1	EXHIBIT 1					
2 3 4	ORDINANCE NO. 2016 -					
5 6 7 8 9	AN ORDINANCE OF THE MAYOR AND CITY COMMISSION OF THE CITY OF HALLANDALE BEACH, FLORIDA, AMENDING CHAPTER 32, ARTICLE III OF THE ZONING AND LAND DEVELOPMENT CODE, TABLE 32-193(a), PERMITTED USES TO EXPAND THE USES THAT WILL BE PERMITTED BY RIGHT					
10 11 12	AND ESTABLISHING ADDITIONAL USE TYPES; AMENDING SECTION 32-200 GREYHOUND TRACK SUBDISTRICT STANDARDS INCLUDING LOT SIZE, BUILDING HEIGHT, LOT					
13	AREA, BASE DENSITY, MAX DENSITY, AND FRONTAGE					
14	AREA; AMENDING 32-205, APPROVAL PROCESSES TO					
15	PROVIDE ADDITIONAL STANDARDS FOR FUTURE					
16 17	OVERLAYS AND PLANNED DEVELOPMENT OVERLAYS;					
17	AMENDING 32-8 TO CREATE DEFINITIONS FOR FAMILY ENTERTAINMENT CENTERS AND UNIFIED CONTROL;					
19	PROVIDING FOR CONFLICT; PROVIDING FOR					
20	SEVERABILITY; PROVIDING FOR CODIFICATION; AND					
$\overline{21}$	PROVIDING AN EFFECTIVE DATE.					
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25	WHEREAS, the City Commission adopted Ordinance No. 2014-30 and Ordinance No.					
26	2014-31, rezoning those lands located within the Regional Activity Center (RAC) and creating					
27	development standards for form-based zoning districts located within the Central RAC Subdistrict,					
28	on November 5, 2014; and					
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WHEREAS, as a result of further review of the Citywide Zoning Map and Central RAC Subdistricts created by said aforementioned ordinances, the City Commission has determined that it is in the City's interest to modify the uses that will be permitted by right and establish additional use types, amend the subdistrict standards for building height, lot area, base and max density and frontage area, as well as the approval processes for future overlays and planned overlays. These amendments will help improve the facilitation of development that aligns with the goals and policies of the area; and

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38 **WHEREAS,** the amendments to allowable uses will be reflected in the allowable use table, 39 and new definitions for family entertainment centers and unified control will aid in clarifying the 40 vision for development in the area and highlight the requirements for eligibility to request overlays 41 in the area; and

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43	WHEREAS, pursuant to Section 2-231 of the City's Code of Ordinances, the Planning and
44	Zoning Board reviews and makes advisory recommendations to the City Commission with regard
45	to all zoning and land development code amendments; and
46 47	WHEREAS, at a duly noticed public hearing on July 27th, 2016 the Planning and Zoning
48	Board found this ordinance to be consistent with the Hallandale Beach Comprehensive Plan and
49	recommended that the City Commission approve these code provisions; and
50 51	WHEREAS, at duly noticed public hearings the Mayor and the City Commission received
52	and considered comments from the public and carefully considered this ordinance; and
53 54	WHEREAS, the Mayor and City Commission find this ordinance to be in the best interest
55	of the City and its residents.
56 57	NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COMMISSION OF
58	THE CITY OF HALLANDALE BEACH, FLORIDA:
59 60 61 62 63	SECTION 1. Chapter 32, Article III "Zoning", Division 3 "Form-Based Zoning Districts", Section 32 is amended as follows:
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66	Section 32-193. Allowable Uses.
67 68 69 70 71 72	(a) Permitted and Conditional Uses. Table 32-193(a) <u>Allowable Uses by Subdistrict</u> identifies uses that are allowed as permitted or conditional uses in each Central RAC subdistrict as well as uses that are not permitted in each subdistrict. Uses identified with a "P" are permitted by right. Uses identified with a "C" are permitted subject to the standards in Section 32-964 <u>Conditional Uses</u> and additional standards in each subdistrict. Uses identified with a "-" are not permitted in the subdistrict.
73 74 75 76 77 78	(b) Accessory Uses. Each Central RAC subdistrict allows the accessory uses and structures described in Section 32-242(a) and (b) <u>Permitted Accessory Uses</u> . All accessory uses and structures must comply with the special regulations in Section 32-243 <u>Special Regulations</u> . Unless otherwise directed in Section 32-242 <u>Permitted Accessory Uses</u> , accessory uses and structures shall be located behind the main building façade and may be placed as close as five (5) feet to rear and side property lines.

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Table 32-193(a) – Allowable Uses by Subdistrict

	······ CENTRAL RAC SUBDISTRICTS······					
	RAC Corridor	Transit Core	RAC Neigh- borhood	Trans. Mixed Use	Fashion Art Design	Grey- hound Track
RESIDENTIAL						
Single-family dwellings	-	-	Р	-	Р	-
Two-family (duplex) dwellings	-	Р	Р	-	Р	<u>СР</u>
Townhouse dwellings	Р	Р	Р	Р	Р	<u>СР</u>
Multi-family dwellings	Р	Р	Р	Р	Р	<u>СР</u>
Live/work units	Р	Р	С	Р	Р	<u>СР</u>
Work/live units	Р	Р	-	Р	Р	<u>СР</u>
Assisted living facilities	Р	Р	С	С	-	<u>P</u>
Nursing homes	Р	Р	С	С	-	<u>P</u>
Other residential care facilities		s	see section	32- 594 5	24	
LODGING						
Bed-and-breakfast inns	Р	С	С	Р	Р	Р
Hotels and motels	Р	Р	-	Р	-	Р
BUSINESS						
Offices, limited	Р	Р	С	Р	Р	Р
Offices	Р	Р	-	Р	Р	Р
Stores & services, general	Р	Р	-	Р	Р	Р
Stores & services, large format	Р	Р	-	Р	-	Р
Service Station/Convenience Business	-	-	-	<u>C</u>	-	<u>P</u>
Family Entertainment Center	<u>P</u>	<u>P</u>	-	<u>P</u>	-	<u>P</u>
Drive-through facilities (for any use)	С	-	-	С	С	С
Contractor & trade operations	Р	-	-	Р	Р	Р
Garage, public parking	С	С	-	С	-	Р
Parking Lot	С	С	-	С	С	Р
Parking lot, interim	С	С	-	С	С	С
Alcoholic beverage establishments	Р	С	-	Р	Р	Ρ
Racing and casino complexes	-	-	-	-	-	Р
Restaurants	Р	Р	-	Р	Р	Р
Studio or workshop	Р	Р	-	Р	Р	Р
Vehicle sales, repair, or service	-	-	-	С	-	Р
Warehouse/Self-Storage Facility (1)	-	-	-	-	-	<u>P</u>
CIVIC & EDUCATION						
Civic open spaces	Р	Р	Р	Р	Р	Р
Day care centers	Р	Р	С	Р	Р	Р
Government uses	Р	Р	-	Р	-	- <u>P</u>
Places of worship	Р	Р	С	Р	-	-
Schools, public and private	Р	Р	С	Р	Р	-
P = Permitted Use	C = Condition	nal Use	- = Use I	Not Permi	itted	

- 81 Section 32-194. Configuration of Buildings.
- 82 (d) Architectural Standards. In all RAC subdistricts, the following architectural standards83 apply:
- 84 (1) Building façades facing streets or civic open spaces must have transparent 85 windows covering between <u>a minimum of 20 percent and a maximum of 75</u> 86 percent-of the wall area of each story as measured between finished floors. 87 Transparent means non-solar, non-mirrored glass with a light transmission 88 reduction of no more than twenty percent (20%).

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90 Section 32-200. Greyhound Track Subdistrict Standards

91 (a) Purpose and Intent. The Greyhound Track Subdistrict is intended to be a unique, lively
 92 arts mixed use and commerce area accommodating a wide range of uses including
 93 commercial, residential, retail, and some industrial uses.

94 (b) Incremental Redevelopment. The development of individual buildings on the site shall 95 follow the Commercial Recreational (active) district (CR-A) standards in addition to the 96 following:

- (1) A perimeter landscape treatment at least 10 feet wide shall be installed along the nearest street frontage comprised of a continuous, maintained hedge three feet to three feet six inches high and one shade tree, uniformly spaced, per 25 feet of linear street front.
- (2) Buildings shall be positioned on the site so that a street and block network that meets the requirements of Section 32-205 can be incorporated in a long-term redevelopment strategy.
- Table 32-200(a) provides the dimensional requirements regarding lot size, lot coverage, building
 setbacks, and building frontage for the RAC Greyhound Track subdistrict. Figure 32-200(a)
 illustrates the dimensional requirements from the table.
 - (1) A minimum of 75 percent of the linear width of the lot along a Primary Street shall be occupied by the primary façade of a building, located in accordance with the minimum and maximum setbacks in Table 32-200(a).
 - (2) Secondary streets do not have a required minimum building frontage and buildings shall be located in accordance with the minimum setback in Table 32-200(a).
 (3) Buildings taller than five stories are subject to additional setback requirements in order to ensure harmony among adjacent buildings and architectural articulation
- 117of building mass.118(4) Buildings with more than 250 feet of street frontage shall provide a pedestrian119passageway at least 10 feet wide connecting rear parking to the sidewalk in the120public right-of-way that the building faces.
- (c) Building Size and, Height and Lot Area
 (1) On Primary Streets, the minimum bu
 - (1) On Primary Streets, the minimum building height is two stories in height or one story at least 20 feet tall.

126 following public benefits may build to fifteen stories: 127 a. Provide a total of 7.5% of the site, or the portion of the site proposed for development in a multi-phased project, as Civic Open Space(s); and 128 and b. 130 b. Provide street/streetscape improvements consistent with the City's complete streets efforts, on both sides of adjacent rights-of-way; and 131 c. On Secondary streets fully conceal parking levels at the sidewalk level 133 for a depth of at least 20 feet by a story containing active uses, such as residential, office, or retail. 135 (3) Developments which meet the criteria in section (2) above, have 100 feet or more of frontage along Pembroke Road, and are on three or more contiguous acres may receive approval from the City Commission for five additional stories, for a total of 20. 138 (4) Site Plan Approval may be granted by the City Commission in accordance with Section 32-205 Approval Process for a development that is less than 5 contiguous acres in the Central RAC regulations contained in Section 32-204 Street and Block Standards. 144 145 155 156	125	(2) Maximum building height is ten stories, except that buildings which provide all the
127 a. Provide a total of 7.5% of the site, or the portion of the site proposed for development in a multi-phased project, as Civic Open Space(s); and 129 and 130 b. Provide street/streetscape improvements consistent with the City's complete streets efforts, on both sides of adjacent rights-of-way; and for a depth of at least 20 feet by a story containing active uses, such as residential, office, or retail. 133 (a) Developments which meet the criteria in section (2) above, have 100 feet or more of frontage along Pembroke Road, and are on three or more contiguous acres may receive approval from the City Commission for five additional stories, for a total of 20. 134 Section 32-205 Approval Process for a development that is less than 5 contiguous acres in lot area under unified control. Such development shall not be subject to the Central RAC regulations contained in Section 32-204 Street and Block Standards. 144 145 155 154		
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Table 32-200 (a) Greyhound Track Subdistrict Dimensional Requirements				
Lot Size		nsional Requirements		
Lot Width	1	50 ft. min.		
Lot Area		5,000 sq. ft. min./100,000		
		<u>sq. ft. max. (5)</u>		
Lot Cove	rage	<u>95% max</u>		
Minimum	Landscape Area	<u>5% min.</u>		
Building	Placement			
<u>A</u>	Primary Street Setback (1)	<u>10 ft. min.</u>		
		<u>15 ft. max.</u>		
	Secondary Street Setback	<u>10 ft. min.</u>		
<u>B</u>	Street Above the 5th Story	<u>20 ft.</u>		
<u>C</u>	Interior Side Setback	<u>0 ft. min. (2)</u>		
<u>D</u>	Side Above the 5 th Story	<u>30 ft. min.</u>		
E	Rear Setback	<u>10 ft. min.</u>		
<u>F</u>	Rear Above the 5 th Story	<u>30 ft. min.</u>		
G	Building Frontage on Primary	<u>75% min</u>		
	Streets	<u>100 % max.</u>		
Building	Size and Height			
Min Heig	ht Primary Streets	<u>2 Stories, or</u>		
		<u>1 Story 20 ft. high</u>		
	Iding Height	10 Stories		
	n Building Height Limit (3)	<u>15 Stories (3)</u>		
	n Building Height Limit (4)	20 Stories (4)		
<u>Density</u>				
Base Der	<u>nsity</u>	<u>50 du/ac</u>		
Max. Der		Up to 90 du/ac (6)		
Civic Open Space Requirement				
	40,000 sq. ft. or more	<u>5%</u>		
All Sites	Exceeding Base Density or	<u>7.5%</u>		
Base Height Limit				
1. Side lot lines facing streets are regulated by front setback				
requirements.				
2. All light and air shafts shall be provided within the lot see				
Section 32-194(b)(2)b.				
3. <u>Subject to Section 32-200(c) (2).</u>				
4. <u>Subject to Section 32-200(c) (3).</u>				
5. <u>Subject to Section 32-200(c) (4)</u> .				

6. Subject to Section 32-200(d) (4) a. and b.

Figure 32-200 (a) Greyhound Track Building Placement & Height



159	(d) Buildings Uses and Density:				
1.00	(4) Creative Llass Creative uses in the DAC Createward Treats subdistrict shall				
160	(1) Specific Uses. Specific uses in the RAC Greyhound Track subdistrict shall				
161	conform to the regulations in Section 32-193 Allowable Uses.				
162	a. Public Parking Garages. On Primary Streets, Public parking garages				
163	open to the public as a principal use shall be lined along the sidewalk				
164	level for a depth of at least 20 feet by a story containing active use(s),				
165	such as residential, office or retail.				
105					
166					
167	(2) Conditional Use Standards. Conditional uses must be approved pursuant to the				
167	provisions in Section 32-964 Conditional Uses. In addition, the following				
169					
109	regulations apply:				
170	a. Drive-through facilities for any use. Drive-through facilities for any use				
171	shall have the drive through window(s) and stacking area located behind				
172	buildings on Primary Streets. On Secondary Streets, drive through				
173	facilities may be located to the rear or side of buildings.				
174	b. (c) Interim Parking Lots. Parcels no greater than 25,000 square feet in area				
175	may be approved for interim parking lots serving general business and				
176	residential areas for specific timeframes. Interim parking lots must be				
177	maintained with a dust-free surface and shall have perimeter landscaping				
178	comprised of a continuous maintained hedge three to four feet in height				
179	with one tree every 30 feet installed along streets and residential				
180	properties, with final details to be incorporated as conditions of approval.				
181	The approval may specify an annual review process that could result in				
182	revocation if these requirements and any other conditions of approval are				
183	not maintained.				
184	(d) Large-Scale Redevelopment.				
185	In the event that significant redevelopment of the site is proposed, a street and block				
186	network consistent with the requirements of Section 32-205 that interconnects and the				
187	expands the local street network shall be established for the site and regulations				
188	regarding building setbacks and frontage shall be incorporated into this Subdistrict.				
189	(3) Base Density. The Base Density in Table 32-(200)(a) is the number of dwelling				
190	units allowed per acre.				
191	(4) Maximum Density. The Maximum Density in Table 32-200(a) is the number of				
192	dwelling units allowed per acre based upon all the following performance criteria				
193	and the approval process set forth in Sections 32-205 Approval Process and 32-				
194	206 RAC Density Allocation Standards:				
195	a. For density up to 70 du/ac, projects shall:				
196	1. Provide a total of 7.5 % of the site, or the portion of the site proposed				
197	for development in a multi-phased project, as Civic Open				
198	Spaces(s);				

199	2. Fully conceal parking garage levels on Secondary streets at the
200	sidewalk level for a depth of at least 20 feet by a story containing
201	active use(s), such as residential office, or retail; and
202	3. Provide street/streetscape improvements consistent with the City's
203	complete streets efforts, on both sides of adjacent rights-of-way.
204	b. For density up to 90 du/ac, in addition to the criteria in (d)(4)(a), projects
205	shall:
206	1. Provide at least 15% of the project's residential units as workforce
200	
	housing or contribute to the City's affordable housing fund; and
208	2. Provide at least 10% more parking than the amount required,
209	accessible to the general public on an hourly or daily basis, with a
210	fee to be determined by the owner.
211	(e) Frontage Standards.
212	(1) The front setback and side setbacks facing streets shall be hardscaped with the
213	following design characteristics:
214	<u>a.</u> Street trees shall be installed as set forth in Section 32-201(c) Frontage
215	Standards.
215	
	b. <u>A pedestrian walkway shall be accommodated as set forth in Section 32-</u>
217	201(b) Frontage Standards.
218	c. Any setback area not needed to accommodate a pedestrian walkway may
219	be landscaped using trees, potted plants in removable planters, and ground
220	planting that does not obstruct views into windows, and may also be used
221	to accommodate merchandise displays or outdoor dining areas.
222	
223	(2) The main entrance(s) to ground story lobbies or commercial space(s) shall be
224	directly from and face a public right-of-way or civic open space. Doors allowing
225	public access shall occur at intervals no greater than 75 feet.
226	
227	(3) Building entrances shall use at least one of the following frontage types detailed
228	in Section 32-201:
229	a. <u>Stoop</u>
230	b. <u>Forecourt</u>
231	c. <u>Bracketed Balcony</u>
232	d. <u>Storefront</u>
233	e. <u>Arcade/Colonnade</u>
234	f. <u>Porch</u>
235	(f) Other applicable Standards. See Section 32-194 Configuration of Buildings and
236	Section 32-203 Central RAC Parking Standards; for standards that also apply to the
237	RAC Greyhound Track Subdistrict.
238	*****
239	DIVISION 3. FORM-BASED ZONING DISTRICTS Subdivision I. Central RAC District

240 **32-205 APPROVAL PROCESSES**

241 (a) Approval types. Development applications may follow two different review and 242 approval processes: 243 (1) Development applications in the Central RAC zoning district may be approved 244 administratively if the application: 245 a. Meets all requirements of this code; and b. Does not exceed the base density specified for its RAC subdistrict; and 246 247 c. Does not require any conditional uses, variances, or redevelopment area 248 modifications. 249 (2) Development applications in the Central RAC zoning district may be approved 250 only by the city commission using the m-Major d-Development r-Review process 251 if the application: 252 a. Meets all requirements of this code only upon approval of simultaneously requested conditional uses, variances, or redevelopment area 253 254 modifications; and/or 255 b. Is requesting a density level between the base density and the maximum 256 density allowable in any Central RAC subdistrict. 257 258 (b) Submission requirements and procedures. 259 (1) Development applications in the Central RAC zoning district that may be approved administratively (see subsection (a)(1) above) shall be submitted to the city using 260 the procedures in Article V of this code, except that the Development Services 261 262 Director has the authority to approve the application administratively even if Chapter V would otherwise require review and approval by the planning and zoning 263 board and the city commission. 264 265 (2) Development applications in the Central RAC zoning district that may be approved only by the city commission (see subsection (a)(2) above) shall be submitted to 266 267 the city using the procedures in Article V of this code. These applications will be 268 reviewed and processed as if they were m-Major d-Developments even if they are below the size thresholds in section 32-782(a) Applicability. 269 270 (c) Conditional uses and variances. The city commission may approve conditional uses 271 and variances in the Central RAC zoning district using the procedures and standards 272 in Article VIII of this code plus any additional standards set forth in the Central RAC regulations. However: 273 274 (1) These processes cannot be used to increase the number of stories above the 275 maximum building height established for each Central RAC subdistrict. 276 (2) These processes cannot be used to increase density levels above the base density 277 in any Central RAC subdistrict; the process for requesting a density increase (up 278 to the maximum density) is set forth in section 32-206.

279 (d) Redevelopment area modifications. The city commission may approve redevelopment 280 area modifications in the Central RAC zoning district using the procedures and standards in section 32-135 Redevelopment Area Modifications, plus the following 281 282 additional standards: 283 (1) This process cannot be used to increase the number of stories above the 284 maximum building height established for each Central RAC subdistrict. 285 (2) This process cannot be used to increase density levels above the base density in any Central RAC subdistrict; the process for requesting a density increase (up to 286 the maximum density) is set forth in section 32-206. 287 288 (e) General rules for changes to Central RAC zoning district. 289 (1) Overlays as contained within Section 32-186. 290 a. Prior mapped overlays. Portions of the Central RAC zoning district had 291 previously been included in one or more mapped overlays: North Dixie 292 Corridor Overlay, South Dixie Highway Overlay, Fashion Art and Design Overlay, Pembroke Road Overlay, Foster Road Corridor Overlay, and 293 294 Redevelopment Overlay. Relevant parts of those overlay regulations have been incorporated into the Central RAC subdistrict regulations. 295 b. Previously approved planned development overlays. Some individual 296 297 properties in the Central RAC zoning district had obtained prior approval for a site-specific "planned development district (PDD)" overlay. At the 298 299 landowner's discretion: 300 1. The terms of those approvals may continue to be used to obtain 301 remaining development approvals until such time as the original 302 approval and/or development agreement has expired; or 2. The provisions of the Central RAC zoning district may be used to obtain 303 future development approvals without rescinding the prior "planned 304 development" approval. However, the two methods may not be 305 306 combined except to the extent that non-conformity with the current code 307 is not furthered. : 308 c. Future overlays. Additional mapped or planned development overlays may 309 not be approved in the Central RAC zoning district, with subject to the 310 following exceptions_restrictions: 311 1. On sites in the RAC Corridor subdistrict with 5 or more contiguous acres 312 under unified control, a landowner may request a Planned 313 Development Overlay (PDO) and development agreement consistent with the applicable provisions of section 32-186; on sites in the 314 315 Greyhound Track subdistrict with 5 or more contiguous acres in lot area under unified control, a landowner may request a Planned 316 Development Overlay (PDO) and development agreement consistent 317 with the applicable provisions of section 32-186. 318

319 320 321 322 323	2. On sites in the RAC Corridor subdistrict with 3 to 5 contiguous acres under unified control, a landowner may request a Planned Development Overlay (PDO) and development agreement consistent with the applicable provisions of section 32-186 for a period up to six months after the land was rezoned to the Central RAC zoning district.
324 325 326 327	 The request must accompany an official development application that meets the site plan review submission requirements as set forth in Article V of the City of Hallandale Beach Zoning and Land Development Code.
328 329 330 331	 Development approval for the application must be obtained within six months of the original request for PDO and development agreement. For good cause shown, the City Manager may grant an additional six (6) months for the development plan approval.
332 333 334	 Development approvals granted under this provision are subject to extension provisions as outlined in Section 32-790 of the City of Hallandale Beach Zoning and Land Development Code.
335 336 337	 Should the site plan approval expire, the development agreement shall expire concurrently, and the PDO will be administratively removed via rezoning.
338 339 340	 Under either exception, the following additional standards shall apply All sites within a Planned Development Overlay shall be subject to the following additional standards:
341	i. Development must be consistent with the city's comprehensive
342	plan.
343	ii. Allowable uses and all development regulations and requirements,
344	including height and density shall be as specified for the RAC
345	Corridor subdistrict, except where modifications were specifically
346	requested and explicitly approved in the Planned Development
347	Overlay and development agreement.
348	iii. <u>Allowable uses and all development regulations and requirements.</u>
349	including height and density shall be as specified for the underlying
350	subdistrict, except where modifications are specifically requested
351	and explicitly approved in a Planned Development Overlay and
352	development agreement.
353	iv. Such modifications specifically requested and specifically approved
354	in a Planned Development Overlay and development agreement
355	shall not be required to demonstrate compliance with the
356	development regulations applicable for the underlying subdistrict.
357	(2) Expansions, contractions, and subdistrict adjustments. The boundary of the
358	Central RAC zoning district and the boundaries of its subdistricts may be expanded
359	or contracted by the city commission by amending the regulating plan in section
360	32-192. Landowners desiring boundary changes to the regulating plan must
361	request an amendment to the zoning and land development code instead of using

362 363 364 365 366	the rezoning process. Requests for amendments to the regulating plan shall be advertised, posted and noticed in conformity with the requirements of section 32-1004 as to rezonings in addition to requirements for zoning code text amendments. New mapped or planned development overlays cannot be used in the Central RAC zoning district.
367 368 369	(f) Transitional Period. For applications submitted prior to September 1, 2014, staff may present an analysis of the measurable parameters of development under both regulations.
370	****
371 372	Sec. 32-8 Definitions.
373	
374	****
375 376 377 278	<i>Family</i> means one or more persons occupying a dwelling, not more than three of whom are unrelated to each other by birth, adoption, or marriage.
378 379	Family entertainment center is a use applicable only to the Central RAC, which means
380	an entertainment center catering to families, which includes, but is not limited to, such
381	entertainment uses as bowling lanes, arcade and video games, with redemption prizes, and some
382	form of food and beverage, among other things to do.
383	
384 385	<i>Fence (wall)</i> means any construction of wood, metal, wire mesh, masonry or other material, erected for privacy, protection, ornamentation, enclosure or screening.
386 387	****
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389	Turf grass means all species normally grown as permanent lawns in South Florida and/or
390	identified in <i>Waterwise</i> by the South Florida Water Management District. Turf grass areas are
391	required to be sodded and shall be clean and reasonably free of weeds and noxious pests or
392	diseases.
393	
394	Unified Control is a term that is applicable only to the Central RAC, which means all land included
395	for development at the time of site plan approval that is under the legal control of the applicant,
396	whether applicant be an individual, partnership, corporation, or group of individuals, partnership,
397	corporation, or group of individuals, partnerships, or corporations. The legal instrument
398 399	establishing unified control shall be approved by the city attorney. The site plan approval shall run with the land and shall be binding on all successors in interest to the property. Nothing herein
400	shall be construed to preclude the sale of any portion of the property that was the subject of the
401	site plan approval after recordation of the development order constituting the site plan approval.
402	
103	Use principal means the same as "Permitted use "

- 403 Use, principal, means the same as "Permitted use."
- 404

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405	SECTION 2. Conflict. All ordinances or portions of the Code of Ordinances of the City of			
406	Hallandale Beach in conflict with the provisions of this ordinance shall be repealed to the extent			
407	of such conflict.			
408				
409	SECTION 3. Severability. Should any pro	ovision of this ordinance	be declared by a court	
410	of competent jurisdiction to be invalid, the same s	shall not affect the validit	y of the ordinance as a	
411	whole, or any part thereof, other than the part dec	clared to be invalid.		
412				
413	SECTION 4. Codification. It is the inter	ntion of the Mayor and C	ity Commission that the	
414	provisions of this ordinance be incorporated into t	he Code of Ordinances;	to effect such intention	
415	the words "ordinance" or "section" may be changed to other appropriate words.			
416				
417	SECTION 5. Effective date. This Ordinal	nce shall take effect imm	ediately upon adoption.	
418				
419	PASSED AND ADOPTED on 1 st reading of	on	_, 2016.	
420	PASSED AND ADOPTED on 2 nd reading	on	_, 2016.	
421				
422				
423 424		JOY F. COOPER MAYOR		
425		-		
426	ATTEST:			
427 428				
429				
430 431	MARIO BATAILLE, CMC CITY CLERK			
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433 434	APPROVED AS TO LEGAL SUFFICIENCY FORM			
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436 437				
438				
439 440	V. LYNN WHITFIELD CITY ATTORNEY			