

GROVE 2030 DRAFT RECOMMENDATIONS (NCD2-3)

Submitted 2/22/2017

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AMENDMENTS TO MIAMI 21			
ORDINANCE	DATE APPROVED	DESCRIPTION	LEGISLATIVE ID
13235	11-18-2010	Minor and non-substantial modifications throughout the Code	10-00956zt
13494	1-22-2015	Clarification of Single Family lot setback requirement applicability	14-01074zt

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A.1. CORAL GATE (NCD-1)**1.1 Boundaries**

Generally described as bounded by Douglas Road to the west, along the rear of properties on the north side of SW 18th Terrace, along the rear of properties on the west side of Coral Gate Drive, SW 16th Street on the north, SW 32nd Avenue on the east, and along the rear of properties on the south side of SW 21st Street. More specifically depicted on the Miami 21 Atlas.

1.2 Intent

The Coral Gate neighborhood is a stable single-family neighborhood located within the Coral Way Area. Its proximity to the Coral Way commercial corridor has left the neighborhood with the threat of inappropriate commercial intrusion that may disrupt the quality of this well-maintained and stable single-family neighborhood. The purpose of this Neighborhood Conservation District is to eliminate uses that have the potential of bringing commercial intrusion into the neighborhood and also to eliminate the possibility of incompatible infill structures that are too tall and could deteriorate the historic quality of this low-density neighborhood. The intent is that this neighborhood be a pure single-family neighborhood.

1.3 Effect of NCD-1 district designation

The effect of these NCD-1 regulations shall be to modify transect regulations included within the NCD boundaries to the extent indicated herein.

1.4 Principal uses and structures; prohibitions

Principal uses and structures are as permitted generally or conditionally in the underlying transect, except the following uses shall not be permitted:

- a. Adult daycare centers
- b. Child daycare centers
- c. Primary and secondary schools

1.5 Permitted accessory uses and structures

Only the following accessory uses and structures are permitted in conjunction with a single family residence:

- a. Detached garages and car shelters.
- b. Garden sheds.

1.6 Prohibitions

Home occupations shall not be permitted.

1.7 Height

Height is limited to a maximum of twenty-five (25) feet from flood level or average sidewalk elevation, whichever is higher. No variances for height shall be allowed.

1.8 Off-street Parking Requirements

Dwellings: Dwellings, minimum two (2) spaces per unit; such spaces may be permitted in a tandem fashion.

Places of worship: For places of worship, a reduction of up to twenty-five (25) percent in required off-street parking shall be permissible by Exception, provided findings are made that clearly show such reduction is reasonable based on such factors as facility proximity to mass transit, facility visitation policy, possible negative impact on the neighborhood, and the like.

A.2 VILLAGE WEST ISLAND DISTRICT AND CHARLES AVENUE (NCD-2)

2.1 Boundaries

Generally described as bounded by Douglas Road, Brooker Street and Jefferson Street on the west, US 1 and Bird Road on the North, Mc- Donald Street and Abitare Way on the east, and Franklin Avenue, ~~and~~ a portion of Marler Avenue, and portions of Loquat Avenue and Kumquat Avenue along the south. More specifically depicted on the Miami 21 Atlas. And as shown on Map below:

2.2 Intent

Village West Island District is of special and substantial public interest due to the unique role of Grand Avenue and Douglas Road as the “Main Streets” for the surrounding Village West Island District Community and the unique Caribbean and Bahamian character and heritage of the Village West Island District in general. On Charles Avenue this NCD-2 will help define the uses and designs of buildings and help maintain the scale and character of the existing neighborhood. Both Village Island West and Charles Avenue illustrate the incomparable legacy of the African-American community to the City of Miami. The intent of NCD-2 is to identify and recognize this historical significance; to promote gateways, gathering places and activities corresponding to its culture and heritage; to ~~complement~~ complement the character of the entire community and promote the history of the Island District; and to promote its successful revitalization and restoration. The limitation on development of large parcels shall serve to maintain and promote the unique character of the District. It is the intent of these regulations to preserve and protect existing residential properties, to assure that future development conforms to the unique Caribbean and Bahamian character and heritage of the existing neighborhoods in the Village Island West Island District and on Charles Avenue with respect to type, intensity, design and appearance; and further, to provide for efficiency and economy in the process of stable and orderly development, for the appropriate and best use (not necessarily the most economic use) of land in accordance with standards established by the will of the residents as incorporated in this Overlay District NCD-2

Charles Avenue (originally Evangelist Street) has historically housed some of the original Bahamian settlements within the Village West Island District that occupies the neighborhoods around the intersection of Douglas Road and Grand Avenue. This street has been degraded through demolition, abandonment and redevelopment and thereby diminishing the historic integrity to become a historic district; however, it is of special and substantial public interest due to its historic identity and remaining historic structures. This designation will encourage appropriate infill to preserve the context of historic sites on Charles Avenue, including: the Mariah Brown House, home of the first Bahamian settler; the Historic Black Cemetery; the E.F. Stirrup House,

AS ADOPTED MAY 2015 first black doctor; historical churches, and several other historic homes. This designation shall also allow for and encourage the relocation of historic structures such as, by way of example but not limitation, the 1910-1940 era wood frame houses, the "shotgun houses", located within the District when preservation on site is not possible.

2.3 Effect of NCD-2 district designation.

The effect of these NCD-2 regulations shall be to modify transect regulations included within the NCD boundaries to the extent indicated herein.

Nothing in these regulations shall be construed as to prohibit additional structures or neighborhoods to become Historic Preservation Overlays.

All demolition permits shall require a Waiver and be referred to the Planning Department for review under the Tree Preservation Ordinance. All submittals shall contain a tree survey by a certified arborist.

Prior to submittal of an application for a waiver for demolition of any structure, or any part thereof, which is fifty years of age or older, prior written approval shall be obtained from the Historic Preservation Officer following a preliminary review for historical significance. Such written approval shall be valid for eighteen months from date of issuance, after which date it shall expire and be deemed null and void unless a demolition waiver has been issued.

Application fees and notification costs associated with historic designation proposals shall be waived for any properties, structures, and sites within the district.

Properties, structures and sites related by a common theme (historical, architectural, aesthetic characteristics, or period of time) may be considered for Multiple Property Designation and related protections under the City's Historic Preservation Ordinance.

Additional requirements for building permit applications: all building permit applications shall include photos of abutting properties on each side, including street view, and of the property across the street, of the subject property, and shall include at least four photos within 300 feet of the subject property demonstrating the character of the neighborhood.

All Heritage Trees – as defined in Chapter 17 Article 1 of the City of Miami Code - within the district shall be protected and may not be removed or relocated.

TREE SURVEY certified by licensed tree arborist shall be superimposed over the site plan submitted with building permit application, in order to avoid conflicts with existing trees and existing topographical features.

SITE PLAN and TREE SURVEY shall include swale and at least fifteen (15) feet of the abutting properties on all sides.

No building permit shall be issued prior to on-site verification by City arborist of tree survey. City arborist shall inspect each building site for compliance with tree protection ordinance no less than quarterly until Certificate of Occupancy is issued

A post Certificate of Occupancy inspection by City shall be performed no less than six months after the date of issuance of the Certificate of Occupancy to ensure compliance with the Tree Protection Ordinance, width of driveways, and other applicable requirements.

No Special Area Plan shall be permitted. No application for a Special Area Plan for development of properties within the NCD-2 shall be accepted by the City. Developments on parcels of land totaling

AS ADOPTED BY THE BOARD OF COMMISSIONERS ON MAY 14, 2014. Other than for 1.4) acres shall not be permitted in the NCD-2.

2.4 Residential

All T3, Single-Family Residential zoning regulations shall apply within the Village West Island District and Charles Avenue, hereafter referred to as NCD-2, except as modified below. If any such requirements conflict, NCD-2 requirements shall apply.

2.4.1 Charles Avenue

- a. All new construction, major alterations, and additions on Charles Avenue shall be required to be reviewed by the process of Waiver. To ensure the compatibility of new construction on Charles Avenue, the design for any new construction shall also be reviewed by the Urban Development Review Board for its compatibility of scale, materials, roof slope, general form, massing and ornamental details.
- b. Any requests for the demolition of structures that are over fifty (50) years in age along Charles Avenue shall be referred to the Historic Preservation Officer for review of historical significance.
- c. The architectural guidelines contained in the Village West Island District ~~are intended~~ shall to produce visual compatibility among the buildings on Charles Avenue and throughout the District representing building traditions of early South Florida, the Caribbean, and the early African-American settlers.

2.4.2 Single Family Residential District

- a. Adjacent lots or lots in the same subdivision under single ownership, or developed by a single builder or developer shall not employ the same, similar or duplicate architectural plans. Adjacent buildings under such conditions shall be substantially differentiated in massing, footprint, and exterior detailing.
- b. Front yards
All front yards in the NCD-2 shall be designed in a way that minimizes the impact of garage fronts and off-street parking. Front yards shall provide a more permeable surface and use abundant landscaping and tree canopy throughout.
- c. Building Envelope
For the purpose of this section, a building site shall be defined as one or more lots or portions of lots that are aggregated to form a single family residential site including vacant lots and all permissible accessory uses and structures. Building sites shall not include any portions of land under a different zoning transect.
- d. Height
Height is limited to a maximum of twenty-five (25) feet measured to the midpoint between the

eave and roof top and is measured from flood level or average sidewalk elevation, whichever is higher. In addition to the maximum height of twenty-five (25) feet measured to the mid-point of the roof top and eave, chimneys, cupolas or other non-habitable architectural features of twenty-five (25) square feet in area or less may reach a maximum height of thirty (30) feet or as required by the fire code. For Lots with less than ten thousand (10,000) square feet in area, the height limitation for accessory structures shall be thirteen (13) feet. No staircase enclosures shall be permitted that infringe on height restrictions. Stair case enclosures shall be limited to only the Staircase and not extend beyond such enclosure.

e. Green Space

The minimum green space requirement shall be three-tenths (0.3) times the Lot area. The use of permeable material for surfaces in the required yard may allow a 25% reduction in the required green space. The minimum green space requirement shall be four-tenths (0.4) times the Lot area with a allowable reduction of 25% for the use of permeable surfaces as set forth in Chapter 17 of the City of Miami Code. The sum of all Average Crown Spread (total canopy) shall be no less than two-tenths (0.2) times the lot area, and shall consist of native hardwoods. All landscaping shall conform to the minimum standards set forth in Chapter 17 of the City of Miami Code.

All permeable surfaces adjoining the property on the Right of Way shall be landscaped and conform to the minimum standards set forth in Chapter 17 of the City of Miami Code.

Landscaping on the adjoining Right of Way shall include at least one native shade trees tree of at least sixteen (16) feet in height and four (4) inches in caliper, planted at a minimum of one (1) per twenty (20) linear feet or fraction thereof.

f. Permitted Accessory Uses and Structures

Accessory uses and structures are as permitted in the underlying transect zone, except that detached garages or car shelters on lots ten thousand (10,000) square feet or larger may include a second story as long as the allowable floor lot ratio and building footprint are not exceeded. Said second story may only be used as an owner occupied accessory structure. Two-story accessory structures shall have the same setback requirements as specified for two-story principal buildings.

g. Additional Limitations and requirements

1. Lots and building sites:

Wherever an existing single-family residence or lawful accessory building(s) or structure(s) is located on one or more platted lots or portions thereof, such lots shall thereafter constitute only one building site and no permit shall be issued for the construction of more than one single-family residence except by Warrant. Such structures shall include but not be limited to swimming pools, tennis courts, walls, and fences or other at grade or above ground improvements. No building sites in existence prior to September 24, 2005 shall be diminished in size except by Warrant, subject to the criteria specified in Article 4, Table 12 Design Review Criteria.

2. Garages and Driveways:

(a) On new construction or garage additions, no garage shall be located along the same front setback line as the front wall of a residential structure unless the garage door(s) does not face the street. Garage structures with access openings that face the street shall

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be set back a minimum of twenty (20) feet from the front wall of the principal residential structure.

- (b) Garage structures with access openings that face the street on corner lots which have a maximum depth of less than sixty (60) feet, may be set back a minimum of fifteen (15) feet from the front wall of the principal residential structure.
- (c) Notwithstanding the requirements of the Public Works Department, driveways shall have a maximum width of ten (10) feet within the first five (5) feet of all street-front required setbacks.
- (d) Driveways within a single building site shall not be located closer than twenty-five (25) feet to each other.
- (e) Except as required for the driveway approach, no portion of any driveway in a required yard adjacent to a street shall be within five (5) feet of any property line other than as may be required to allow for turnaround maneuver, in which case said driveway shall be constructed of permeable material in its entirety.
- (f) Tandem parking shall be allowed.
- (g) Garage doors which are more than nine (9) feet wide shall not be allowed.

3. Fences:

All fences located within any street-front setback area shall be covered from the public right-of-way view by plant material except when said fence is faced or constructed with oolitic limestone.

4. Landscaping:

All landscape shall comply with the City's landscape and tree protection ordinances.

h. Setbacks

1. Principal Building:

Setbacks are variable to allow for a variety in architecture and placement of the building footprint. Projections of buildings into required setbacks shall be permitted subject to the criteria and requirements specified herein.

(a) *Minimum Front Setbacks:*

The minimum front setback shall be thirty (30) feet. The structure may project a maximum of ten (10) feet into the minimum required setback of thirty (30) feet provided said projection does not exceed thirty (30) feet in width along the front of the building. Unenclosed porches, entries, or loggias may project a maximum of fifteen (15) feet into the minimum required setback of thirty (30) feet. On corner lots the structure may project a maximum of fifteen (15) feet into the minimum required setback of thirty (30) feet.

(b) *Minimum Side Setbacks:*

The minimum side setback shall be five (5) feet, except for corner lots where the minimum side setback adjacent to the street shall be ten (10) feet. The minimum total side setbacks to be distributed shall be as established in the following table:

TABLE INSET:

Building Site Size in Square Feet	Interior Lots First Story of Structure	Interior Lots Second Story of Structure	Corner Lots First Story of Structure	Corner Lots Second Story of Structure
Less than 7,500	10 feet	15 feet	15 feet	20 feet
7,500 -- 10,000	15 feet	25 feet	15 feet	25 feet
More than 10,000	25 feet	35 feet	25 feet	35 feet

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(c) Minimum Rear Setbacks:

The minimum rear setback shall be twenty (20) feet.

(d) Accessory Buildings:

The minimum side setbacks shall be ten (10) feet.

The minimum rear setback shall be ten (10) feet.

The maximum width of said connection shall be ten (10) feet.

i. Maximum Floor Area Ratio (FAR):

FAR for NCD-2 shall be as follows:

1st 5000 sq. ft. of building envelope – 48%

2nd 5000 sq. ft. of building envelope – 35%

Balance of building envelope - 30%

The sum of the gross floor areas of all the floors of the building measured from the exterior faces of the exterior walls and exterior faces of supporting columns of floors not enclosed by walls. In particular, floor spaces for dwelling purposes such as living rooms, bedrooms, kitchens, and utility rooms, no matter where located in the structure, including staircases and elevator shafts. FAR shall be calculated on the square footage of the building envelope boundaries.

2.5 Village West Island Commercial Districts

a. Limitation.

The square footage of individual retail establishments within Coconut Grove Corridors defined in Appendix A, section 3.5 shall be limited to a maximum size of twenty thousand (20,000) square feet in total floor area used for retail and related services, except as may be modified below for “large-scale retail establishments.” Retail specialty centers as defined in City Code Sec. 4-2 located adjacent to Coconut Grove Corridors listed in Appendix A, section 3.5, may be approved by a Warrant. Special event Class I permits are exempted from the limitations of this section.

b. “Large-scale retail establishment” defined.

A “large-scale retail establishment” for the purposes of NCD-2 is defined as a retail establishment or combination of commercial retail establishment(s), including membership establishments with any commercial retail use, of over twenty thousand (20,000) square feet in gross floor area. The gross floor area includes building gross floor area and ancillary outdoor storage or merchandise display areas. For the purposes of this definition, the floor area does not include motor vehicle parking or loading areas. For the purpose of determining the applicability of the twenty thousand (20,000) square feet of floor area, the aggregate square footage of all adjacent stores or retail tenants that share common checkout stands or a controlling interest, or storage areas, shall be considered one establishment.

c. Exception required for Large Scale Retail establishments.

A “large-scale retail establishment” within the Coconut Grove Corridors listed in Appendix A, section 3.5 shall be permitted only by Exception.

d. Site requirements.

AS ADOPTED - MAY 2015 In addition to all requirements in the applicable zoning district, "large-scale retail establishments" must meet the following site criteria and limitations:

1. Maximum size of retail establishment.
The maximum size of any individual retail establishment within any Coconut Grove Corridor shall be seventy thousand (70,000) square feet. No individual retail establishment within a Large Scale Retail establishment shall be permitted which exceeds seventy thousand (70,000) square feet.
2. Minimum lot dimensions.
"Large-scale retail establishments" may be permitted exclusively in lots having a minimum net area of two (2) acres. Properties which do not meet the two-acre size limitation shall be limited to individual establishments of twenty thousand (20,000) square feet or less.
3. Minimum setbacks and build-to lines
Large Scale Retail establishments shall have the following minimum setbacks:
 - (a) Any front or side setback abutting a public right-of-way or non-residentially zoned property build-to line is twenty (20) feet. The area from the build-to line to the right-of-way line shall be used for permanent sidewalks with illumination, pedestrian amenities, or landscaping, except in areas as required for emergency access, or where driveway entrances are located. Landscaping in this setback area shall count toward the green space requirements.

This area may not be used for parking or loading at any time.
 - (b) Side or rear lot line abutting a residentially zoned property: setback is fifty (50) feet. The setback shall include a 20-foot heavily landscaped buffer area. If an access alley, parking, loading door, delivery area, or inventory storage area is present along this side of the property, then the setback area shall also include an eight-foot-high masonry wall inside of the 20-foot landscape buffer.
4. Building orientation and facades.
 - (a) Building facades and elevations shall be designed to minimize the visual impacts of the scale of the building.
 - (b) Large-scale retail structures may be oriented with their entrances toward arterial or collector roadways as defined in the City Comprehensive Plan.
 - (c) Any side with regular public ingress/egress point(s) is to be considered a front. Regular public ingress/egress to the building shall not be located facing residential uses. There may be more than one (1) front. Front and side facade design shall include the following design features to minimize scale impacts and promote activated street frontages:
 - (i) Building design variations at intervals no greater than fifty (50) feet.
 - (ii) Storefront windows, with interior spaces visible and lit from within at night, equal to at least fifty (50) percent of the linear length of ground-floor wall on building front elevations as defined herein. Window spacing should be such that no more than twenty (20) percent of the length of the wall may have an uninterrupted length without storefront windows.
5. Vehicular access.
Primary ingress and egress to the site must be provided from the arterial(s) and not from secondary roads or collectors and subject to the following:
 - (a) Except as required for emergency access, vehicular driveways shall not be along local roadways as defined in the City Comprehensive Plan.
 - (b) Except where required for emergency access or other compelling public safety reasons,

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vehicular driveways shall not be located within one hundred (100) feet of residentially-zoned land along the same side of the street, as measured from the nearest point of the driveway.

- (c) Delivery vehicle access/egress shall be clearly defined in the site plan, and shall only be from arterial roadways, and located no less than one hundred (100) feet from residentially-zoned land along the same side of the street, as measured from the nearest point of the driveway.
- (d) Where large and bulk merchandise sales are expected, customer pick-up access/egress shall be clearly defined in the site plan, and shall only be from arterial roadways, and located no less than one hundred (100) feet from residentially-zoned land along the same side of the street, as measured from the nearest point of the driveway.

6. Parking and loading requirements.

- (a) One (1) space per every two hundred (250) square feet of gross floor area shall be required for a "large-scale retail establishment." All required parking must be provided onsite.
- (b) Along collector roads as defined by the City Comprehensive Plan, setback buffers, building design or other features shall screen parking such that no more than thirty (30) percent of the parking lot or facilities are visible from the roadway.
- (c) Along local roads as defined by the City Comprehensive Plan, setback buffers, building design or other features shall completely screen parking such that the parking lot or facilities are not visible from the roadway, except for distances as required by driveways or emergency access.
- (d) All loading and deliveries shall be adjacent to an arterial roadway. Said loading and delivery areas shall be screened from public view by an eight-foot wall.

7. Green space.

A "large-scale retail establishment" shall implement landscaping in an area equal in size to, or greater than, fifteen (15) percent of the gross lot area. Landscaping shall be implemented generally so as to provide ample shade areas in the parking lot and abutting sidewalks and to minimize the visual impact of the structure and parking space on the streetscape. To this end, a landscape plan for the site shall be submitted to the Planning Department for review and approval by the Planning and Zoning Advisory Board as part of the required Exception.

8. Buffer.

Wherever the property abuts another property with a more restrictive zoning designation, a "large-scale retail establishment" shall provide a twenty-foot wide heavily landscaped buffer. This buffer shall include Florida native trees at no less than fifteen (15) to twenty (20) feet in height, with a diameter at breast height of no less than four (4) to five (5) inches spaced on 15-foot centers. Also included in this buffer shall be hedging and ground cover. This buffer shall be included in the required landscape plan.

9. Fences and walls.

Fences and walls shall be erected to a minimum height of eight (8) feet wherever the property abuts another property with a more restrictive zoning designation.

e. Location of "large-scale retail establishment."

A "large-scale retail establishment" shall be located exclusively on a lot having frontage on one (1) or more arterial roads.

f. Hours of operation.

Except for special events requiring Class I permits, a "large-scale retail establishment" shall open no earlier than 7:00 a.m. on weekends and 8:00 a.m. on weekdays and shall close no later than 11:00 p.m. on weekends and 10:00 p.m. on weekdays. Deliveries to or from any "large-scale retail establishment" shall be limited to the hours of 10:00 a.m. through 3:00 p.m. Monday through

- g. Variances prohibited.
No variances from the provisions set forth in the site requirements or hours of operation are permitted.

2.5.1 Mixed Use Cultural District

Boundaries: all properties located on Grand Avenue between Margaret Street on the east and the City limits on the west, and Douglas Road between Grand Avenue on the south and Day Avenue on the north.

The Mixed Use Cultural District is intended to give a distinctive cultural character to retail and commercial uses on Grand Avenue and Douglas Road. The intent is to enhance these corridors as a tourist destination, encourage heritage retail and cultural/historic businesses, support current resident-owned businesses, promote a cultural facade, provide more culturally themed businesses, establish a critical mass of retail and provide a culturally themed bridge to all other parts of the District by promoting the culture of the community in this short corridor and entranceway to the commercial main street. To this end, the district is dedicated primarily to culturally themed boutiques, gift shops and book stores, hair salons, apparel, restaurants and cafes, music shops and outdoor plazas, straw markets, cultural facilities, art and upscale cultural entertainment that reflect a Caribbean culture.

- a. Use Regulations

The Mixed Use Cultural District shall permit the following Uses in addition to those which are permitted in the underlying transect zones:

1. Permanent structures providing for a Straw Market with Caribbean crafts, foods, apparel, souvenirs, and other goods attractive to tourists, subject to a Waiver with a mandatory referral to the district NET Administrator, and limited to the following items for sale: Heritage retail foods, apparel, souvenirs; bookstores and gift shops with cultural themes; hair salons, including outdoor hair braiding; and music and entertainment reflective of that found in the Caribbean.
2. "Large-scale retail establishments" exclusively for the sale of groceries and not exceeding forty thousand (40,000) square feet shall be permitted within the Mixed Use Cultural District only for properties with an underlying T5 Transect Zone by process of Warrant. "Groceries" are defined as food products, dry groceries (such as meats, poultry, seafood, sushi, dairy products, frozen foods, fruits, vegetables, deli items, prepared foods, baked goods, health and beauty products, pharmaceuticals, and alcoholic beverages) or services commonly provided in a grocery store in Miami-Dade County.
3. Other permissible uses along ground floor locations include:
Bars, saloons, taverns, private clubs, supper clubs, including those with dancing and live entertainment are permitted in such ground floor locations along primary streets or elsewhere within the district only by Warrant, and only subject to limitations on buffer overlay districts.
4. Sales display and outdoor dining within open or partially open space.
5. Vending in open space as per the City of Miami's Vending in Open Space Regulations.

- b. Height

In order to ensure appropriate scale of infill development along Grand Avenue and Douglas Road, irrespective of the underlying zoning limitations, new single-Use structures shall be limited to a

AS ADOPTED - MAY 2015 of fifty (50) feet and mixed-use structures shall be limited to sixty-two (62) feet to be accommodated in no more than five (5) stories.

c. Architectural Guidelines

All establishments and businesses in the Mixed Use Cultural District shall conform to the Village Island West and Grand Avenue Architectural and Urban Design Guidelines and shall maintain a facade that is consistent with Caribbean architectural facades as described and as examples are shown within the guidelines.

d. Additional Regulations

1. Existing businesses established prior to the adoption of this code shall be allowed to remain in the Mixed Use Cultural District regardless of their cultural theme without being considered nonconformities.
2. Underground parking shall be permitted in T3 Transect Zones by Warrant for those properties which abut T5 Transect Zones along Grand Avenue between SW 37th Avenue and SW 32nd Avenue. Any T3 designated properties which have underground parking shall be required to be developed with Residential Structures for Residential Use on the surface of the underground parking structure. No replat is required if the T3 Transect Zone properties are tied to the property abutting Grand Avenue by a covenant-in-lieu of Unity of Title. Density limitations shall apply as per the underlying Transect Zone without the limitation of one (1) unit per lot of record for T3-R and two (2) units per lot of record for T3-O and the following minimum setbacks shall apply:
 - (a) T3-R Properties
 - (i) Front: twenty (20) feet
 - (ii) Side: five (5) feet
 - (iii) Rear: zero (0) feet
 - (b) T3-O Properties
 - (i) Front: ten (10) feet
 - (ii) Side: Zero (0) feet
 - (iii) Rear: Zero (0) feet
 - (c) Minimum required setbacks may be reduced through the Warrant process.

2.5.2 Market District

Boundaries: all properties fronting on Grand Avenue between Commodore Plaza Street to the east and Elizabeth Street to the west.

The Market District is intended to foster community markets along a portion of Grand Avenue relating to the sale of fruits, vegetables and other crafts indigenous of the Caribbean Islands. The Caribbean Market allows for a tourism destination similar to those found throughout Caribbean nations and heritage of the surrounding community.

a. Use Regulations.

The Market District area shall permit the following uses, in addition to those which are permitted in the underlying transect zone:

1. Farmer's markets and Caribbean crafts and food markets that specialize in the sale of crafts and fresh fruits and vegetables are permitted within this district, subject to a Warrant with a mandatory referral to the district NET Administrator. All regulations contained in this code are applicable, and further subject to the following limitations:

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- (a) Any outdoor market must be located on a parcel of no less than fifteen thousand (15,000) square feet of lot area.
- (b) An outdoor market shall be limited to no more than sixty-five (65) percent of the area of the subject parcel in display area.
- (c) An outdoor market may not include any permanent structures. All display tables and other such material must be removed at the end of the permitted time of operation.
- (d) The outdoor market display area shall be located along the Grand Avenue frontage and be set back no less than twenty-five (25) feet from any abutting residentially zoned property.
- (e) No outdoor market may be located closer than one thousand five hundred (1,500) feet from another outdoor market.
- (g) Only handmade crafts, fresh fruits and vegetables, prepared raw foods and drinks derived from fresh fruits and vegetables may be sold in an outdoor market within this district.

b. Additional Regulations

1. All establishments and businesses in the Market District shall conform to the Village Island West and Grand Avenue Architectural and Urban Design Guidelines and shall maintain a facade that is consistent with Caribbean architectural facades as described and as examples are shown within the guidelines.
2. Existing businesses established prior to the adoption of this code shall be allowed to remain in the Market District regardless of their cultural theme without being considered nonconformities.

A.3. COCONUT GROVE NEIGHBORHOOD CONSERVATION DISTRICT NCD-3**3.1 Boundaries**

Generally described as bounded by Douglas Avenue on the west, Franklin Avenue and a portion of Marler Avenue along the north (Douglas Road – Arbitare Way), Arbitare Way and McDonald Avenue along the west (Main Hwy – Bird Road), Bird Road on the south (McDonald Ave – US 1), US 1 on the north, Rickenbacker Causeway on the east, Biscayne Bay along the east and south, Prospect Drive and along the rear of properties on the south side of Battersea Road to Douglas Road. More specifically depicted on the Miami 21 Atlas.

a. Coconut Grove Sub-Districts:

1. North Grove- bounded by U.S. 1 on the north, Rickenbacker Causeway on the east, Biscayne Bay on the south and S.W. 27th Avenue on the west.
2. Center Grove- bounded by U.S. 1 on the north, S.W. 27th Avenue on the east, Oak Street on the south, and S.W. 32nd Avenue on the west.
3. South Grove- bounded by Loquat Avenue, Kumquat Avenue, Franklin Avenue, and Main Highway on the north, along the eastern edge of properties located east of Munroe Drive on the east, Biscayne Bay, and Prospect Drive, Battersea Road, and Le Jeune Road on the south, and Le June Road on the west.
4. Village Center- bounded by Oak Street and Tigertail Avenue on the north, S.W. 27th Avenue on the east, Biscayne Bay, along the western edge of the Barnacle State Park, Main Highway, Via Abitare Way and SW 32nd Avenue on the west.

3.2 Intent

The intent of the Coconut Grove Neighborhood Conservation District NCD-3 is to establish a protective series of legislative elements to preserve the historic, heavily landscaped character of Coconut Grove's residential areas; enhance and protect Coconut Grove's natural features such as the tree canopy and green space; and protect the distinctive architectural variety within the unique single family neighborhood that comprises Coconut Grove. The community of Coconut Grove predates the City of Miami, and is known for its character, derived from lush landscaping, and naturally occurring vegetation and trees, and its unique property sizes and shapes; bay views; architectural variety; geologic features; proximity to Biscayne Bay; public open space; recreational opportunities; commercial services; and a special character imparted by its tropical vegetation and historic structures. It is the intent of these regulations to preserve and protect residential properties, to assure that future development conforms to Coconut Grove's distinctive character, with respect to type, intensity, design and appearance; and further, to provide for efficiency and economy in the process of stable and orderly development, for the appropriate and best use (not necessarily the most economic use) of land in accordance with standards established by the will of the residents

Properties shall not be platted, re-platted or configured in any way that destroys a median, green space, landscape easement or road configuration that contributes to the character of the subdivision within the NCD-3 area.

3.3 Effect of district designation

The effect of these NCD-3 regulations shall be to modify transect regulations included within the NCD boundaries to the extent indicated herein.

Nothing in these regulations shall be construed as to prohibit additional structures or neighborhoods to become Historic Preservation Overlays.

All demolition permits shall require a Waiver and be referred to the Planning Department for review under the Tree Preservation Ordinance. All submittals shall contain a tree survey by a certified arborist.

Prior to submittal of an application for a waiver for demolition of any structure, or any part thereof, which is fifty years of age or older, prior written approval shall be obtained from the Historic Preservation Officer following a preliminary review for historical significance. Such written approval shall be valid for eighteen months from date of issuance, after which date it shall expire and be deemed null and void unless a demolition waiver has been issued.

Application fees and notification costs associated with historic designation proposals shall be waived for any properties, structures, and sites within the district.

Properties, structures and sites related by a common theme (historical, architectural, aesthetic characteristics, or period of time) may be considered for Multiple Property Designation and related protections under the City's Historic Preservation Ordinance.

Additional requirements for building permit applications: all building permit applications shall include photos of abutting properties on each side, including street view, and of the property across the street, of the subject property, and shall include at least four photos within 300 feet of the subject property demonstrating the character of the neighborhood.

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All Heritage Trees – as defined in Chapter 17 Article 1 of the City of Miami Code - within the district shall be protected and may not be removed or relocated.

TREE SURVEY certified by licensed tree arborist shall be superimposed over the site plan submitted with building permit application, in order to avoid conflicts with existing trees and existing topographical features.

SITE PLAN and TREE SURVEY shall include swale and at least fifteen (15) feet of the abutting properties on all sides.

No building permit shall be issued prior to on-site verification by City arborist of tree survey. City arborist shall inspect each building site for compliance with tree protection ordinance no less than quarterly until Certificate of Occupancy is issued

A post Certificate of Occupancy inspection by City shall be performed no less than six months after the date of issuance of the Certificate of Occupancy to ensure compliance with the Tree Protection Ordinance, width of driveways, and other applicable requirements.

No Special Area Plan shall be permitted. No application for a Special Area Plan for development of properties within the NCD-3 shall be accepted by the City. Developments on parcels of land totaling more than four (4) acres shall not be permitted in the NCD-3.

3.4 Additional notice and review

- a. Additional notice required for Exception, Warrants, Waivers and Variance applications. All Coconut Grove residents and neighborhood or homeowner associations that wish to receive a courtesy notice of Exception, Warrants, Waivers or Variance applications in their areas shall register with their Neighborhood Enhancement Team (NET) Office on a yearly basis. Such registration shall consist of a letter to the Director of the Planning Department or to the Zoning Administrator, in which the association shall request such notification and shall specify the name, address and telephone number of the official representative of the association designated to receive said notice and a list of all the officers of said association. At the time of initial application for an Exception, Warrants, Waivers or Variance, the applicant shall obtain the list of all registered neighborhood and homeowner associations pertaining to the application in question from the Planning Director or the Zoning Administrator and shall notify in writing the official representative of all such registered associations in writing, by certified mail, of the application. The applicant shall submit with the application these certified receipts. If any such association have any comments or recommendations, such comments and recommendations shall be submitted in writing to the Planning Director or Zoning Administrator no later than fifteen (15) days from receipt of such notification. Late or misdelivered comments shall not be considered.
- b. All properties located within the Village Center shall be reviewed by the Coordinated Review

Committee.

3.5 Coconut Grove Corridors

The sub-districts are demarcated, traversed or connected by important corridors subject to their own unique characteristics and considerations. The Coconut Grove corridors are as follows and include the rights of way and the Lots immediately adjacent to the right of way:

- South Bayshore Drive
- Tigertail Drive
- S.W. 27th Avenue
- Bird Avenue
- MacDonald Street
- Main Highway
- Douglas Road
- Grand Avenue
- Le Jeune Road

- a. Improvements and new development on these corridors shall conform to the following pedestrian safety and comfort standards:
 1. Where sidewalks exist, the pedestrian shall be buffered from vehicular traffic with streetscape elements and landscaping.
 2. Uses to be developed on these corridors shall promote pedestrian activity, such as porches, loggias, windows, entries, plazas, and ground floor retail uses where permissible.
 3. The number and dimensions of curb cuts and driveways shall be minimized to reduce the pedestrian/vehicular conflicts up to the minimum permissible by the controlling jurisdiction.

3.6 Single-Family Residential District

The single family residential district is intended to protect the low density residential and dominant tree canopy characteristics of Coconut Grove and prevent the intrusion of additional density, uses, and height.

All T3, Single-Family Residential zoning regulations shall apply within the Coconut Grove NCD-3 Single-Family Residential District, hereafter referred to as NCD-3, except as modified below. If any such requirements conflict, NCD-3 requirements shall apply.

- a. Adjacent lots or lots in the same subdivision under single ownership, or developed by a single builder or developer shall not employ the same, similar or duplicate architectural plans, styles or thematic qualities. Adjacent buildings under such conditions shall be substantially differentiated in massing, footprint, and exterior detailing and shall contribute to the unique, eclectic character of Coconut Grove's single-family residential neighborhoods through the use and the expression of diverse and distinctive architectural design.
- b. Front yards

All front yards in the NCD-3 shall be designed in a way that minimizes the impact of garage fronts and off-street parking. Front yards shall provide ~~a more~~ permeable surface and shall use abundant landscaping and tree canopy throughout.
- c. Building Envelope

For the purpose of this section, a building ~~site~~ envelope shall be defined as one or more lots or portions

AS ADOPTED - MAY 2015 ~~that~~ are aggregated to form a single family residential site including vacant lots and all permissible accessory uses and structures. Building sites envelopes shall not include any portions of land under a different zoning transect.

d. Height

Height is limited to a maximum of twenty-five (25) feet measured to the midpoint between the eave and roof top and is measured from flood level or average sidewalk elevation, whichever is higher. In addition to the maximum height of twenty-five (25) feet measured to the mid-point of the roof top and eave, chimneys, cupolas or other non-habitable architectural features of twenty-five (25) square feet in area or less may reach a maximum height of thirty (30) feet or as required by the fire code. For Lots with less than ten thousand (10,000) square feet in area, the height limitation for accessory structures shall be thirteen (13) feet. No stair case enclosures shall be permitted that infringe on height restrictions. Stair case enclosures shall be limited to only the Stair Case and not extend beyond such enclosure.

e. Green Space

~~The minimum green space requirement shall be three-tenths (0.3) times the Lot area. The use of permeable material for surfaces in the required yard may allow a 25% reduction in the required green space.~~ The minimum green space requirement shall be four-tenths(0.4) times the Lot area with a allowable reduction of 25% for the use of permeable surfaces as set forth in Chapter 17 of the City of Miami Code. The sum of all Average Crown Spread (total canopy) shall be no less than two-tenths (0.2) times the lot area, and shall consist of native hardwoods. All landscaping shall conform to the minimum standards set forth in Chapter 17 of the City of Miami Code.

All permeable surfaces adjoining the property on the Right of Way shall be landscaped and conform to the minimum standards set forth in Chapter 17 of the City of Miami Code.

Landscaping on the adjoining Right of Way shall include at least one native shade trees tree of at least sixteen (16) feet in height and four (4) inches in caliper, planted at a minimum of one (1) per twenty (20) linear feet or fraction thereof.

f. Permitted Accessory Uses and Structures

Accessory uses and structures are as permitted in the underlying transect zone, except that detached garages or car shelters on lots ten thousand (10,000) square feet or larger may include a second story as long as the allowable floor lot ratio and building footprint are not exceeded. Said second story may only be used as an owner occupied accessory structure. Two-story accessory structures shall have the same setback requirements as specified for two-story principal buildings.

g. Maximum Floor Area Ratio (FAR):

FAR for NCD-2 shall be as follows:

1st 5000 sq. ft. of building envelope – 48%

2nd 5000 sq. ft. of building envelope – 35%

Balance of building envelope - 30%

The sum of the gross floor areas of all the floors of the building measured from the exterior faces of the exterior walls and exterior faces of supporting columns of floors not enclosed by walls. In particular, floor spaces for dwelling purposes such as living rooms, bedrooms, kitchens, and utility rooms, no matter where located in the structure, including staircases and elevator shafts. FAR shall be calculated on the square footage of the building envelope boundaries.

h. Ground area coverage – The primary structure shall not occupy more than 35% of the ground

AS ADOPTED - ~~MAY 2018~~ measured by exterior walls /columns. Auxiliary + Main structure may cover 45% but main structure no more than 35% of lot or lots composing building site - cantilevers or roof overhangs more than 5ft shall be calculated in the Ground Area coverage total

- i. Lot Size Designations. Lot size designations shall apply to all existing lots and building envelopes that meet or exceed the minimum applicable lot designation in size and dimension for NCD-3 in existence prior to September 24, 2005.
- j. Additional Limitations and requirements.
 1. Lots and building sites envelopes:
Wherever an existing single-family residence or lawful accessory building(s) or structure(s) is located on one or more platted lots or portions thereof, such lots shall thereafter constitute only one building-site envelope and no permit shall be issued for the construction of more than one single-family residence except by Warrant. Such structures shall include but not be limited to swimming pools, tennis courts, walls, and fences or other at grade or above ground improvements. No building-sites envelopes in existence prior to September 24, 2005 shall be diminished in size except by Warrant, subject to the criteria specified in Article 4, Table 12 Design Review Criteria.
 2. Garages and Driveways:
 - (a) On new construction or garage additions, no garage shall be located along the same front setback line as the front wall of a residential structure unless the garage door(s) does not face the street. Garage structures with access openings that face the street shall be set back a minimum of twenty (20) feet from the front wall of the principal residential structure.
 - (b) Garage structures with access openings that face the street on corner lots which have a maximum depth of less than sixty (60) feet, may be set back a minimum of fifteen (15) feet from the front wall of the principal residential structure.
 - (c) Notwithstanding the requirements of the Public Works Department, driveways shall have a maximum width of ten (10) feet within the first five (5) feet of all street-front required setbacks.
 - (d) Driveways within a single building site shall not be located closer than twenty-five (25) feet to each other.
 - (e) Except as required for the driveway approach, no portion of any driveway in a required yard adjacent to a street shall be within five (5) feet of any property line other than as may be required to allow for turnaround maneuver, in which case said driveway shall be constructed of permeable material in its entirety.
 - (f) Tandem parking shall be allowed.
 - (g) Garage doors which are more than nine (9) feet wide shall not be allowed.
 3. Fences:
All fences located within any street-front setback area shall be covered from the public right-of-way view by plant material except when said fence is faced or constructed with oolitic limestone.
 4. Landscaping:
MINIMUM NUMBER OF TREES – Tree requirements for lots within the NCD 3 shall be increased as per table below and shall be fulfilled by the planting of only Native Hardwoods. All trees planted towards fulfilling said tree requirements shall be Native Hardwoods. Shrub requirements for NCD -3 shall be at a ratio of reduced from a ratio of 10 shrubs per every one (1) tree to 8 shrubs per every one (1) tree. Trees required for the tree requirement may not be mitigated by plantings off site or by paying into the tree trust fund.

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<u>LOT SIZE</u>	<u># of Trees Required</u>
<u>Less than 7500</u>	<u>5 trees</u>
<u>7500 – 15000</u>	<u>7 trees</u>
<u>15000- 35000</u>	<u>14 trees</u>
<u>Greater than 35,000</u>	<u>28 trees</u>

All other requirements in the City’s landscape and tree protection Ordinance shall ~~apply~~ apply with the City’s ~~landscape and tree protection ordinances~~.

k. Single Family lots

1. Setbacks:

(a) Principal Building:

Setbacks are variable to allow for a variety in architecture and placement of the building footprint. Projections of buildings into required setbacks shall be permitted subject to the criteria and requirements specified herein.

(i) *Minimum Front Setbacks:*

The minimum front setback shall be thirty (30) feet. The structure may project a maximum of ten (10) feet into the minimum required setback of thirty (30) feet provided said projection does not exceed thirty (30) feet in width along the front of the building. Unenclosed porches, entries, or loggias may project a maximum of fifteen (15) feet into the minimum required setback of thirty (30) feet. On corner lots the structure may project a maximum of fifteen (15) feet into the minimum required setback of thirty (30) feet.

(ii) *Minimum Side Setbacks:*

The minimum side setback shall be five (5) feet, except for corner lots where the minimum side setback adjacent to the street shall be ten (10) feet. The minimum total side setbacks to be distributed shall be as established in the following table:

TABLE INSET:

Building Site Size in Square Feet	Interior Lots First Story of Structure	Interior Lots Second Story of Structure	Corner Lots First Story of Structure	Corner Lots Second Story of Structure
Less than 7,500	10 feet	15 feet	15 feet	20 feet
7,500 -- 10,000	15 feet	25 feet	15 feet	25 feet
More than 10,000	25 feet	35 feet	25 feet	35 feet

(iii) *Minimum Rear Setbacks:*

The minimum rear setback shall be twenty (20) feet.

(iv) *Accessory Buildings:*

The minimum side setbacks shall be ten (10) feet.

The minimum rear setback shall be ten (10) feet.

The maximum width of said connection shall be ten (10) feet.

l. Single Family Large Lot – or Building Envelope -- Residential designation

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1. Lot size

Minimum lot size is limited to ten thousand (10,000) square feet and the minimum lot width is limited to one hundred (100) feet in order to preserve the large lot suburban character of certain neighborhoods within Coconut Grove.
 2. Limitations on yards

All yards adjacent to South Bayshore Drive shall be a minimum of seventy (70) feet.
- m. Single Family Oversized Lot – or Building Envelope -- Residential designation.
1. Lot Size

Minimum lot size shall be twenty thousand (20,000) square feet and minimum lot width shall be one hundred (100) feet.
 2. Limitations on yards

All yards adjacent to South Bayshore Drive shall be a minimum of seventy (70) feet.
- n. Single Family Estate Lot – or Building Envelope -- Residential designation.

The intent of these regulations is to allow existing Estate Lots to be developed as single-family estates of a spacious character together with Botanical Gardens, private non-commercial recreational facilities and accompanying structures compatible with residential surroundings. This district is designed to protect and preserve the existing character of estates and allow the building of vacant land considered appropriate for such development in the future.

1. Lot Size

Minimum lot size shall be one (1) acre (43,560 square feet) and a minimum lot width of one hundred (100) feet.
2. Limitations on yards

All yards adjacent to South Bayshore Drive shall be a minimum of seventy (70) feet. Bay windows and balconies may project a maximum of three (3) feet into a yard setback.
3. Accessory Uses and Structures
 - (a) Accessory structures shall comply in all other aspects of the underlying single family residential (T3) district unless stated otherwise. Enclosed accessory buildings shall be used only for occupancy of nonpaying guests of the owners of the primary residence or bona

vide members of the family or household staff, and no kitchen or cooking facilities shall be constructed or used therein except by approval by the Planning Director of a written agreement with the City stating that such accessory structure will be used only by family members or household staff. The property owner must execute and record in the public records a Declaration of Restriction stating that the use of the site will be reserved for a single family residence. No accessory structure shall be used as or converted to a dwelling unit without the recorded Declaration of Restriction. Further, if any accessory structure and use is subdivided from the principal structure and use to which it is accessory or, alternately, if the principal structure is demolished or removed, the use of such accessory structure shall be terminated until a new principal structure and use is established on the lot on which the accessory structure and use is located.

- (b) Attached or unattached accessory structures include: private garages, swimming pools, cabanas, bedrooms, household staff cottage. Nothing contained in this section shall prohibit the construction of an enclosed accessory building containing bedrooms with bath facilities to be used in connection with and as a part of the primary residence within the building lines as provided in this section.
- (c) Open awnings or trellises must meet the setback requirements and applicable open space and lot coverage requirements. These structures may not be converted to permanent additions if such conversion would increase the lot coverage of the principal structure above the allowed percentage.

4. Height

Height is limited to two full stories from grade or minimum FEMA elevation as defined within this code. Height is measured to the bottom of the eave. Variations to the Height requirement may be allowed for skylights or solar panels not exceeding three (3) feet above the roof. Such structures shall not cover more than ten (10) percent of the roof structure.

5. Botanical Gardens

A Botanical Garden is allowed by Exception. A Botanical Garden shall require a minimum of 5 acres and may also include the following:

- (a) Educational facilities including building for meeting and classrooms
- (b) Scientific research laboratory
- (c) Offices to serve the Botanical Garden
- (d) Residential living units for visiting scholars
- (e) Garden maintenance area
- (f) Gift shop or bookstore area. Outdoor display of merchandise shall be limited to areas not visible from public streets

3.6 Reserved for Coconut Grove NCD-3 (R-2) Two-Family Residential District

3.7 Reserved for Coconut Grove NCD-3 (R-3) Multifamily Medium-Density Residential District

3.8 Coconut Grove NCD-3 Commercial Districts

- a. Limitation

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The square footage of individual retail establishments within Coconut Grove Corridors defined in 3.5, and in the Village Center sub-district as defined in 3.1, shall be limited to a maximum size of twenty thousand (20,000) square feet in total floor area used for retail and related services, except as may be modified below for “large-scale retail establishments.” Retail specialty centers as defined in City Code Sec. 4-2 located adjacent to Coconut Grove Corridors listed in 3.5, may be approved by a Warrant. Special event Class I permits are exempted from the limitations of this section.

b. “Large-scale retail establishment” defined

A “large-scale retail establishment” is defined for the purposes of NCD-3 as a retail establishment or combination of commercial retail establishment(s), including membership establishments with any commercial retail use, of over twenty thousand (20,000) square feet in gross floor area. The gross floor area includes building gross floor area and ancillary outdoor storage or merchandise display areas. For the purposes of this definition, the floor area does not include motor vehicle parking or loading areas. For the purpose of determining the applicability of the twenty thousand (20,000) square feet of floor area, the aggregate square footage of all adjacent stores or retail tenants that share common check out stands or a controlling interest, or storage areas, shall be considered one establishment.

c. Exception required for “large scale retail establishments.”

A “large-scale retail establishment” within the Coconut Grove Corridors listed in 3.5 shall be permitted only by Exception.

d. “Large scale grocery stores.”

Retail establishments exclusively for the sale of groceries and not exceeding forty thousand (40,000) square feet located within the underlying T5 or T6 Transect Zones abutting US-1 (Federal Hwy.) may be permitted by Warrant. “Groceries” is defined as food products, dry groceries (such as household products and paper goods), and other items typically sold (such as meats, poultry, seafood, sushi, dairy products, frozen foods, fruits, vegetables, deli items, prepared foods, baked goods, health and beauty products, pharmaceuticals, and alcoholic beverages) or services commonly provided in a grocery store in Miami-Dade County.

e. Site requirements

In addition to all requirements in the applicable zoning district, “large-scale retail establishments” must meet the following site criteria and limitations:

1. Maximum size of retail establishment

The maximum size of any individual retail establishment within any Coconut Grove Corridor shall be seventy thousand (70,000) square feet. No individual retail establishment within a Large Scale Retail establishment shall be permitted which exceeds seventy thousand (70,000) square feet.

2. Minimum lot dimensions

“large-scale retail establishments” may be permitted exclusively in lots having a minimum net area of two (2) acres. Properties which do not meet the two-acre size limitation shall be limited to individual establishments of twenty thousand (20,000) square feet or less.

3. Minimum setbacks and build-to lines

Large Scale Retail establishments shall have the following minimum setbacks:

- (a) Any front or side setback abutting a public right-of-way or non-residentially zoned property build-to line is twenty (20) feet. The area from the build-to line to the right-of-way line shall be used for permanent sidewalks with illumination, pedestrian amenities, or landscaping, except in areas as required for emergency access, or where driveway entrances are located. Landscaping in this setback area shall count toward the green space requirements. This area may not be used for parking or loading at any time.
- (b) Side or rear lot line abutting a residentially zoned property: setback is fifty (50) feet. The setback shall include a 20-foot heavily landscaped buffer area. If an access alley, parking, loading door, delivery area, or inventory storage area is present along this side of the property, then the setback area shall also include an eight-foot-high masonry wall inside of the 20-foot landscape buffer.

4. Building orientation and facades

- (a) Building facades and elevations shall be designed to minimize the visual impacts of the scale of the building.
- (b) Large-scale retail structures may be oriented with their entrances toward arterial or collector roadways as defined in the City Comprehensive Plan.
- (c) Any side with regular public ingress/egress point(s) is to be considered a front. Regular public ingress/egress to the building shall not be located facing residential uses. There may be more than one (1) front. Front and side facade design shall include the following design features to minimize scale impacts and promote activated street frontages.
- (d) Building design variations at intervals no greater than fifty (50) feet.
- (e) Storefront windows, with interior spaces visible and lit from within at night, equal to at least fifty (50) percent of the linear length of ground-floor wall on building front elevations as defined herein. Window spacing should be such that no more than twenty (20) percent of the length of the wall may have an uninterrupted length without storefront windows.

5. Vehicular access

Primary ingress and egress to the site must be provided from the arterial(s) and not from secondary roads or collectors and subject to the following:

- (a) Except as required for emergency access, vehicular driveways shall not be along local roadways as defined in the City Comprehensive Plan.
- (b) Except where required for emergency access or other compelling public safety reasons, vehicular driveways shall not be located within one hundred (100) feet of residentially-zoned land along the same side of the street, as measured from the nearest point of the driveway.
- (c) Delivery vehicle access/egress shall be clearly defined in the site plan, and shall only be from arterial roadways, and located no less than one hundred (100) feet from residentially-zoned land along the same side of the street, as measured from the nearest point of the driveway.
- (d) Where large and bulk merchandise sales are expected, customer pick-up access/egress shall be clearly defined in the site plan, and shall only be from arterial roadways, and located no less than one hundred (100) feet from residentially-zoned land along the same side of the street, as measured from the nearest point of the driveway.

6. Parking and loading requirements

- (a) One (1) space per every two hundred (250) square feet of gross floor area shall be required for a “large-scale retail establishment.” All required parking must be provided onsite.
- (b) Along collector roads as defined by the City Comprehensive Plan, setback buffers, building design or other features shall screen parking such that no more than thirty (30) percent of the parking lot or facilities are visible from the roadway.
- (c) Along local roads as defined by the City Comprehensive Plan, setback buffers, building design or other features shall completely screen parking such that the parking lot or facilities are not visible from the roadway, except for distances as required by driveways or emergency access.
- (d) All loading and deliveries shall be adjacent to an arterial roadway. Said loading and delivery areas shall be screened from public view by an eight-foot wall.

7. Green space

A “large-scale retail establishment” shall implement landscaping in an area equal in size to, or greater than, fifteen (15) percent of the gross lot area. Landscaping shall be implemented generally so as to provide ample shade areas in the parking lot and abutting sidewalks and to minimize the visual impact of the structure and parking space on the streetscape. To this end, a landscape plan for the site shall be submitted to the Planning Department for review and approval by the Planning and Zoning Advisory Board as part of the required Exception.

8. Buffer

Wherever the property abuts another property with a more restrictive zoning designation, a “large-scale retail establishment” shall provide a twenty-foot wide heavily landscaped buffer. This buffer shall include Florida native trees at no less than fifteen (15) to twenty (20) feet in height, with a diameter at breast height of no less than four (4) to five (5) inches spaced on 15-foot centers. Also included in this buffer shall be hedging and ground cover. This buffer shall be included in the required landscape plan.

9. Fences and walls

Fences and walls shall be erected to a minimum height of eight (8) feet wherever the property abuts another property with a more restrictive zoning designation.

f. Location of “large-Scale Retail establishment”

A “large-scale retail establishment” shall be located exclusively on a lot having frontage on one (1) or more arterial roads.

g. Hours of operation

Except for special events requiring Class I permits, a “large-scale retail establishment” shall open no earlier than 7:00 a.m. on weekends and 8:00 a.m. on weekdays and shall close no later than 11:00 p.m. on weekends and 10:00 p.m. on weekdays. Deliveries to or from any “large-scale retail establishment” shall be limited to the hours of 10:00 a.m. through 3:00 p.m. Monday through Saturday.

h. Variances prohibited

No variances from the provisions set forth in the site requirements or hours of operation are permitted.

A.3.8 Reserved. Coconut Grove NCD-3 Sub-District Architectural Guidelines.

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