

CITY OF SOUTH MIAMI PLANNING BOARD PUBLIC HEARING APPLICATION

CHANGE OF ZONING USE DISTRICT (RE-ZONING)

Dear Applicant:

Applications for a change in zoning use districts (rezoning) shall be in accord with the provisions set forth in Land Development Code Sections 20-5.2, 20-5.3, 20-5.4, 20-5.5, 20-5.6 and 20-5.7.

Please, review the procedures for this application on the following pages and comply with all requirements as listed. A complete application <u>must be submitted</u> before noon on the deadline date in order to be included on the agenda of the scheduled Planning Board meeting. An incomplete submission will not be processed.

All requests for rezoning shall be initiated by the filing of an application with the Planning Department. Applications shall be executed and sworn to by the owners of at least seventy-five (75%) percent of the property described in the application, or their duly authorized agents, which agency shall be evidenced by a written power of attorney properly sworn to.

The Department upon submission of a complete application is required to make a recommendation to the Planning Board. As an independent, advisory body, the Planning Board will make a motion to (1) recommend approval, (2) recommend approval with modifications, or (3) recommend denial of the application, to the City Commission.

The Planning Board's action is not final. The applicant must appear before the City Commission for final approval or denial of the request. The City Clerk will schedule the applicant's request on the agenda for a City Commission meeting approximately three weeks after the Planning Board meeting and will so notify the applicant.

ATTACHMENTS: Change of Zoning Use District (Rezoning) Procedures Public hearing application Planning Board Schedule Lobbyist Registration Forms

CHANGE OF ZONING USE DISTRICT (REZONING) PROCEDURES

- 1. A preliminary meeting will occur between the Applicant and the Planning Department to analyze the request.
- 2. The Applicant must file a complete application with the Department. At the time of filing, the Applicant must submit the following:
 - Application form
 - Letter of intent: with full explanation of reason and justification for the proposed rezoning
 - Proof of ownership
 - Letter indicating the written sworn consent of the owners of at least seventy-five (75%) percent of the subject property or persons with a contract to purchase conditioned on rezoning approval. Such consent may be given by duly authorized agents of owners and agency shall be evidenced by a proper written power of attorney
 - Current, official survey of the property including legal descriptions, signed and sealed by a Registered Surveyor
 - Site plan, as described below (see #3)
 - Public notice mailing labels, affidavit, and map as described below (see #4)
 - Public notice letter, affidavit, mail receipts, as described below (see #5 & #6)

<u>APPLICATION FEES: \$6,000 (if 10 acres or less); \$20,250 (if over 10 acres)</u> and Cost Recovery Fee: \$2,000

- 3. The applicant shall submit a site plan for the property subject to rezoning. The site plan shall contain the information and data specified in LDC Section 20-5.11 (F) thru (L).
- 4. The applicant must submit three (3) sets of mailing labels containing the name and addresses of all property owners of record (as listed in the Miami-Dade County Property Appraiser's updated tax roll) within a 500-ft. radius of the property which is the subject of the public hearing. The applicant shall provide a sworn affidavit attesting to the validity of the mailing list. A location map showing the proposed site and all properties within the 500 ft radius must also be submitted.
- 5. A notarized affidavit shall be presented to the Planning and Zoning Department within five (5) business days of submittal of an accepted application, attesting that the applicant gave notice of the proposed application to all the property owners within the noted five hundred (500) foot radius by regular U.S. mail with the exception of the abutting, or contiguous, property owners, who shall be made aware via Certified Mail. The affidavit shall be accompanied by a copy of the notification letter together with copies of the Certified Mail receipts.
- 6. When an application for a proposed rezoning involves a property located within five hundred (500) feet of the jurisdictional limits of the county or City of Coral Gables, notice of such application, specifying the date, time and place of any scheduled public hearings, shall be transmitted to the planning departments or governing bodies of said jurisdictions.

- 7. The Department will advertise legal notice in a local newspaper at least ten calendar days prior to the Public Hearing by the Planning Board in accordance with the City Code.
- 8. The Department will post the Applicant's property with a sign ten (10) days prior to the Public Hearing by the Planning Board. THE APPLICANT MAY REMOVE THIS SIGN ONLY AFTER FINAL CITY COMMISSION PUBLIC HEARING AND DECISION.
- 9. The Department will prepare a Notice of Hearing with an accompanying map. The Department will mail a copy of the notice and the accompanying map to the property owners as shown on the submitted list ten days prior to the hearing.
- 10. The Department will prepare a staff report for submission to the Planning Board.
- 11. The Applicant must appear before the Planning Board on the night of the Public Hearing. The Planning Board will make a recommendation on the application to the City Commission. Planning Board review is not final approval or denial. The applicant must appear before the City Commission for final approval or denial.
- 12. The Department will submit the recommendation of the Planning Board to the City Commission.
- 13. The petition will be advertised and scheduled as an item on the agenda of the City Commission by the City Clerk, approximately three weeks after the Planning Board meeting.
- 14. The applicant must appear before the City Commission on the night of the scheduled commission meeting in order to obtain final approval or denial of the request.



City of South Miami
Planning & Zoning Department
City Hall, 6130 Sunset Drive, South Miami, Florida 33143 Telephone: (305) 663-6326

Application for Public Hearing before Planning Board & City Commission

<u> </u>	The Hearting before I tun	ining Bourd & City Commission
Address of Subject Property:	Lot(s) PB	Block Subdivision
Meets & Bounds:	PB PB	-
Applicant:	Phone) :
Representative:	Organ	nization:
Address:	Phone	3 :
Property Owner:	Signat	ture:
Mailing Address:	Phone	; :
Architect/Engineer:	Phone) :
AS THE APPLICANT, PLEASE INDIC		
OwnerOwner's Representati	iveContract to purchase	Option to purchaseTenant/Lessee
APPLICATION IS HEREBY MADE FOR PLEASE CHECK THE APPROPRIATE IT IT Text Amendment to LDC Zoning Map Amendment PUD Approval PUD Major Change Briefly explain application and cite specific Section: Subsection: Page #:	EM: VarianceSpecial UseSpecial ExceptionAbandonment of ROWOther (Waiver of Plat) c Code sections:	SUBMITTED MATERIALS PLEASE CHECK ALL THAT APPLY: Letter of intent Justifications for change Statement of hardship Proof of ownership or letter from owner Power of attorney Contract to purchase Current survey (1 original sealed and signed/1 reduced copy @ 11" x 17") 15 copies of Site Plan and Floor Plans 24 x 36", 1 reduced copy @ 11" x 17" Affidavit-Receipts attesting to mail notices sent Petition Mailing labels (3 sets) and map Required Fee(s)
The undersigned has read this complete correct to the best of the applicant's know	d application and represents that reledge and belief.	the information and all submitted materials are true and
Applicant's Signature and title	Print Name	Date
Upon receipt, applications and all submit applicable regulations. Applications found	tted materials will be reviewed for ad not in compliance will be rejected	or compliance with the Land Development Code and other ed and returned to the applicant.
	Date of PB Hearing Petition Accepted	Date of Commission



COST RECOVERY AFFIDAVIT

I hereby acknowledge and consent to the payment of all applicable fees involved as part of my application process. City ordinance 21-14-2199 (attached) requires that the actual costs for reviews of applications to the City will be passed on to the applicant. These fees include but are not limited to: staff time, attorney fees, consultant fees, document preparation, regardless of the outcome of the review.

Please type or print the following:				
Date:				
Relationship to the project: (property owner,	, architect, developer, attorney)			
Full Name: Mr. /Mrs. /Ms				
Current Address:	City:			
State: Zip:	Telephone Number:			
Email:				
I am fully authorized to commit to the expen	ditures contemplated by this Co	ost Recovery Affidavit.		
Signature				
Signature				
SWORN AND SUBSCRIBED BEFORE ME THIS _	DAY OF	, 20		
Notary Public, State of Florida at Large				
My Commission expires	. 20			

ORDINANCE NO. 21-14-2199

An Ordinance of the City of South Miami, Florida, amending Section 2-7, Administrative department; functions and duties; creating a cost recovery administrative program.

WHEREAS, the City Administration has conducted a review of costs incurred by the City for the review of development applications and for other City functions and transactions; and

WHEREAS, the City Administration finds that existing fee schedules do not fully cover the City's costs in the administration and review of applications and requests; and

WHEREAS, the City Administration finds that it is in the best interests of the City for the City to recover the costs for services relating to the review of development applications and other transactions with the City from those persons deriving the benefit of the review and/or of the transaction, as provided herein; and

WHEREAS, the City Administration finds that adoption of these regulations is in the best interest and welfare of the citizens of the City.

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COMMISSION OF THE CITY OF SOUTH MIAMI, FLORIDA:

Section 1. Section 2-7 of the City of South Miami Code of Ordinances is hereby amended to read as follows:

Section 2-7. Administration department; functions and duties.

- The administration department shall operate directly under the supervision of the city manager and shall consist of the following divisions and duties:
- * * * *
- ill Cost recovery administrative program.
- Intent. The intent of this Ordinance is to provide for a procedure for the recovery of costs related to the review required by the City's Land Development Code and/or except as otherwise specified below. Other City Code provisions, so that those persons or entities, who apply for or request the City's review and/or approval. Will be the ones who bear the costs of review and/or approval.
- @ Applicability of provisions. The cost recovery required herein shall not apply to applications or transactions that are originally initiated by or on behalf of the City.
- <u>Cost recovery. The cost recovery administrative program is hereby created as</u> follows:

- Ill To the extent that any application for review and/or approval by the City under the City's Land Development Code or, except as otherwise specified below, other City Code provisions which require review by City staff, City contractors, agents or consultants, the actual costs for such review shall be passed on to the applicant. Costs for the City Attorney and/or any other outside contractors, agents or consultants of the City shall be charged to the applicant in an amount equal to the actual hourly rate charged to the City.
- .(ill <u>Fees charged by Miami-Dade County to process building permits and</u> other <u>development applications on the behalf of the City shall not be affected by this provision.</u>
- (iii) <u>Unless prohibited by law, in circumstances in which the City prepares</u> closing papers, deeds, or other documents in conjunction with matters in which the City holds a lien and is requested to subordinate its position, the City shall charge the applicant a reasonable fee, as determined by the City Manager, in an amount equal to the actual costs incurred by the City for the preparation of such documents.
- (iv) Application fees for public hearings and other items involving City action or review shall be as set forth in the City's adopted fee schedule, as amended.
- **Section 2. Codification.** The provisions of this ordinance shall become and be made part of the Code of Ordinances of the City of South Miami as amended; that the sections of this ordinance may be renumbered or re-lettered to accomplish such intention; and that the word "ordinance" may be changed to "section" or other appropriate word.
- **Section 3. Severability.** If any section, clause, sentence, or phrase of this ordinance is for any reason held invalid or unconstitutional by a court of competent jurisdiction, this holding shall not affect the validity of the remaining portions of this ordinance.
- **Section 4. Ordinances in conflict.** All ordinances or parts of ordinances in conflict with the provisions of this Ordinance are repealed.

Section 5. Effective Date. This Ordinance shall be effective immediately upon adoption.

PASSED AND ENACTED this 16th day of September 2014.

TTEST:

Wei My Memender

TY CLERK

APPROVED:

MAYOR

READ AND APPROVED AS TO FORM

LANGUAGE, LEGALITY AND EXECUTION THEREOF

CITYATTORNEY

COMMISSION VOTE: 5-O

Mayor Stoddard: Yea
Vice Mayor: Harris Yea Commissioner Liebman: Yea Commissioner Welsh: Yea Commissioner

Edmond Yea



Office of the City Clerk 6130 Sunset Drive South Miami, FL 33143

ANNUAL LOBBYIST REGISTRATION

Section 8A-5 - Code of City of South Miami, Florida

All lobbying activity is prohibited unless the registration is filed with the Clerk at least 3:00 p.m. on the day before engaging in lobbying activity

A SEPARATE REGISTRATION IS REQUIRED FOR EACH PRINCIPAL TO BE REPRESNTED

Please Type or Print in Ink				
Date:/				
Last Name	First Name	Middle		
Business/Firm Name/Address	Street			
City	State	Zip		
Note: It is the responsibility of th				
Business Phone	Fax	E-Mail		
Agency, ☐ Certified Level 1 C.S.B Enterprise ☐. If you are the princip	E., Certified Micro Enterprisonal of the Principal [see definition t special compensation or reimbut	the box in front of same: Not-for-Profit se, Certified Tier 1 Community Business in in note below], and are only appearing as a sursement for the appearance, whether direct,		
		ervices for non-commercial purposes, check		
E	lobbyist who has ckecked any	of these categories for representation of that		
		p with the mayor, any city commissioner, or he person and describe the relationship		

Note: The word "Principal" with a capital "P" is the person seeking to influence a decision, etc. The word "principal" with a lower case "p" is the representive/lobbyist for the Principal who has control over, or authority to act for, the Principal. A "principal" includes the President of a corporation. (RQO 10-09), the Owner, president or chief shareholder of a corporation or an individual who has been designated or who has the apparent authority to make final decisions on behalf of the corporate entity. (RQO 10-09) or a member of the corporate board who has been appointed by the corporation to serve as its representative during negotiations. (RQO 08-41). However, a chief financial officer is not a principal if his normal scope of employment does not include lobbying activities. 9RQO 08-41) and if so he is an employee exempt from registering.

THE CLERK SHALL REJECT ANY STATEMENT WHICH DOES NOT DETAIL THE ISSUE ON WHICH THE LOBBYIST HAS BEEN EMPLOYED.

ANNUAL LOBBYIST REGISTRATION Page 2

Please Type or Print in In	k in the colum	n below			
What is the Principal's N	lame	1881 888 811 818 818 818 818 818 818 81			
Who is the Principal's Co	ontact Person				
What is the Principal's T	rade Name				
What is the Principal's M If the Principal is a legal it, i.e., corporation, parti Names of all chief office partners and trustees of F	entity, what ty nership, trust, l rs, managing r	pe of entity is LLC, etc.			
What is the Principal's to What is the name of all p directly or indirectly, hav	ersons or entit	ies who,			
interest in the Principal.					
	e(s) describe separate she	ed in this lobby eet and attach t	vist Registration to this Registrat	Form. If you in Form.	e to be representing the need additional space type
employment of each Lob		Type the addre	oss [see note 2 bere	w ₁ , phone " and i	sout for each robbytst below
Name	Date	Address		Telephone #	Type the issue to be lobbied below
<u></u>					
preceding calendar year,	regardless of	the level of acti	vity of the lobbyi	st, and whether or	ement with the City Clerk for the not the lobbyist has incurred any
					y changes in address
Legislative Issue Informatissue and identify, below, member of any agency, be	the name of eard, committe	ach elected or appee or task forces o	oointed official, cit	y department head	, City personnel,
name identify the issue to	be lobbied wit	th that person:			

WARNING: Pursuant to Section 2-11.1(s)(9) of the Code of Miami-Dade County, misrepresentation of any facts on this form may subject the person signing this form to be prohibited from lobbying any of the City Personnel, including appointed and elected officials, department heads and members of any agency, board or committee for a period up to five years.

If you need additional space, type or print the information on a separate sheet and attach to this Registration Form.

ANNUAL LOBBYIST REGISTRATION Page 3

AFFIDAVIT OF PRINCIPAL

I, as princ	ipal of,
Name of principal (please print)	Entity's Name (please print)
do solemnly swear or affirm under penalty of	perjury that all facts contained on this Annual Lobbyist
Registration form are true and correct; that I ha	ave read and am familiar with the provisions contained in
Sec. 8A-5 of Chapter 8A of the City of South	Miami's Code of Ordinances, and Sec. 2-11.1(a) of the
Miami-Dade County Code and that I have no	t offered a contingency fee or success fee as defined in
Section 2-11.1(s)(7) of the Miami-Dade Code, to	o any of the lobbyists named below.
	Signature of Principal
State ofCounty ofSworn to and subscribed before me this	
Sworn to and subscribed before me this	day of, 20
of Identification Produced	nally known or produced identification Type
of Identification Froduced	My Commission expires:
	(Notary Seal)
	(Notary Bear)
Signature of Notary	
AFFIDAV	TT OF LOBBYIST
I, as lobby	vist for
Name of lobbyist (please print)	Principal's Name (please print)
do solemnly swear or affirm under penalty of	perjury that all facts contained on this Annual Lobbyist
Registration form are true and correct; that I ha	ave read and am familiar with the provisions contained in
Sec. 8A-5 of Chapter 8A of the City of South	Miami's Code of Ordinances, and Sec. 2-11.1(a) of the
	eceived or been offered a contingency fee or success fee as
defined in Section 2-11.1(s)(7) of the Miami-Da	de Code, to any of the lobbyists named below.
	Signature of Lobbyist
State ofCounty of	
Sworn to and subscribed before me this	day of , 20 .
By who is perso.	nally known or produced identification Type
of Identification Produced	
	My Commission expires:
	(Notary Seal)
	_
Signature of Notary	
For Office Use Only:	
Annual Registration Fee: <u>\$500.00 Oct. 1 – Sept 30</u>	
Fee Paid: [] Yes [] No [] Cash [] Check [] Vis	a [] Mastercard [] American Express