ORDINANCE NO. 2019-XX

AN ORDINANCE OF THE MAYOR AND CITY COMMISSION OF 2 THE CITY OF HALLANDALE BEACH, FLORIDA, AMENDING 3 CHAPTER 32, ZONING AND LAND DEVELOPMENT CODE, 4 5 DIVISION 2, ZONING DISTRICTS **OVERLAYS**, AND 6 SUBDIVISION I, CONVENTIONAL ZONING DISTRICTS, AND 7 ARTICLE III, ZONING, DIVISION 3, FORM-BASED ZONING DISTRICTS: PROVIDING FOR AFFORDABLE HOUSING 8 9 **REQUIREMENTS; PROVIDING FOR CONFLICT; PROVIDING** 10 FOR CODIFICATION; PROVIDING FOR SEVERABILITY; **PROVIDING FOR AN EFFECTIVE DATE.** 11

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WHEREAS, pursuant to House Bill 7103, effective July 1, 2019, Section 125.01055 and Section 166.04151 of the Florida Statutes, an ordinance may require a developer to provide a specified number or percentage of affordable housing units to be included in a development or allow a developer to contribute to a housing fund or other alternatives in lieu of building the affordable housing units, provided that in exchange, incentives to fully offset all costs to the developer of its affordable housing contributions are provided; and

WHEREAS, such incentives may include allowing the developer density or intensity
 bonus incentives or greater floor space than what is allowed under the current or proposed
 future land use designation or zoning; and

WHEREAS, Policy 2.16 of the Broward County Land Use Plan (BCLUP) requires local governments to establish programs to provide, encourage, or enable low- and moderate-income housing to meet the needs of the County's existing and future residential population and economic activities; and

WHEREAS, Broward County Administrative Rules will use a requirement of 15% of
 additional project housing units as a default guideline for an affordable housing standard within
 proposed residential development subject to BCLUP Policy 2.16.2; and

WHEREAS, pursuant to Objective 4-1.1 of the City of Hallandale Beach Comprehensive
 Plan Housing Element the City shall provide for adequate and affordable housing for current
 and future residents of the City of Hallandale Beach; and

31 **WHEREAS**, pursuant to Policy 1.9.7 of the City of Hallandale Beach Comprehensive 32 Plan Land Use Element, the Regional Activity Center (RAC) shall include opportunities to 33 address the affordable/workforce housing needs of the city; and

WHEREAS, the City's current practice is to require 15% of all residential units proposed in developments requesting additional density in certain sub-districts of the Central RAC as workforce housing or a contribution to the city's affordable housing fund; and

38 **WHEREAS**, the provisions for, and process of allocating RAC units currently apply to the 39 Central and West RAC zoning districts and subdistricts; and 40 **WHEREAS**, the City Commission has determined that it is in the best interest of the 41 citizenry and general public to promote the provision of affordable housing opportunities within 42 the City.

43 NOW, THEREFORE BE IT ORDAINED BY THE MAYOR AND CITY COMMISSION OF 44 HALLANDALE BEACH, FLORIDA:

45 **SECTION 1.** Chapter 32, Zoning and Land Development Code, Division 3, Form-Based 46 Zoning Districts, is hereby amended to read as:

47 CHAPTER 32, ZONING AND LAND DEVELOPMENT CODE

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49 DIVISION 3. - FORM-BASED ZONING DISTRICTS

50 Subdivision I. - Central RAC District

51 Sec. 32-191. - Purpose and intent.

The purpose and intent of the Central RAC district is to guide the redevelopment of land within the boundaries of the RAC land use category on the comprehensive plan's future land use map and the surrounding properties into a vibrant area that:

(a) Provides a mix of uses within a pedestrian-friendly environment to meet the daily needs of workers, residents, and visitors;

- 57 (b) Encourages higher densities and intensities within a half-mile of the planned commuter 58 rail station;
- (c) Establishes a desirable residential location with a variety of housing types, including
 affordable housing units, to accommodate a diverse population;
- (d) Promotes the optimum use of transit by maintaining and enhancing a continuous, inter connected network of pedestrian- and bicycle-friendly streets that effectively links
 transit stations, bike routes, sidewalks, buildings, and open spaces;
- 64 (e) Provides public open space in the form of parks, plazas, and greens; and
- 65 (f) Encourages investment by accommodating new development at a range of scales 66 including individual infill buildings and large redevelopment projects.
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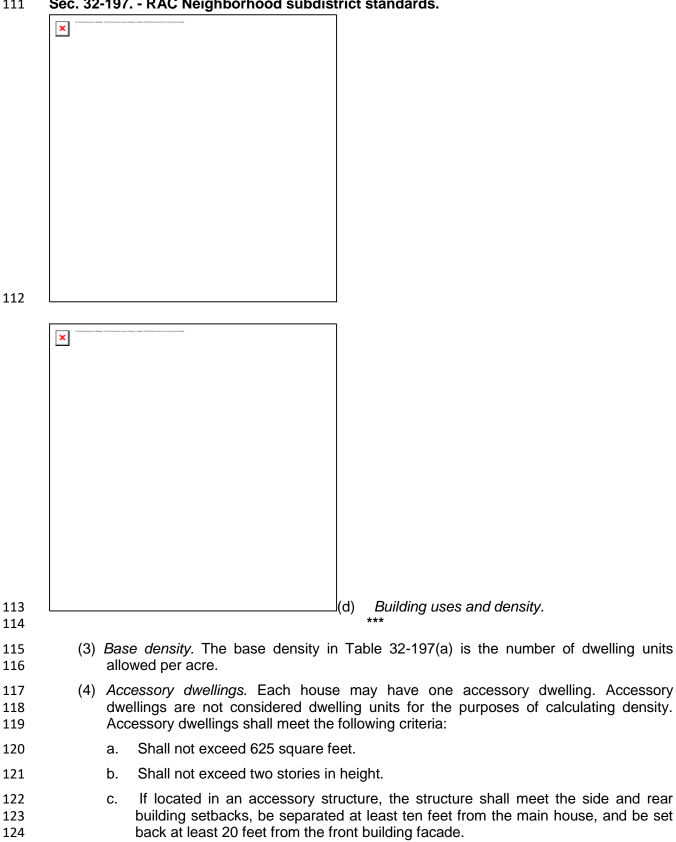
68 Sec. 32-195. - RAC Corridor subdistrict standards.

69 (d) Building uses and density.

- (3) Base density. The base density in Table 32-195(a) is the number of dwelling units
 allowed per acre.
- (4) *Maximum density.* The maximum density in Table 32-195(a) is the number of dwelling
 units allowed per acre based upon all the following performance criteria and the
 approval process set forth in sections 32-205 and 32-206:
- 76 a. For density up to 70 du/ac, projects shall:
- Provide a total of 7.5 percent of the site, or the portion of the site proposed for development in a multi-phased project, as civic open space(s);
- 792. Provide at least 15 percent of the project's residential units as affordable80housing or contribute to the city's affordable housing fund; and

81	23. Fully conceal parking garage levels on secondary streets at the sidewalk level
82	for a depth of at least 20 feet by a story containing active use(s), such as
83	residential, office, or retail; and
84	34. Provide street/streetscape improvements consistent with the city's complete
85	streets efforts, on both sides of adjacent rights-of-way.
86	b. For density up to 90 du/ac, in addition to the criteria in (d)(4)(a), projects shall:
87	 Provide at least 15 percent of the project's residential units as workforce
88	affordable housing or contribute to the city's affordable housing fund; and
89	 Provide at least 10 percent more parking than the amount required, accessible
90	to the general public on an hourly or daily basis, with a fee to be determined by
91	the owner.
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93	Sec. 32-196 Transit Core subdistrict standards.
94	(d) Building uses and density.
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96 97	(3) <i>Base density</i> . The base density in Table 32-196(a) is the number of dwelling units allowed per acre.
98	(4) Maximum density. The maximum density in Table 32-196(a) is the number of dwelling
99	units allowed per acre based upon all the following performance criteria and the
100	approval processes set forth in sections 32-205 and 32-206:
101	 Provide a total of 7.5 percent of the site, or the portion of the site proposed for
102	development in a multi-phased project, as civic open space(s);
103	 b. Provide at least 15 percent of the project's residential units as affordable housing or
104	contribute to the city's affordable housing fund; and
105	bc. Fully concealed parking garage levels on secondary streets at the sidewalk level for
106	a minimum depth of 20 feet with a story containing active uses, such as residential,
107	office, or retail, and
108 109	ed. Provide street/streetscape improvements consistent with the city's complete streets efforts, on both sides of adjacent rights-of-way.
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Sec. 32-197. - RAC Neighborhood subdistrict standards. 111



125 126	d. Must provide one parking space either on site or on-street located directly in front of the property line(s) if feasible and approved by the public works director.
127 128	e. May not be leased unless the property owner resides within the house located on the same property and all necessary city licenses are obtained.
129 130 131	(5) Maximum density. The maximum density in Table 32-197(a) is the number of dwelling units allowed per acre based upon the following performance criteria and the approval processes set forth in sections 32-205 and 32-206:
132 133	a. Development shall be in the form of townhouses, apartment houses, or courtyard buildings, and
134 135 136	b. All parking areas shall be located to the rear or the side of buildings. Parking facilities may be designed so that vehicles back into a public alley, but shall not allow vehicles to back into a street; and
137 138	c. Provide at least 15 percent of the project's residential units as affordable housing or contribute to the city's affordable housing fund.
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140 141	Sec. 32-198 Transitional Mixed-Use subdistrict standards. (d) Building uses and density.
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143 144	(3) <i>Base density</i> . The base density in Table 32-198(a) is the number of dwelling units allowed per acre.
145 146 147	(4) Maximum density. The maximum density in Table 32-198(a) is the number of dwelling units allowed per acre based upon the approval processes set forth in sections 32-205 and 32-2056.
148 149	a. Provide at least 15 percent of the project's residential units as affordable housing or contribute to the city's affordable housing fund; and
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151	Sec. 32-199 Fashion/Art/Design subdistrict standards.
152 153	(d) Building uses and density.
154 155 156 157 158	(1) Buildings exceeding maximum height or density. The maximum building height is 4 stories. The maximum density in Table 32-199(a) is the number of dwelling units allowed per acre based upon the approval processes set forth in sections 32-205 and 32-206. Buildings which meet all of the following criteria may build up to eight stories in height and to the maximum density specified in Table 199(a):
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160 161	g. Provide at least 15 percent of the project's residential units as affordable housing or contribute to the city's affordable housing fund
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163	Sec. 32-200 Greyhound track subdistrict standards.
164 165	(d) Buildings uses and density.

- 166 (3) *Base density.* The base density in Table 32-200(a) is the number of dwelling units 167 allowed per acre.
- (4) Maximum density. The maximum density in Table 32-200(a) is the number of dwelling
 units allowed per acre based upon all the following performance criteria and the
 approval process set forth in sections 32-205, approval processes, and 32-206, RAC
 density allocation standards:
- a. For density up to 70 du/ac, projects shall:
- 1731. Provide a total of seven and one-half percent of the site, or the portion of the
site proposed for development in a multi-phased project, as civic open
spaces(s); and
- 1762.Provide at least 15 percent of the project's residential units as affordable
housing or contribute to the city's affordable housing fund; and
- 17823.Fully conceal parking garage levels on secondary streets at the sidewalk level179for a depth of at least 20 feet by a story containing active use(s), such as180residential office, or retail; and
- 18134.Provide street/streetscape improvements consistent with the city's complete182streets efforts, on both sides of adjacent rights-of-way.
- b. For density up to 90 du/ac, in addition to the criteria in (d)(4)(a), projects shall:
 - 1. Provide at least 15 percent of the project's residential units as workforce <u>affordable</u> housing or contribute to the city's affordable housing fund; and
 - Provide at least ten percent more parking than the amount required, accessible to the general public on an hourly or daily basis, with a fee to be determined by the owner in consultation with the city manager.

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191 Sec. 32-206. - RAC density allocation standards.

- (c) RAC density allocation. The Hallandale Beach Comprehensive Plan and the Broward
 County Land Use Plan limit the total number of dwelling units within the RAC. The city
 commission has established the following density allocation procedures to ensure the
 equitable allocation of the remaining dwelling units in accordance with both plans.
- (1) These procedures must be followed for development applications that would exceed the
 base density in a Central RAC subdistrict. Individual subdistricts provide performance
 criteria that must also be met to qualify for density levels above the specified base
 density.
- (2) These procedures must also be followed for RAC development applications outside the
 Central RAC zoning district where additional density is allowed by the zoning district or
 through rezoning to a district that allows a higher density.

(3) <u>Allocation of maximum density units requires a development to provide at least 15</u> percent of the project's residential units as affordable housing or contribution to the city's affordable housing fund.

- (4) (3) Additional dwelling units will be allocated at the time of development plan approval by
 the city commission. Upon expiration of a development plan, as provided in section 32 790, the allocation of dwelling units shall terminate and such units shall be made
 available for future development.
- (5) (4) The allocation of additional dwelling units shall be subject to all provisions of the zoning and land development code applicable at the time of development plan approval and subject to any special conditions imposed by the city commission on a development approval.
- (6) (5) The Broward County Land Use Plan limits the total number of dwelling units that can
 be added within the RAC east of U.S. 1. Allocation of dwelling units east of U.S.1 must
 be consistent with that plan.
- (7) Acreage for non-residential land use shall be assigned on a net acreage basis to all
 lands included in the parcel needed to comply with the on-site land development
 requirements, such as building footprint, setbacks, parking, outdoor pedestrian
 circulation, landscaping, drainage, and other improvements.
- SECTION 2. Conflict. All ordinances or portions of the Code of Ordinances of the City of
 Hallandale Beach in Conflict with the provisions of this ordinance shall be repealed to the extent
 of such conflict.
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225 **SECTION 3. Severability.** Should any provision of this ordinance be declared by a court 226 of competent jurisdiction to be invalid, the same shall not affect the validity of the ordinance as a 227 whole, or any part thereof, other than the part declared to be invalid.

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229 **SECTION 4. Codification.** It is the intention of the Mayor and City Commission that the 230 provisions of this ordinance be incorporated into the Code of Ordinances; to effect such 231 intention the words "ordinance" or "section" may be changed to other appropriate words.

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 233 <u>SECTION 5. Effective Date.</u> This Ordinance shall take effect immediately upon
 234 adoption.

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236	PASSED AND ADOPTED on 1 st reading on November, 2019.
237	PASSED AND ADOPTED on 2 nd reading on December, 2019.
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240	JOY ADAMS
241	MAYOR
242	SPONSORED BY: CITY ADMINISTRATION

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244	ATTEST:
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248	JENORGEN GUILLEN, CMC
249	CITY CLERK
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251	APPROVED AS TO LEGAL SUFFICIENCY
	APPROVED AS TO LEGAL SUFFICIENCY AND FORM
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