS IN THE TERRITORY WITHIN BROWARD COUNTY WHICH IS NOT INCLUDED IN THE CORPORATE LIMITS OF ANY CITY OR TOWN；AND AUTHORIZING AND EMPOWERTNG SAID BOARD OF COUNTY COMMISSIONERS TO DIVIDE SAID TERRITORY INTO DISTRICTS OR ZONES AND TO REGULATE AND RESTRICT THE USES OF LANDS，BUILDINGS AND OTHER STRUCTURES FOR TRADE， INDUSTRY，RESIDENCE．OR OTHER PURPOSES WITHIN SAID DISTRICTS OR ZONES AND TO REGULATE AND RESTRICT THE CON－ STRUCTION，RECONSTRUCTION，ERECTION，ALTERATION，REPAIR， HEIGHT，NUIBER OF STORIES，SIZE AND LOCATION OF BUILDINGS AND OTHER STRUCTURES WITHIN SAID DISTRICTS OR ZONES，AND TO REGULATE AND RESTRICT THE AREA，DIMENSI ONS，AND THE SIZE OF LOTS OR TRACTS OF LAND OR YARDS，AND THE PERCENTAGE AND PORTION OF LOTS THAT MAY BE OCCUPIED IN CONNECTION WITH THE CONSTRUCTION AND LOCATION OF BUILDINGS OR OTHER STRUC． TURES WITHIN SAID DISTRICTS OR ZONES；AND PROVIDING FOR THE METHOD OF PROCEDURE，THE APPOINTMENT OF A ZONING BOARD AND A BOARD OF ADJUSTMENT，AND PROVIDING PENALTIES FOR VIOLATION OF THIS ACT OR ANY CODE，ORDER OR RESOLUTION MADE UNDER THE AUTHORITY CONFERRED BY THIS ACT：AND RE－ PEALING CHAPTER 25717．LAWS OF FLORIDA，ACTS OF 1949，AND CHAPTER 27431。 LAWS OF FLORIDA，ACTS OF 1951，AS AMENDED BY CHAPTER 28952。 LAWS OF FLORIDA，ACTS OF 1953，BUT CON－ TINUING IN FULI FORCE AND EFFECT SUCH RESOLUTI ONS AS HAVE BEEN ADOPTED BY THE BOARD OF COUNTY COMMISSIONERS OF BROWARD COUNTY，FLORIDA，PURSUANT TO SAID CHAPTERS 25717 AND 27431，UNTIL SUCH TIME AS THE SAME ARE RESCINDED OR AMENDED BY SAID BOARD PURSUANT TO THE PROVISIONS OF THIS ACT．

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF FLORIDA：
Section I．GRANT OF POWER．For the purpose of promoting the health，safety，morals and the general welfare of the communityo the Board of County Commissioners of Broward County，Florida，is hereby authorized and empowered to adopt zoning and building reg－ ulations in the territory within Broward County which is not in－ cluded in the corporate limits of any city or town，and to divide said territory into districts or zones and to regulate and restrict the uses of lands，buildings and other structures for trade，indas－ try，residences or other purposes within said districts or zones．
and to regulate and restrict the construction，reconstruction， erection，alteration，repair，height，number of stories，size and location of buildings and other structures within said districts or zones，and to regulate and restrict the area，dimensions，and the size of lots or tracts of land or yards，and the percentage and portion of lots that may be occupied in connection with the construction and location of buildings or other structures within said districts or zones．

Section 2．DISTRICTS．For any and all of said purposes said Board of County Commissioners may divide such territory into districts of such number，shape and area as may be deemed best suited to carry out the purposes of this Act。 All such regulations and restrictions shall be uniform for each class or kind of prow perty and building throughout each district，but the regulations in one district may differ from those in other districts．

Section 3o PURPOSE IN VIEW。 Such regulations and restric－
 tions shall be made in accordance with a comprehensive plan and designed to lessen congestion on the highways；to secure safety from fires panic and other dangers；to promote health and the general welfare；to provide adequate light and air；to prevent the over－crowding of land and water；to avoid undue concentration of population；to facilitate the adequate provisions of transporta－ tion，water，sewage，schools，parks and other requirements．Such regulations shall be made with reasonabie consideration，among other things，to the character of the district and its peculiar suitam bility for particular uses，and with a view to conserving the value of buildings and encouracing the most appropriate use of land and water throughout such county．

Section 40 ELECTRICAL，PLUMBING AND BUILDING CODES Said Board of County Commissioners is authorized and empowered to adopt，change and enfarce electrical，plumbing and building codes deemed by such board to be necessary for the accomplishment of the purposes of this act，and to employ and fix the compensation of inspectors of electrical and plumbing work，buildings and any other work for the doing of which a permit shall have been issued． Before any code or amendment thereto is adopted pursuant hereto， a public hearinc shall be held by the Board of County Commissioners in relation to such code or amendment．

Section 5o METHOD OF PROCEDURE。 The said Board of County Commissioners is hereby authorized by resolution to establish the boundaries of such districts or zones，to promulgate regulations and restrictions to prevail therein，and from time to time to amend，supplement or to change the same．However，no such regu－ lation，restriction，or boundary or change of same shall be adopted until after a public hearing in relation thereto，at which parties in interest and citizens shall have an opportunity to be heardo At least fifteen（15）days notice of the time and place of such hearing shall be published in a newspaper of general circulation published in said county：Notice of said hearing shall be given
in writing by regular mail to the record owner of the property affected prior to the hearing，provided，however，said written notice may be waived by an affirmative vote of three members of the Board of County Commissioners．The said notice shall describe the district or districts，or zone or zones to be affected with sufficient certainty to advise the property owners therein that their property is to be affected，but need not describe the pro－ posed plans or details thereof．At the hearing，all persons inter－ ested shall be heard for or against the proposal and any other plans or modification thereof shall receive the consideration of the said Board of County Commissioners．The hearing may be ade journed from time to time until some plan or proposal is adopted， or until all are rejected．

Section 6．RECORDING。 The Board of County Commissioners of Broward County may record in the official records of the County a certified copy of such regulations adopted under this Act，or parts thereof，as said Board may deem advisable。

Section 7a ZONING BOARD。 The Board of County Commissioners of Broward County shall appoint a Zoning Board to be composed of ten members，two such members to be appointed from each County Comissioner＇s district，to be known as the Zoning Board，to recomend the boundaries of the various original districts and appropriate regulations to be adopted and enforced thereino Such Zoning Board shall make a preliminary report and hold a public hearing thereon before submitting its Pinal report，and such Board of County Commissioners shall not hold its public hearing or take action until it has received the final report of such Zoning Board．

The Zoning Board shall，from time to time，make studies and recommendations for changes and amendments relating to the boundaries of the various districts and the regulations applica－ ble thereto to the Board of County Commissioners．Any proposal or request for such a change or amendment shall first be filed with the Zoning Board and every such proposal or request shall be considered by the Zoning Board and transmitted thereafter to the Board of County Commissioners with the recommendation of the Zoning Board，ei ther favorable or unfavorable，attached to or endorsed thereon．

The Zoning Board shall act in an advisory capacity to the Board of County Commissioners and make such studies and investi－ gations as requested by the Board of County Commissioners．

The Zoning Board shall serve during the pleasure of the Board of County Commissioners and shall serve without compensation，but shall be paid actual expenses incurred in performance of their duties as members of the Zoning Board，which shall not exceed allowances as prescribed by state law．

Section 8. EOARD OF ADJUSTIFITT AND BOARD OF RULES AND APPEALS
(1) BOARD OF ADJUSTIENT. It shall be the duty of the Board of County Commissioners of Broward County to appoint by resolution a County Board of Adjustment, for such County, and it shall be the duty of said Board of Adjustment, in appropriate cases and subject to appropriate conditions and safeguards, to make special exceptions to the terms of any zoning order or zoning resolution in harmony with the general purpose and intent of such order or resolution and in accordance with general or specific rules therein contained. The members of such Board of Adjustment shall serve without compensation but shall be paid actual expenses incurred in performance of their duties as nembers of such Board of Adjustment which shall not exceed allowance as prescribed by State lawo

Such Board of Adjustment shall consist of one(1) member from each County Commissioner's district, each to be appointed for a term of one (I) year and removable for cause by the appointing authority upon written charges and after public hearing. Vacancies shall be filled for the unexpired term of any member whose term becomes vacant.

Meetings of the Board of Adjustment shall be held at the call of the chairman and at such other times as the Board may determine。 Such chairman, or in his absence, the acting chairman, may administer oaths and compel the attendance of witnesses. All meetings of the Board of Adjustment shall be open to the public. The Board of Adjustment shall keep minutes of its proceedings, showing the vote of each member upon each question, or, if absent or failing to votes indicating such fact, and shall keep records of its examinations and other official actions, all of which shall be immediately filed in the office of the Board of County Commissioners of Broward County and shall be a public record.

Appeals to the Board of Adjustment may be taken by an person aggrieved or by any officer, department, board or bureau of the County effected by any decision of the administrative officers. Such appeal shall be taken within thirty (30) days from the dato of such decision by filing with the officer from which the appeal is taken and with the Board of Adjustment a notice of appeals specifying the grounds thereof. The officer from whom the appeal is taken shall forthwith transmit to the Board all the papers constituting the record upon which the action appealed from was taken.

An appeal shall stay all proceedings in furtherance of the action appealed from, unless the officer from whom the appeal is taken certified to the Board of Adjustment after the notice of appeal shall have been filed with him that by reason of facts stated in the certificate a stay would, in his opinion, cause imminent peril to life or property. In such case, proceedings shall not be stayed otherwise than by a restraining order which may be granted by the Board of Adjustment or by a court of record on application, on notice to the officer from whom the
appeal is taken, and on due cause shown. The Board of Adjustment shall fix a reasonable time for the hearing of the appeal, give public notice thereof, as well as due notice to the parties in interest, and decide the same within a reasonable time. Upon the hearing any party may appear in person or by agent or by attorney.

The Board of Adjustment shall have the following powers:
(a) To hear and decide appeals where it is alleged there is error in any zoning order, zoning requirement, zoning decision or zoning determination made by any administrative official in the enforcement of this Act insofar as zoning matters are concerned or any zoning order or zoning resolution adopted pursuant thereto.
(b) To hear and decide special exceptions to the terms of any zoning order or zoning resolution which provides that such board may grant special exceptinns to such order or resolution.
(c) So that substantial justice shall be done, to authorize upon appeal in specific cases such variance from the terms of any zoning order or zoning resolution as will not be contrary to the public interest, where, owing to special conditions, a literal enforcement of the provisions of such order or resolution will result in unnecessary hardship.

The concurring vote of three (3) members of the Board of Adjustment shall be necessary to reverse any order, requirement, decision, or determination of any such administrative official.

Any person or persons, jointly or severally, aggrieved by any decision of the Board of Adjustment, or any taxpayer of such county may, within thirty (30) days after the date of such decision, but not thereafter, appeal therefrom to the courts.
(2) BOARD OF RULES AND APPEALS.
(a) DEFINITIONS. As used in this sub-section:
(1) "Board" shall mean the Board of Rules and Appeals.
(2) "Code" means the South Florida Building Code, 1957 Edition, as amended and adopted by the Board of County Commissioners for Broward County, and such other building codes and regulations as may be adopted by such Board of County Commissioners, including but not limited to, plumbing and electrical codes.
(3) "Building Official" means the Director of the Building and Zoning Department of Broward County.
(b) CREATION. In order to determine the suitability of alternate materials and types of construction, to provide for reasonable interpretation of the provisions of the Code and to assist in the control of the construction of buildings and/or
structures，there is here created a Board of Rules and Appeals，to be appointed by the Board of County Commissioners of Broward County，consisting of seven（7）members who are qualified by training and experience to pass on matters pertaining to builda ing construction。

## （c）MEMBERSHIP。

I。 Membership of the Board shall consist of one（1）archim tect，two（2）general contractors，one（1）structural engineer， one（1）mechanical engineer，one（1）master electrician and one（1） master plumber，all being qualified by being active in their respective professions and trades at the time and for the ten（10） years preceding their appointment，all having been examined and registered or licensed in their respective fields，and all resi－ dents of and having their principal businesses within the area of Broward County．In addition thereto，alternates shall be appointed for each of the above members representing the same respective pro－ fession and trade and with the same qualifications．Alternates may attend all Board meetings but may not vote on the Board unless the regular member is absent．

2．Board members and alternates shall be appointed for a term of three（3）years，or until their successors are appointed and qualified，with the exception that the terms of members of the first－created Board shall be for lesser periods so that the expira－ tion of the members＇terms shall be staggered．

3．The Board of County Commissioners of Broward County may remove any member of the Board for misconduct，incompetency or neglect of duty；however，any member so removed may，within ten （10）days，request a public hearing and shall receive such hearing before such removal shall be final．

4．A vacancy in the membership of the Board，occurring duro ing a term，shall be filled by appointment of a member from the same field，and appointment shall be for the remainder of such term。
（d）COMPENSATION。 Members of the Board of Rules and Appeals shall serve without compensation，but shall be paid actual expen－ ses incurred in the performance of their duties．
（e）MEETINGS。
1．Meetings of the Board shall be held at the call of the Chairman and at such other times as the Board may determine．

2．The Board shall select one（1）of its members to serve as Chairman and one（l）to serve as vice－chairman，to act in the absence of the Chairman．A detailed record of all prom ceedings shall be kept on file in the office of the building official．The Board shall establish rules and regulations for its
own procedure。
3．All hearings shall be open to the public，and any person whose interest may be affected by the matter on appeal shall be given an opportunity to be heard．The hearing shall be informal and need not be conducted according to technical rules relating to evidence and witnesses．Any relevant evidence shall be admitted if it is the sort of evidence on which responsible persons are accustomed to rely in the conduct of serious affairs，regardless of the existence of any common law or statutory rules which might make improper the admission of such evidence over objection in civil actions．Hearsay evidence may be used for the purpose of supplementing or explaining any direct evidence but shall not be sufficient in itself to support a finding unless it would be ado missible over objection in civil actions．The rules of privilege shall be effective to the same extent that they are nows or hereafter may be，recognized in civil actions；and irrelevant and unduly repetitious evidence shall be excluded。

40 No member of the Board shall sit as a voting member in any hearing involving any question in which he has personal or financial interest．

5．Four（4）members of the Board shall constitute a quorum． Decisions shall be at least four（4）favorable votes．The Board shall reach decisions without unreasonable or unnecessary delay．

6．Written notice of Board decisions shall be furnished the appellant when requested．

7．The building official shall take immediate action in accordance with decisions of the Board．
（f）DUTIES。
1．APPEAL FROM DECISION OF BUILDING OFFICIAL。 The Board shall hear all appeals from the decisions of the buildine offi－ cial from any person aggrieved thereby。

2．INTERPRET CODE AT REQUEST OF BUILDING OFFICIAL。 The Board shall pass on all matters pertaining to this Code and referred to the Board by the building official for interpretation or clarification。

3．INVESTIGATE ENFORCEIENT．The Board of Rules and Appeals， upon direction of the Board of County Commissioners of Broward County，or upon its own initiative，shall conduct investigation into the enforcement of this Code，and shall have the power to suspend or revoke any permits issued thereunder，after a hearing at which interested persons may appear and be heard and evidence indicates that the best interests of the public are served by such action．
4. REPORT AND RECOMMENDATIONS. The Board of Rules and Appeals may recommend to the Broward County Board of County Commissioners schedules of fees, permits, inspections, testing of materials, and all other such work required by the Code; any desired amendments or revisions to the Code; and shall report annually on the operation of the Code, with respect to its enforcement, its effect on general building trends, the effect on buildings and other results.
(g) POWERS.

1. The Board of Rules and Appeals may interpret the provisions of the Code to cover a special case if it appears that the provisions of the Code do noc definitely cover the point raised, or that the intent of the Code is not clear, or that ambiguity exists in the wording; but it shall have no authority to grant variances where the Code is clear and specific. The use of alternate materials or types of construction, not clearly comparable with the materials and types of construction specified in the Code may not be granted by the Board of Rules and Appeals, but the Board, if favorable to such use, may recommend an amendmerts to this Code to make such use lawful.
2. The Board shall have the power to affirm, modify or reverse the decision of the Building Official.
3. When it is deemed necessary by the Board, it may request experienced and technical advice on any specific subject or subjects from any qualified person or persons, and such request may be for attendance at Board metings or for written analysis of the specific problem. The Board may establish panels of industry, either standing or temporaxy, for technical analysis of specific subjects.
(h) RECIPROCITY.
4. The Board shall have the authority to meet with similarly constituted and authorized boards for the purposes of discussion, decision and similar matters of area-wide industry concern.
5. Decisions of the majority of all members at joint meetings as referred to herein, shall not be binding on the Board. The decisions of joint meetings with other boards may be accepted or rejected or accepted with modifications.
(i) COURT REVIEW. Any person aggrieved by a decision of the Board, whether or not a previous party to the decision, may apply to the appropriate court for a writ of certiorari to correct errors of law of such decisions. Application for review shall be made to the proper court of jurisdiction within five (5) days after the decision of the Board.

Section 9. APPROPRIATION. The Board of County Commissioners of Broward County is hereby authorized to appropriate and pay out of the General Fund of such county, annually, such moneys as in the judgment of said Roard may be necessary for the purpose of defraying the expense of zoning such county and administering the provisions of this Act.

Soction 10. PERMIT AND INSPECTION FEES. The Board of County Commissioners of Broward County is authorized and empowered by resolution to fix reasonable permit and inspection fees to be charged by said Board for such building permits, examinations and inspections as said Board may determine is nocessary in the administration of the provisions of this Act.

Section ll. ADMINISTRATION. The Board of County Commissioners of Broward County is hereby authorized and empowered to employ during the pleasure of the Board a Zoning Director and Deputy Zoning Directors to administer and enforce the provisions of this Act and any codes, orders or resolutions made under authority hereof.

Section 12. PENALTIES. Any person, firm, corporation, association or other group or body who shall violate any of the codes, regulations, restrictions and limitations promulgated under the authority of this Act shall be guilty of a misdemeanor.

Section 13. REMEDIES. The violation of any of the codes, regulations, restrictions and limitations promulgated under the provisions of this Act may be restricted by injunction, including a mandatory infunction, and otherwise abated in any manner proo vided by law, and such suit or action may be instituted and maintained by said Board of County Commissioners, by any taxpayer within said County, or by any person affected by the violation of any such regulation restriction or limitation.

Section 14. REPEAL. Chapter 25717, Laws of Florida, Acts of 1949, and Chapter 27431, Laws of Florida, Acts of 1951, as amended by Chapter 28952, Laws of Florida, Acts of 1953, are hereby repealed, except that such zoning and building regulatory resolutions as have been adopted by the Board of County Commissione ers of Broward County, Florida, pursuant to said Chapter 25717 and 27431 shall continue in full force and effect until such time as the same are rescinded, changed or amended by said Board. Any such rescision, change or amendment shall be made under Sections 5 and 7 of this Act. The Zoning Board may include any changes in such resolutions as have been adopted pursuant to said Chapters 25717 and 27431 in their recommendations and reports made under Section 7 hereof, and the Board of County Commissioners may include any such changes in any resolution adopted establisho ing the boundaries of the various original districts and adopting the regulations to be enforced therein.

The Boards of Adjustment and administrative officers appointed
under said Chapters 25717 and $271+31$ ，or their successors，shall continue to perform their duties in the administration and enfor－ cement of the Resolutions adopted by the Board of County Commis－ sioners under said Chapters 25717 and 27431 until such time as the Board of Adjustment and corresponding administrative officers are appointed under this Act．From the date of their appointment， the Board of Adjustment and administrative officers under this Act shall administer and enforce the resolutions which have been adopted pursuant to said Chapters 25717 and 27431 ，and from that date such resolutions shall be considered the same as if adopted under this Act．Prior to the appointment of the Board of Adjustm ment and administrative officers under this Act，such resolutions shall be administered and enforced under said Chapters 25717 and 27431 。

Section 15．SAVING CLAUSE。 If any section，part of section， paragraph or clause of this Act shall be held to be unconstitum tional or void，the remaining provisions of this Act shall neverm theless remain in full force and effect。

Section 16。 EFFECTIVE DATE．This Act shall take effect immem diately upon becoming a law。

Chapter 30613，Laws of Florida，Acts of 1955.
Became a law without the Governor＇s approval Filed in Office Secretary of State MAY 5， $1955^{\circ}$

Amended by House Bill 2451，Chapter 59m1158．Session of 1959。
Became a law without the Governor＇s approval Filed in Office of Secretary of state JUNE 20，1959．


[^0]:    *Amended 5/12/67

[^1]:    *INDUSTRIALLY-ZONED PROPERTY: Shall mean any land or water area whose zoning district classification is $\mathrm{M}-1, \mathrm{M}-2, \mathrm{M}-3, \mathrm{M}-4$ or ** $\mathrm{M}-5$ under this Resolution.

[^2]:    * Amended 3/13/59
    *i*Amended $11 / 10 / 61$

[^3]:    * Amended 2/11/66
    $\because \because$ Amended $11 / 16 / 62$

[^4]:    *Effective 10/11/63
    -32b-

[^5]:    

[^6]:    *Amended 7/21/67

[^7]:    \#Effective 12/18/59
    \# $\because$ Effective $2 / 12 / 60$
    \# $\because \because \because E$ Effective $4 / 22 / 60$
    

[^8]:    * Amended 5/12/61

[^9]:    $\therefore$ Amended 5/12/61
    $\%$ Amended $4 / 13 / 62$

[^10]:    * Effective 4/13/62 \#* Effective 11/13/64

[^11]:    * Amended 5/12/61
    **Amended 5/12/67

[^12]:    *EFFECTIVE 9/14/62

[^13]:    *Effective 5/12/61.

[^14]:    *Amended $1 / 17 / 64$
    $* *$ Amended $6 / 14 / 63$
    $\because \because: 4$ Amended $10 / 16 / 61$

[^15]:    *Effective 1/17/64
    **Amended 4/10/64

[^16]:    * Amended 7/14/61

[^17]:    \%Amended $7 / 14 / 61$ \%Amended 3/12/65

[^18]:    * Amended $1 / 17 / 64$
    **Amended 12/15/67

