DEVELOPMENT REVIEW COMMITTEE (DRC) COMMENT REPORT

MEETING DATE: September 10, 2019

APPLICANT: Marina Mile 1712, LLC.

PROJECT NAME: Edgewood Villas

CASE NUMBER: R19062

REQUEST: Site Plan Level III Review: 18 Residential Cluster Units

LOCATION: 1712 SW 24th Street

ZONING: Residential Single Family and Duplex/Medium Density (RD-15)

LAND USE: Medium-Density Residential

CASE PLANNER: Linda Mia Franco
Case Number: R19062

CASE COMMENTS:

1) Provide the FBC Building Type.


3) Show required FBC Accessibility Route from Public Transportation.

GENERAL COMMENTS

The following comments are for informational purposes.

Please consider the following prior to submittal for Final DRC:

1. The Florida Building Code shall apply to the construction, alteration, movement, enlargement, replacement, repair, equipment, use and occupancy, location, maintenance, removal and demolition of every building or structure or any appurtenances connected or attached to such buildings or structures.

2. All projects must consider safeguards during the construction process. Florida Building Code Chapter 33 delineates various safeguards that may apply during the construction phase. All structures associated with the protection of pedestrians will require a separate permit. A licensed professional must sign and seal the plans and specifications.

3. The City of Fort Lauderdale is a participating municipality in the National Flood Insurance Program (NFIP). The requirements specific to the City of Fort Lauderdale can be found in Chapter 14 - FLOODPLAIN MANAGEMENT of the Code of Ordinances and accessed at:

Please consider the following prior to submittal for Building Permit:

1. On January 1st, 2018 the 6th Edition of the Florida Building Code was adopted. All work described in Section 101.2, of the Broward County Administrative portion of the Florida Building Code, will govern the administration and enforcement of the proposed work. Each building and or structure will require a separate permit. The following websites will assist in the design considerations:

General Guidelines Checklist is available upon request.
Case Number: R19062

DEDICATION OF RIGHTS-OF-WAY: Per ULDR Section 47-25.2.M.5, property shall be conveyed to the public by plat, deed or grant of easement as needed in accordance with the Broward County Trafficways Plan, the city's comprehensive plan, subdivision regulations and accepted applicable traffic engineering standards:

a. Provide 10’ x 15’ (min.) permanent Utility Easement for any 4 Inch or larger water meter and/or the first private sanitary sewer manhole located within the proposed development (for City Maintenance access); show / label delineation in the plans as appropriate.

CASE COMMENTS:

Prior to Planning and Zoning Board Meeting, please provide updated plans and written response to the following review comments:

1. Meet the City’s Adequacy requirements to services provided to the public (fire service, water, wastewater, stormwater, transportation, etc.), per ULDR Section 47-25.2 of the City’s Code of Ordinances. Assess potential demands and impacts on City services and prepare a design for each that utilizes existing water, wastewater, stormwater, and transportation infrastructure to adequately serve this project. If the adequate infrastructure is not available, prepare a design that extends/expands the connection to the nearest City system to adequately serve this development.


2. Provide a current signed and sealed boundary and topographic survey showing all above ground improvements, utilities, rights of way dimensions and all easements. This survey shall be based on a Standard Title Commitment issued by a title insurer licensed to do business in Florida or an Opinion of Title issued by an attorney admitted to the Florida Bar. The title commitment or Opinion of Title must have an effective date no more than thirty days prior to the date of submittal of the survey and must be certified to the City of Fort Lauderdale. If any encumbrances are found in the property, provide a copy of the recorded documents accordingly (i.e. easements, dedications, agreements, vacations, etc.).

Property lines, NVAL, Right-of-Way, watercourses, easements, structures, and roadway shall be clearly shown, labeled and dimensioned. Provide spot elevations on site, at property corners, along property lines (50’ min. interval), existing roadway crowns and pavement edges adjacent to property as appropriate. Elevations shall be referenced to the North American Vertical Datum of 1988 (NAVD 88). Sufficient information must be provided on survey in order to staff to determine proposed development improvements are being coordinated with adjacent right of way and properties.

Please provide boundary survey that is based on Standard Title Commitment or Opinion of Title.

Ensure survey depicts all information requested above as well as any information beyond limits of property that maybe required for coordination between existing and proposed improvements adjacent to the site.
3. Provide disposition of existing utilities on-site and within the adjacent right of way that maybe impacted by the proposed development. Label information on plans (i.e. utility to remain/ be relocated/ removed). Provide correspondence from utility owner (as applicable) and depict any additional requirements they may have on plan (i.e. easements). Utilities include but are not limited to above and underground water, sewer, drainage, electrical, communications, light/power poles, down guys, fire hydrants, manholes, etc.

4. Proposed structures shall not be constructed within existing right of way on the northeast corner of the property. Also, in the Erosion and Sediment Control Plan the temporary silt fence is shown encroaching in the right-of-way. Encroachments within a right-of-way requires a separate Design Review Committee (DRC) submittal and a Revocable License Agreement.

5. Spot elevations/grades shown in proposed development plans shall be per North American Vertical Datum of 1988 (NAVD 88), instead of National Geodetic Vertical Datum of 1929 (NGVD 29).

6. Submit a formal Site Plan that features all critical dimensions for the proposed development, such as building setbacks, parking lot access, driveway widths, sidewalk dimensions, and typical roadway travel lane.

7. Clearly indicate on plans the limits of construction and how the proposed improvements will transition into the existing (on-site and off-site) as applicable.

8. Depict/ label existing/ proposed stop sign/ bar on right of way adjacent to the site and on driveway connections to right of way as applicable.

9. Provide disposition of existing light poles, fire hydrants, and any other utilities within the adjacent right of way that maybe impacted by the proposed development.

10. Per ULDR Section 47-2.2.Q, show and label sight triangles as appropriate for safe and adequate access of drivers and pedestrians, on the Site Plan, Landscape Plans, and Civil Plans: intersections of driveways with streets and alleys (10’ measured from intersection point of pavement edges), alleys with alleys (15’ measured from intersection point of extended property lines), alleys with streets (15’ measured from intersection point of extended property lines), and streets with streets (25’ measured from intersection point of extended property lines). The request for reduction of sight triangle dimensions is subject to review by the City Engineer on a case-by-case basis. Per ULDR Section 47-19.1.E, no accessory use or structure shall be permitted within a sight triangle except as provided in ULDR Section 47-35. Ensure sight triangles are also depicted on adjacent driveways that would be impacted by proposed improvements on this project. Sight triangles located at the intersection of a local street or driveway with a right-of-way under County, State or Federal jurisdictions, are subject to the sight visibility requirements of those jurisdictions.

11. More prominently show on all plan sheets and typical roadway sections the existing Right-Of-Way boundaries adjacent to the proposed development along N Andrews Avenue, SW 24th Street; also show proposed Right-Of-Way, and boundaries must be clearly depicted on site plan, proposed development plans (especially civil) and sections/ elevations.

   Building Elevations: Show and label existing Right-of-Way, proposed Right-of-Way and/or Easement boundaries, existing/ proposed utility easements and horizontal building clearances on all building elevation / section details, as appropriate.

12. Proposed exterior building doors, loading zone doors, dumpster doors, etc. shall not open into the public Right-of-Way and/or permanently dedicated Right-of-Way Easements and Sidewalks.
Easements, adjacent sidewalk, ADA accessible path, or drive aisle areas; instead, consider recessing into building to enhance pedestrian safety.

13. Discuss dumpster enclosure/ trash pick-up access requirements with case planner and waste management. Clearly depict trash enclosure on site plan. Show truck turning movements in and out the proposed dumpster enclosure/ building as applicable. Ensure sufficient height clearance is provided within garage for truck access. Per ULDR Section 47-19.4.D.6, all dumpster enclosures and adjacent service access drive shall be placed on poured concrete, solid or perforated interlocking concrete block paving (ICB), or any existing hardened paving system. Per ULDR Section 47-19.4.D.7, dumpsters serving restaurants require grease traps, oil / sand separators, and drains connecting to sanitary sewer.

14. Improve portion of existing unimproved 12’ Alley (fronting proposed development) with paving and drainage (per Public Works standards) to mitigate projected increase in vehicular traffic within Alley from proposed development.

15. Parking facility entries and exits must be from or to an improved right-of-way a minimum of 20’ width or an improved right-of-way designated by the city as one-way, per ULDR Section 47-20.5.B.2. Provide signage as appropriate for 1-way (westbound) Alley vehicular access, along north property boundary. Process to obtain approval from all affected property owners???

16. Per the City’s Code of Ordinances Section 25-56(c), sidewalks shall be required in connection with the development of vacant property, redevelopment of developed property or construction of improvements on developed property to the extent of twenty-five (25) percent or more of the replacement value of existing improvements; they shall be constructed on all public streets abutting the plot, except as provided in the above section, and such sidewalks shall be constructed to standards established by the City Engineer and located as determined by the City Engineer, generally at the edge of the right-of-way. However, if one or more of the exceptions stated in the above section are found to exist, then the property owner can request a sidewalk waiver by providing justification in a letter to the City.

17. Existing public sidewalks adjacent to proposed development (to remain) must be inspected by Engineer of Record to ensure existing sidewalks meet ADA standards and are in good condition. A signed and sealed assessment must be provided indicating sidewalks were inspected and any sidewalk replacement requirements. Plans shall reflect extent of sidewalk replacement accordingly.

18. Depict existing sidewalk adjacent to the development along SW 24th Street and how proposed sidewalk/ pedestrian path will transition into existing sidewalk.

19. Show truck turning template circulation (label typical minimum centerline turning radius) entering and exiting the site.

20. For surface or ground-level parking lot layout:
   a. Show and label total number of parking stalls, dimension areas including drive aisle widths, and typical parking stall width/depth.
   b. Per ULDR Section 47-20.11.A, drive aisle width shall be 24’ (min.) adjacent to 90-degree angle parking stalls, 18’ (min.) adjacent to 60-degree angled parking stalls, 13’ (min.) adjacent to 45-degree angled parking stalls, and 12’ (min.) adjacent to 30-degree angled parking stalls. Reconfigure parking stalls shown at end of drive aisle, to eliminate 180 degree back-out maneuver.
   c. The minimum clear width and depth parking stall dimensions shall be 8’-8” and 18’-0”, respectively, and shall not be encroached upon by building columns.
d. Dimension proposed lane width on both sides of raised island for parking garage gate, which should be 12’ (min.) per ULDR Section 47-20.5.C.3.b.i. Gates in open position shall not block adjacent parking stall, sidewalk, walkway, etc.

21. Depict proposed building doors and provide sufficient grades/details on conceptual paving, grading and drainage plans to verify ADA accessibility design for the site, especially ground floor access to the new building, as well as crossing proposed driveways and connecting to existing sidewalks (at intersections and with adjacent property) as appropriate; coordinate proposed site grading and 1st Level Finished Floor Elevations to meet ADA accessibility requirements.

22. Proposed trees shall be installed a min. 4 feet behind proposed curbs when adjacent to travel lanes and a min. 6 feet away from adjacent travel lanes when no curb is present.

23. Within adjacent City Right-of-Way, staging/storage will not be allowed, construction fence shall not encroach within intersection corner sight triangles, construction fence gates shall not swing into the public Right-of-Way, and any Jib Crane radius shall not extend beyond private property boundaries. Any City Right-of-Way closure over 72 hours requires a Revocable License Agreement, processed by Property Right-Of-Way Committee (DRC) and approved by the City’s Commission, prior to Right-of-Way permit issuance by the Department of Sustainable Development for Maintenance of Traffic.

Prior to submitting Administrative Review (i.e. DRC Level I) application to request Revocable License Agreement, please contact Dennis Girisgen at 954-828-5123 or dgirisgen@fortlauderdale.gov to discuss proposed scope of closure within City Right-of-Way.

24. Discuss if pedestrian lighting is proposed; if not, discuss the possibility of the addition of pedestrian lighting along City Right-of-Way, which requires perpetual maintenance by the Applicant via a Maintenance Agreement executed with the City. Please contact the Case Planner for details to match the area.

25. Provide Maintenance Agreement Area Exhibit, which provides a visual representation of the area within the adjacent public Right-of-Way (adjacent to the proposed development) to be maintained in perpetuity by the developer. Label whether the adjacent Right-of-Way is FDOT, BCHCED, or City jurisdiction, as well as label all proposed improvements, including asphalt and other specialty paving, specialty sidewalks, landscaping, irrigation, lighting, curb and gutter etc. that will be maintained by the Applicant throughout the life of the improvements. Perpetual maintenance of newly constructed exfiltration trenches, inlets, etc. within adjacent City Right-of-Way will typically revert back to the City, upon successful inspection/acceptance by Public Works after 1-year warranty period.

26. Please correct the project address on sheets C-001, C-102.

27. Please email CRBARRETT@FORTLAUDERDALE.GOV to obtain copies of the City utility maps as applicable to the project location and show existing City utilities and easements (water, sewer, forcemain, and stormwater utilities) in proposed engineering plans (utility demolition, stormwater pollution prevention plan (SWPPP), and civil plans).

28. Provide conceptual Water and Sewer Plan that features proposed connections to City infrastructure, including limits of any existing City water main and/or sanitary sewer infrastructure to be removed and/or modified, and location of all existing utilities in vicinity of the proposed improvements (that may be in conflict).

29. Label proposed water service connections and sewer lateral sizes and material on conceptual Water and Sewer Plan. Sanitary sewer clean out must be provided at property line per City standards. Based on the City utility maps, the existing sewer main adjacent to this property is at a deeper...
30. Any road cuts for utilities or curb cuts within City Right-of-Way shall be restored to full lane width for 50’ minimum length (by contractor), per City Code of Ordinances Section 25-108; show and label in plans as appropriate. Verify with FDOT and/or BCHCED their requirements for any milling and asphalt pavement restoration in vicinity of proposed road cuts for utilities and/or curb cuts within their respective Right-of-Way jurisdictions.

31. Conceptual Paving, Grading, and Drainage Plan:
   a. Provide sufficient existing and proposed grades and information on conceptual Paving, Grading, and Drainage Plan and details to demonstrate how stormwater runoff will remain onsite (include typical cross-sections along all property lines as appropriate), and how the proposed project improvements (i.e. on-street parking, sidewalks, etc.) will not adversely impact the adjacent Right-of-Way, properties and waterways. Show location of building roof drains, and their proposed connection(s) to the on-site drainage system.

   b. Drainage mitigation shall be required for any impacts within the adjacent City Right-of-Way such as increased runoff or reduction of existing storage/treatment due to proposed improvements, in accordance with the City of Fort Lauderdale Comprehensive Plan (Ordinance C-15-08), Objective 4.1 under Infrastructure Elements. Engineer of Record (EOR) shall evaluate the adjacent City roadway system capacity and demonstrate that the proposed improvements will not negatively impact the City’s existing drainage system and provide recommendations in compliance with the City’s Comprehensive Plan (i.e. meets or exceeds the 10-year/1-day storm event drainage criteria). Applicant shall be responsible for maintenance of these storm drain infrastructure improvements located within City Right-of-Way during a 1-year warranty period, until accepted by the City’s Public Works Department. (coordinate as appropriate with the respective FDOT and BCHCED agencies for mitigation of additional runoff within those jurisdictions).

   c. Please note that private stormwater infrastructure (drainage pipes, wells, or basins), Trees, or Permanent Structures (fences, walls, etc.) are not permitted in City Right of Way or City drainage easements. Please remove any proposed stormwater systems, trees, or permanent structures that are not in compliance with this requirement or provide appropriate documentation of City Rights-of-Way or easement vacated to allow the construction of private underground utilities.

   d. Additional coordination maybe required for projects located within River Oaks neighborhood that is part of a City Drainage Master Plan. Please contact Rares Petrica (Public Works) at 954-828-6720 or rpetrica@fortlauderdale.gov.

32. Provide storm runoff calculations, signed and sealed by a Florida registered professional engineer, which demonstrate how minimum criteria regarding adjacent street crown, water quality and finished floor elevations are met, as well as how the 25-year, 3-day storm event is maintained on site with zero discharge to Right-of-Way and adjacent properties (Pre vs. Post analysis will only be allowed in areas that are not flood-prone). Please also comply with the City of Fort Lauderdale Comprehensive Plan (Ordinance C-08-18), Objective 4.1 under Infrastructure Elements, and be advised that effective 7/1/2017, all projects must comply with the Broward County ‘Future Conditions Average Wet Season Groundwater Level’ map.

33. If dewatering activities are anticipated, a notarized City dewatering affidavit shall be filed at City’s building department when submitting a demolition or foundation permit along with any applicable dewatering permit form regulatory agencies such as the South Florida Water Management District or Broward County Department of Environmental Protection.
34. Exfiltration Trenches:
   a. Provide at least a clean out structure at each end of exfiltration trench located within the property.

35. Show and label all existing and proposed utilities (utility type, material and size) on civil and landscaping plans for potential conflict. A min. 5 feet and 10 feet horizontal clearance horizontal separation is required between city utilities infrastructure and proposed small and large trees, respectively (including proposed water and sewer services to the development). Any new trees (located within or adjacent to City Right-of-Way) should be placed with sufficient horizontal and vertical distances (per City, County, and State guidelines) to/from City’s public infrastructure, including stormwater assets, to allow for continued Public Works maintenance without obstruction. If this cannot be accommodated due to field conditions, then the developer shall relocate the existing City’s public infrastructure to resolve the conflict(s) and to comply with City’s, County’s & State’s engineering standards/permits/policies. Ensure separation is provided and include a note regarding horizontal clearance requirement on the landscape plans.

36. Discuss how surface runoff from the proposed development (between building and Right-of-Way boundaries) will be mitigated such that it won’t be conveyed into the adjacent existing public storm drain infrastructure or waterways, and whether additional infrastructure will be required within City Right-of-Way. Show location of building roof drains, and their proposed connection(s) to the on-site drainage system.

37. Evaluate the possibility of utilizing a sustainable stormwater approach with the possibility of low impact (cisterns, pervious pavers, bioswales, raingardens, etc.) uses for landscaping along the streetscape.

38. Please provide (or revise if already submitted) an erosion, sedimentation, and stormwater pollution prevention plan (SWPPP) showing the adjacent City’s existing stormwater system. A copy of the approved SWPP shall be at the construction site from the date of demolition initiation to the date of final construction activities. CCTV Notes, Pollution Prevention Notes, and Dewatering Notes to be added to the SWPPP can be found on our website.

39. For Engineering General Advisory DRC Information, please visit our website at https://www.fortlauderdale.gov/home/showdocument?id=30249

40. Additional comments may be forthcoming at the DRC meeting and once additional/revised information is provided on plans.
Case Number: R19062

CASE COMMENTS:
Please provide a response to the following:

1. The City has adopted Florida Friendly Landscaping requirements into our ULDR Section 47-21. This basically means that plant material must be grouped together based on watering needs (hydro zone) and turf areas must be limited and/or consolidated to less than 50% of the landscaped area. Plant material species must be minimum 50% Florida Friendly Landscaping. Planting areas are to be irrigated on a separate zone than the turf areas so that once the plants are established, that particular zone can be shut off based on the season. The overall goal is to decrease water use through irrigation. Illustrate hydro zones on planting plan, and include calculations in table.

2. The use of structural soil is required in paved sites to provide adequate soil volumes for tree roots under pavements, as per ULDR Section 47-21.13. Structural soil details and specifications can be obtained at [http://www.hort.comell.edu/uhi/outreach/index.htm#soil](http://www.hort.comell.edu/uhi/outreach/index.htm#soil) This is to be provided at a minimum of 8’ radii of tree trunks, and is to be consistently illustrated and noted on landscape, site and civil plans.

   The structural soil drain is required when percolation rates are less than 4” vertical clearance per hour. Provide documentation of report used to prove this calculation. The drain and connections are to be illustrated on civil plans.

   a. Demonstrate hashing on landscape, site and civil plans as to the extent of use of the Structural Soil.
   b. Provide Structural Soil Detail and composition.

There is a product that the Landscape Department will approve the use of in place of Structural soil. With the Structural soil repositioning of the underground utilities is required. A suspension modular paving system product will provide the required root development area for a healthy and vibrant tree, along with their use it will allow the utilities to be in place and not affect their location in conjunction with the tree’s root system. Please look into the use of the Green Blue Urban soil cell, Silva cell or like product for this and all future site developments.

As with the use of Structural soil a detail of the product and indication of the extent of use to be provided of the soil cell pavement support systems product.

3. Fences facing the street are required to be setback a minimum of 3 feet from the property line and must be planted with continuous hedges, shrubs and /or groundcovers in that area between property line and fence. These plantings shall be planted between the street and the property line as per ULDR 47-19.5C.
   a. Hedges and shrubs may be 2 feet tall planted 2 feet apart.
   b. Groundcover may be 6 inches tall planted 6 inches apart.
   c. Please specifically note and illustrate this on plans.

4. Provide street trees in the right of way swale area, as per ULDR 47-21.13.B.16. Street trees are to be a minimum of 12 feet tall and provided at a ratio of one street tree per forty feet of street frontage or greater fraction thereof not subtracting ingress and egress dimensions. When overhead utilities exist,
required street trees may be small trees provided at a minimum of a ratio of one street tree per twenty feet frontage or greater fraction thereof not subtracting ingress and egress dimensions.

a. Location for street trees is to be between the property line and the street.

5. A minimum separation of 6 feet is required between the tree trunk and travel lane when curb and gutter DO NOT exist, and a minimum separation of 4 feet is required between the tree trunk and travel lane when curb and gutter DO exist. Illustrate this clearance.

6. Illustrate and label the horizontal clearance from tree trunk to edge of utility on the landscape plan. Landscaping must provide a minimum horizontal clearance of 5 feet for small trees and palms, and a minimum of 10 feet for large trees and palms from underground utilities. Provide a cross section detail to illustrate this clearance.

7. During staff review it was commented as to the property line and ROW dedication requirement at the east portion of the site. Please investigate this and the impact to the proposed development and existing trees.

8. Shade trees must be located a minimum of fifteen feet away from structures.

9. Small maturing trees must be located a minimum of seven and one-half feet away from structures.
   a. Comment for both 7&8; It appears that there is proposed many trees within the code minimum horizontal clearance to a proposed structure.

10. Illustrate the location of overhead utilities and follow FPL Right Tree Right Place guidelines for tree selection and placement.

11. Provide, in tabular format, all required versus provided landscape calculations.

12. Review landscape plan requirements for data to be included on plans, as per ULDR Section 47-21.6.

13. Utilities and site amenities such as walkways, flagpoles, transformers, fire hydrants, sewer and water supply lines, trash enclosures, and similar items located on the site shall not be placed adjacent to, in, or under required tree planting areas, as per ULDR Section 47-21.12. Confirm with civil, site and life safety plans that utilities and site amenities are not causing conflicts with proposed landscaping. Where conflicts exist, shift the utility and/or site amenities.

14. Light fixtures with an overall height of more than ten feet shall be located a minimum of 15 feet away from shade trees, as per ULDR Section 47-21.12.

15. For specimen size trees, provide ISA Certified Arborist report for specimen trees, as per ULDR 47-21.15. This report is to be on ISA Certified Arborist business letterhead with contact information and ISA Certification number clearly stated. This report would include tree survey with numbered trees, a corresponding table which includes tree number, botanical name and common name, trunk diameter at breast height, clear trunk for palms, condition percentage, etc.; and a written assessment of existing tree characteristics. This information is required to calculate equivalent value mitigation.

16. Please have a certified ISA Arborist provide the information as to the existing trees including the condition ratings that will be required for mitigation purposes.
17. Proposed trees to remain in place would be subject to a change of natural grade and a majority loss of root system and canopy. The proposed design of this development would put these trees into a violation of city ordinance for Tree Abuse. Section 47-21.2. “Tree abuse. Any action or inaction which does not follow acceptable trimming practices as established by the American National Standards Institute, A-300 standards or other accepted standards as published. Abuse also includes, but is not limited to, damage inflicted upon the roots by machinery, changing the natural grade within the drip line, destruction of the natural shape or any action which causes infection, infestation or decay”.

18. As to Section 47-21.3 General provisions and design standards. Low impact site design practices, such as preserving existing native trees and vegetation, shall be used to the extent feasible.
   a. As to ANSI 300 standards for tree protection there is an area of non-disturbance to preserve existing trees in place. This root zone protection area is 10 times the trunk diameter of the tree. Example would be for the protection area, if the tree has a trunk diameter of 12 inches x 10 inches = 120 inches or 10 feet radius from the trunk of the tree.
   b. Please show calculated measurement of the root zone protection area per tree on the plans.

19. Section 47-21.15. A.3. Effort shall be made to design around existing, large, desirable trees. If, as determined by the department, there are large desirable existing tree(s) and the proposed placement of the site plan elements will not save such tree(s) and sufficient root system to support the tree(s), and such tree(s) are capable of being protected by a reasonable modification of said plan, then a tree removal permit may be denied by the department. In addition, if a permit is sought to remove an existing, large, desirable tree because its root system is causing damage to the associated sidewalks, paved areas, or septic systems, or if falling tree debris is staining nearby surface area, then the tree removal permit may be denied by the department if alternatives such as sidewalk bridging, canopy reduction, or trimming have not been considered or attempted, and such action would address the problem while preserving the tree. An alternative or redesigned site plan shall then be submitted.
   a. The Department is seeking that the design of the proposed development be coordinated with the preservation of the existing, large, desirable trees on site. With a redesign of the proposed development in providing sufficient root system and canopy area for these trees, will not only be aesthetically pleasing to those who have ownership, but will preserve the uniqueness of this neighborhood and provide an aura of distinction for preservation from the surrounding residents towards the Developer.

GENERAL COMMENTS

The following comments are for informational purposes.

Please consider the following prior to submittal for Building Permit:

1. A separate sub-permit application for Tree Removal, Relocation, and General Landscaping for site is required at time of master permit submittal. These are Landscape and Tree permit application documents different than the Broward County standard applications. Please not at this time of DRC submittal.

2. Relocated trees will be moved by the applicant following the ANSI A 300 standards and guaranteed by the permit holder for one year for trees of less than six inches in caliper and for two years for trees greater than six inches in caliper, as per ULDR 47-21.15. A monetary guarantee of postal money order, certified check or cashier’s check may be required to insure compliance with requirements. A tree protection barricade before during and after construction activities may be required to ensure
3. Proposed landscaping work in the City’s right of way requires engineering permit and approval (GLandscape permit). This approval requires documents to be submitted for Engineering review. Note that Landscape will not approve permit review without these Engineering documents being submitted.

4. Provide separate Plumbing sub permit application for irrigation. Irrigation plans are required at time of Building permit submittal. Plans are to be in compliance with ULDR 47-21.6.A.11 and 47-21.10. Note that planting areas are to be irrigated on a separate zone than the turf areas so that once the plants are established, that particular zone can be shut off based on the season. The overall goal is to decrease water use through irrigation. Plant material must be grouped together based on watering needs (hydrozone) and turf areas must be limited and/or consolidated to less than 50% of the landscaped area. Illustrate hydrozones on planting plan, and include calculations in table.
Case Number: R19062

CASE COMMENTS:
Please provide a response to the following:

1. Entry doors should be solid, impact resistant or metal.

2. Residential units entry doors should be equipped with a quality secondary deadbolt locking system and have a 180 degree peephole or view port for security.

3. Garage doors should be impact resistant.

4. Sliding glass doors and sliding glass windows should be equipped with burglary deterrent features such as track blocks, door pins or deadbolts. The door should also provide features to prevent the doors from being lifted off track.

5. All glazing should be impact resistant.

6. Units should be pre-wired for an alarm system.

7. The light levels at the car garage doors for units 01 and 02 are below 1 fc. This area is in proximity to the entry door of unit 01. Better illumination should be provided for even light levels and safety.

GENERAL COMMENTS

It is highly recommended that the managing company make arrangements for private security during construction.

Please submit responses in writing prior to DRC sign off.
Case Number: R19062

CASE COMMENTS:
Please provide a response to the following:

1. Garbage, Recycling and Bulk Trash shall be provided.

2. Recycling reduces the amount of trash your business creates and it is the best way to reduce monthly waste disposal costs and improve your company’s bottom line.

3. Solid Waste Services shall be provided by a Private Contractor licensed by the City.

4. Service Days shall be: No restriction for Commercial collection. Service may not occur earlier than 7:00 am or later than 10:00 pm within 250 feet of residential.

5. Containers: must comply with 47-19.4

6. Dumpster enclosure: concrete pad, decorative block wall, gates hung independently, protective bollards, secondary pedestrian side entry, high strengthen apron and driveway approach, night light, hot water, hose bib, drain, low circulating ventilation for dampness, weep holes, landscaping, smooth surface walkway to accommodate wheeled containers.

7. Provide on the site plan a garbage truck turning radii for City review. Indicate how truck will circulate within property.

8. Submit a Solid Waste Management Plan on your letterhead containing name of project, address, DRC case number, number of units if applicable, and indicate whether it is Pre or Final DRC.
   - This letter is to be approved and signed off by the Sustainability Division, and should be attached to your drawings. Please email an electronic copy to smccutcheon@fortlauderdale.gov. Letter should include an analysis of the expected amounts of solid waste and recyclables that will be generated (if different from current capacity), and container requirements to meet proposed capacity.
   - Community Inspections will reference this Solid Waste Plan for sanitation compliance issues at this location.

GENERAL COMMENTS

The following comments are for informational purposes.
Please consider the following prior to submittal for Final DRC:

1. Please indicate how sanitation collection services will take place.
Case Number: R19062

CASE COMMENTS:

1. Ensure sidewalk is a minimum of 5 feet wide on SW 24th St. This minimum is in reference to clear, unobstructed pathways—Light poles, trees and landscaping is not to be included in this zone. Landscaping should be between the sidewalks and back of curb and a minimum of 4 feet in width.

2. Back of sidewalk should begin on the ultimate right of way/easement dedication line.

3. All loading and unloading must be contained on site including postal delivery services and rideshare pick up and drop off.

4. Please show inbound and outbound stacking requirements from the property line to the first conflict point according to sec 47-20.5 General design of parking facilities for each driveway. Garage 01 & 02 may be in conflict with the stacking requirement.

5. All 90 degree back out parking must have 24 feet to back into.

6. Provide vehicle turning movements for vehicles entering and exiting garage 14 & 13, the parking does not seem practical.

7. The proposed fence on the north east corner of the site cannot be in the public right of way.

8. Per ULDR Section 47-2.2.Q, show and label sight triangles as appropriate for safe and adequate access of drivers and pedestrians, on the Site Plan, Landscape Plans, and Civil Plans: intersections of driveways with streets and alleys (10’ measured from intersection point of pavement edges), alleys with alleys (15’ measured from intersection point of extended property lines), alleys with streets (15’ measured from intersection point of extended property lines), and streets with streets (25’ measured from intersection point of extended property lines). The request for reduction of sight triangle dimensions is subject to review by the City Engineer on a case-by-case basis. Per ULDR Section 47-19.1.E, no accessory use or structure shall be permitted within a sight triangle except as provided in ULDR Section 47-35.

9. Bicycle parking is needed. Consult the APBP Bicycle Parking Guidelines, city of Fort Lauderdale Parking Standards and Broward County End-of-Trip Bicycle Facilities Guide. Provide the minimum long term and short term bicycle parking based on requirements in the guide and include total counts on the site plan data sheet.

10. Ensure all access points, sidewalks, walkways, and curb cuts are unobstructed and ADA accessible with appropriate slopes and detectible warning devices and indicate on the site plan.

11. Additional comments may be provided upon further review.

12. Signature required.

GENERAL COMMENTS:
Please address comments below where applicable.
1. Contact Benjamin Restrepo at 954-828-5216 or brestrepo@fortlauderdale.gov to set up an appointment for final plan approval.

2. The City's Transportation & Mobility Department encourages the use of sustainable materials such as permeable pavement and electric car charge stations and installation of multimodal facilities such as bicycle pump stations and bike lockers.

3. Please note that any work within the City's right-of-way will require an MOT approved by Transportation and Mobility and Engineering for permitting. Any full closures of roadways, alleys, or sidewalks that are over 72 hours will require a Revocable License Agreement (RLA) with the City of Fort Lauderdale.
**CASE COMMENTS:**

Please provide a response to the following:

1. Pursuant to Public Participation requirements of Unified Land Development Regulations (ULDR) Section 47-27.4.A.2.c, the applicant must complete the following:
   a. Prior to submittal of an application to the Planning and Zoning Board (PZB), the applicant shall:
      1. Provide notice via mailed letter or e-mail to the official city-recognized civic organization(s) within 300 feet of the proposed project, notifying of the date, time and place of applicant’s project presentation meeting to take place prior to the PZB meeting (a listing of officially-recognized neighborhood associations is provided on the City of Fort Lauderdale website: [http://www.fortlauderdale.gov/neighbors/civic-associations](http://www.fortlauderdale.gov/neighbors/civic-associations) and a map of neighborhood associations may be found at: [http://gis.fortlauderdale.gov](http://gis.fortlauderdale.gov)); and,
   2. Provide notice via mailed letter to property owners whose real property is located within 300 feet of the proposed project, notifying of the date, time and place of applicant’s project presentation meeting to take place prior to the PZB meeting.
   b. The applicant shall conduct the public participation meeting(s) a minimum of 30 days prior to the PZB. This date and location of the meeting are at the discretion of the applicant. Once the meeting(s) is conducted, the applicant shall provide a written report letter to the Department of Sustainable Development, with copy to subject association(s), documenting the date(s), time(s), location(s), number of participants, presentation material and general summary of the discussion after a public participation meeting(s). The report letter shall summarize the substance of comments expressed during the process and shall be made a part of the administrative case file record. A minimum of ten (10) days prior to the PZB meeting, the applicant shall execute and submit an affidavit of proof of public notice to the Department.

2. The site is designated Medium Density Residential on the City’s Future Land Use Map. This is not a determination on consistency with Comprehensive Plan Goals, Objectives and Policies.

3. The proposed project requires review and approval by the PZB. A separate application and fee are required for PZB submittal, and the applicant is responsible for all public notice requirements (Section 47-27). In addition, the development permit shall not take effect nor shall a building permit be issued until thirty (30) days after approval, and then only if no motion is adopted by the City Commission seeking to review the application.

4. Since the property owner is listed as a corporation or other business entity, the name of the officer or person responsible for the application and written proof that said representative has the delegated authority to represent the corporation or other business entity.

   There is a discrepancy with application, shows Marina Mile 1429, LLC. and closing papers, shows property owner as Marina Mile 1712, LLC.

5. Indicate the project’s compliance with the following ULDR sections by providing a point-by-point narrative response, on letterhead, with date and author indicated.
   a. Section 47-18.9, Cluster Dwelling Requirements

      For example, Section 47-18.9.C, Cluster Development - provide a detailed explanation of how the architectural style of the project is compatible and complementary with adjacent structures.

6. Provisions satisfactory to the City Attorney’s Office shall be made for a recordable easement over the driveway for all public utilities and for use by owners within the group. A cluster development shall have
a recorded maintenance agreement for the common areas. Such agreements must be reviewed and approved by the City Attorney's Office prior to Final DRC sign-off. A minimum five-foot easement is required around each building group except when directly abutting a right-of-way.

7. Comply with Cluster Development requirements:
   a. Ensure that the proposed additional setbacks for each façade are consistent with the requirements of ULDR, Section 47-18.9.C.4.f, and that the facades are properly labeled on the elevation drawings.
   b. Entrance Requirements. This requirement applies to the north side of the buildings #1 and #18 facing SW 24th Street. A front façade, including a separate entrance and front porch, is required on this side of the property. Front porches are allowed up to 17 feet from the property line (per ULDR, Section 47-19.2.Y) to provide a more human-scale environment and create a nicer building presence.
   c. Per Section 47-18.9.C.5, Illustrate that the elevations of the front façade have been designed with 25% transparent glass.

   a. Fence Requirements. The site plan indicates 3'-6" high fences within the front yard setback, provide the fence details of all fences and heights accordingly.
   
   Fences and walls
   - Fences and walls within the front yard setback cannot be more than 75% opaque
   - A wall or fence must be installed between the development site and any neighboring residential property unless specifically requested and then approved by the Planning and Zoning Board.
   b. Step Back Requirements. Provide plans that show that the buildings' step backs are consistent with ULDR, Section 47.18.9.C.4.d.iv.
   c. Driveway Easement. Provide proposed access easement over driveway area as required per ULDR, Section 47-18.9.C.3.
   d. Discuss locating A/C units on their individual rooftop since it is a requirement of the ULDR for cluster developments to be individually owned. Renderings are required to ensure that the A/C units will be completely concealed from view as per ULDR, Section 47-19.2.Z
   e. Provide proposed access easement between buildings as required per ULDR, Section 47-18.9.C.4.b.
   f. Delineate 5-foot easement along the front property line along the west side.

9. Provide the following changes on Sheet A-0.1, Site Plan:
   a. Data Table - Provide breakdown of dwelling units per acre. The RD-15 permits 15 du/acre, not 18. Although the lot is a little over 1 acre, please provide the breakdown of the density.
   b. Indicate all utilities (both above and below ground) that would affect the proposed planting or landscape plan. Overhead lines (if any) should be placed underground. If the lines cannot be placed underground provide documentation from FP&L indicating such;
   c. Indicate all adjacent building footprints, indicating their uses and heights, and dimension approximate setbacks;
   d. Include the number of additional off-site parking spaces provided;
   e. Provide location of trash receptacles or dumpsters; discuss location with solid waste and recycling representative. Show typical trash container dimensions and location for each unit; and,
   f. Provide details of all materials to be utilized as part of the architectural features.
10. The Site Plan shows dimensional and maneuvering of vehicles that do not meet minimum standards of
24'-0" feet, for instance the area between building #11 and 12 is very tight for back-out and
maneuvering of vehicles, and in front of building #14. Consideration and redesign approach should
be done based on the practicality of size of lot with the number of proposed units, overall density.
Although the RD-15 Zoning District may allow up to 15 dwelling units per acre, consideration needs to
also be placed in designing a development holistically that takes into account other requirements
such as providing a functional site circulation, parking, accessibility, setbacks, easements,
landscaping (new and existing), pervious areas, etc. as part of the overall development.

11. Elevations –
   a. Provide architectural shading devices for 2nd-story roof-top patio areas; and,
   b. Consider providing additional architectural elements on the building facades such as balconies
and/or railing features.

12. There are existing large, desirable shade trees on site, the proposed development should consider
 redesigning the development to implement and preserve the tree canopy that will maintain the
 distinctiveness of the neighborhood and address other City requirements regarding Cluster
 Developments and protection of large trees in terms of placement of site plan elements.

13. Consider increasing the overall landscaped area on the site per comment above. In addition, street
trees shall be planted and maintained along the public right of way abutting the property to provide
a tree-canopy effect. Consider revising the site plan and landscape plans to include shade canopy
trees. These trees shall be planted at a minimum height and size in accordance with the requirements
of ULDR, Section 47-21. Discuss shade tree types with the Landscape Representative.

14. To reduce non-pervious ground area, please consider using pervious paving for the additional parking
spaces between the buildings. These spaces can be reduced to 16’ in depth with a 2’ wheel stop
and overhang.

15. Property lot lines and shall be depicted on the Site Plan for each Cluster unit. These should be
reflected on the Site Plan prior to Final DRC sign-off and shall be recorded prior to Building Permit
application is submitted. *Please keep in mind these aspects will be coordinated with the Zoning
Reviewer and the City Attorney’s Office during building permit as they are related to yard
requirements.

16. Discuss if proposed building overhangs are intended to encroach beyond Fee Simple lot boundaries,
and within adjacent Common Areas.

17. Any private access and utility easements shall be shown for appropriate cross-access and utilities to
ensure full access and maintenance of utilities in the future. The Easements shall be shown on the Site
Plan prior to Final DRC sign-off and shall be recorded prior to request for the Certificate of
Occupancy. *Please keep in mind these aspects will be coordinated with the Zoning Reviewer and
the City Attorney’s Office during building permit as they are related to yard requirements.

18. Provide an ALTA/ACSM Land Title Survey signed/sealed by a Florida registered surveyor.
The survey shall include the following;
   • Vicinity map showing the property in reference to nearby highways or major street intersections.
   • Gross land area (to the nearest one-hundredth (1/100) of an acre).
   • Indication of access to a public way on land such as curb cuts and driveways, etc.
   • Location of utilities as determined by observed evidence together with evidence obtained from
utility companies.
19. Ensure compliance with the Florida Building Code to determine the Occupancy Group and Class as well as the Type Construction. When the permits for a cluster development are submitted to the building department, the buildings will be reviewed as an R-2 Occupancy under the Florida Building Code. For more information, please contact Building representative for more information.

20. Verify that copy of plat is the most current recorded plat, including notes and amendments, for the proposed site. Provide documentation from the Broward County Planning Council verifying that the site does not require platting or replatting. If replatting or platting is not required, contact the Development Review Services Section of the Planning and Environmental Regulation Division of Broward County at (954) 357-6637 to ensure that proposed project is consistent with the latest recorded plat restriction.

21. This project is subject to the requirements of Broward County Public School Concurrency. The applicant will notify the School Board Superintendent or designee of this proposal. Prior to submitting an application for placement on a Planning and Zoning Board or City Commission agenda, a written response from the School Board shall be provided by the applicant. Prior to application for final DRC approval, please provide confirmation from the School District that the residential development is exempt or vested from the requirements of public-school concurrency, or a School Capacity Availability Determination (SCAD) letter that confirms that capacity is available, or if capacity is not available, that mitigation requirements have been satisfied.

22. The City’s Vision is to support sustainable infrastructure. Consider a green sustainable roof as part of this site plan. Green roofs help to conserve energy, improve air quality and may provide an extra amenity space. Other green building practices to be considered throughout the project include tankless water heaters, rain collection systems, pervious pavement where appropriate, bio-swales, Florida Friendly™ plant materials, and solar panels.

23. Contact Richard Benton, Floodplain Manager, at rbenton@fortlauderdale.gov or (954) 828-6133 to discuss compliance with floodplain ordinance.

24. Please provide total park impact fee amount due. Park impact fees are assessed and collected at time of permit per each new hotel room and dwelling unit type. An impact fee calculator can be found at: http://www.fortlauderdale.gov/departments/sustainable-development/building-services/permit-fees/park-impact-fee-calculator

GENERAL COMMENTS:
The following comments are for informational purposes.

Please consider the following prior to submittal for Final Development Review Committee (DRC):

25. Please be advised that pursuant to State Statute, Section 166.033, development permits which require a quasi-judicial or public hearing decision, must be completed within 180 days, unless an extension of time is mutually agreed upon between the City and the applicant.

26. An additional follow-up coordination meeting may be required to review project changes necessitated by the DRC comments. Prior to routing your plans for PZB and Final DRC sign-off, please schedule an appointment with the project planner, Linda Mia Franco, AICP via email at ifranco@fortlauderdale.gov to review project revisions and/or to obtain a signature routing stamp.

27. Additional comments may be forthcoming at the DRC meeting. Please provide a written response to all DRC comments.