1 2	EXHIBIT 1 ORDINANCE NO. 2017-			
3 4 5 6 7 8 9 10 11 12 13 14 15	AN ORDINANCE OF THE MAYOR AND CITY COMMISSION OF THE CITY OF HALLANDALE BEACH, FLORIDA, AMENDING THE FUTURE LAND USE ELEMENT OF THE CITY OF HALLANDALE BEACH COMPREHENSIVE PLAN BY CHANGING THE LAND USE DESIGNATION OF THE PROPERTY LOCATED AT 650 NW 2 <sup>ND</sup> STREET FROM RESIDENTIAL LOW-DENSITY CATEGORY TO COMMUNITY FACILITY-UTILITIES CATEGORY; PROVIDING FOR CONFLICT; PROVIDING FOR SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE DATE.			
16	WHEREAS, the parcel of property located at 650 NW 2 <sup>nd</sup> Street ("parcel") is			
17	currently designated residential low-density category on the Future Land Use Element of			
18	the City of Hallandale Beach Comprehensive Plan (See Future Land Use Map "Exhibit 1-			
19	A"); and			
20				
21	WHEREAS, the parcel is the westerly extension of the City of Hallandale Beach			
22	Public Works compound and currently contains a wash pad for the collection of stormwater			
23	and street stripping debris; and			
24				
25	WHEREAS, the Public Works Department is seeking to obtain a Transfer Station			
26	license from Broward County, which would permit setting up a roll-off container or dry bed			
27	on the existing wash pad to decant stormwater debris before hauling the container for			
28	disposal to an approved site outside of the City; and			
29	WILEDE AO. the Oite is proposed to a consultant of Entered Lord Head Plan Assessment			
30	WHEREAS, the City is requesting a small-scale Future Land Use Plan Amendment			
31	to change the land use designation of the subject parcel to Community Facility-Utilities			
32 33	Category to accommodate the Public Works Department's intended use for the parcel; and			
34	WHEREAS, Section 32-963 of the City of Hallandale Beach Code requires that			
35	decisions or recommendations relating to any change to the land use element of the			
36	comprehensive plan must address the effect of the proposed amendment as it relates to the			
37	following:			
38	(1) The relationship of the proposed amendment to the purposes and objectives			
39	of the City's Comprehensive Land Use Plan, when adopted, with appropriate			

- consideration as to whether or not the proposed changes will further the purpose of this chapter and other codes, regulations and actions designed to implement the plan.
- (2) The proposed change would or would not be contrary to the established land use pattern.
- (3) The proposed change would or would not create an isolated district unrelated to adjacent and nearby districts.
- (4) The proposed change would or would not alter the population density pattern and thereby have an adverse impact upon public facilities such as schools, utilities and streets.
- (5) Existing district boundaries are illogically drawn in relation to existing conditions on the property proposed for change.
- (6) Changed or changing conditions make the passage of the proposed amendment necessary.
- (7) Substantial reasons exist why the property cannot be used in accordance with the adopted land use plan and/or the existing zoning.
- (8) Whether or not the change is out of scale with the needs of the neighborhood.

WHEREAS, the City intends to amend the Land Use Element of the Comprehensive Plan adopted by Ordinance 97-8 on May 20, 1997, in the manner prescribed in Chapter 163.3187, Florida Statutes, to designate the parcel as Community Facility-Utilities Category (See Proposed Future Land Use Map "Exhibit 1-B"); and

WHEREAS, the parcel is currently designated Low-Medium (10) Residential in the Broward County Future Land Use Map. To maintain consistency with Broward County's Future Land Use Map, the parcel's land use designation must be amended to the Community Land Use category in the Broward County Future Land Use Map (Exhibit "1-C"), which also requires application and transmittal to the Florida Department of Economic Opportunity; and

**WHEREAS**, notice has been provided and published pursuant to the procedures set forth in Section 32-1004 of the City Code; and

74	WHEREAS, after notice of a public hearing being duly published, a public			
75	hearing was held before the Planning and Zoning Board in their capacity as Local Planning			
76	Agency of the City of Hallandale Beach on August 23, 2017 at which hearing all interested			
77	parties were afforded the opportunity to be heard; and			
78				
79	WHEREAS, on August 23, 2017, the Planning and Zoning Board unanimously			
80	recommended approval of the proposed amendment to the City Future Land Use Map; and			
81				
82	WHEREAS, the City has conducted a public hearing on this Amendment to its			
83	Comprehensive Plan, as required by Chapter 163, Florida Statutes.			
84				
85	NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE			
86	CITY OF HALLANDALE BEACH, FLORIDA:			
87				
88	SECTION 1. Amending the Future Land Use Element. The Future Land Use			
89	Element of the City of Hallandale Beach Comprehensive Plan is amended to change the			
90	designation of the parcel located at 650 NW 2 <sup>nd</sup> Street, as shown on Exhibit 1-B from			
91	Residential Low-Density Category to the Community Facility-Utilities Category.			
92				
93	SECTION 2. Transmittal to the Broward County Planning Council. The Plan			
94	as hereby amended shall be transmitted for recertification to the Broward County Planning			
95	Council and shall be effective upon recertification by the Broward County Planning Council			
96	as provided in Chapter 163, Florida Statutes.			
97				
98	SECTION 3. Providing for Conflict. All ordinances or portions of the Code of			
99	Ordinances of the City of Hallandale Beach in conflict with the provisions of this ordinance			
100	shall be repealed to the extent of such conflict.			
101				
102	<b>SECTION 4. Providing for Severability.</b> Should any provision of this ordinance			
103	be declared by a court of competent jurisdiction to be invalid, the same shall not affect the			
104	validity of the ordinance as a whole, or any part thereof, other than the part declared to be			
105	invalid.			
106				

107	SECTION 5.	Providing for an Effective Date	• This Ordinance shall take effect		
108	immediately upon adoption.				
109					
110	PASSED AND ADOPTED on 1 <sup>st</sup> reading on September, 2017.				
111					
112	PASSE	ED AND ADOPTED on 2 <sup>nd</sup> reading o	on September, 2017.		
113 114 115 116 117			JOY F. COOPER MAYOR		
118	SPONSORED BY: CITY ADMINISTRATION				
119					
120 121 122 123	ATTEST:				
124 125 126	MARIO BATAILLE, CI CITY CLERK	MC			
127 128 129 130 131 132	APPROVED AS TO L FORM	EGAL SUFFICIENCY AND			
132 133 134 135	JENNIFER MERINO CITY ATTORNEY				