

MEMORANDUM

AGENDA ITEM #V.C

DATE: APRIL 4, 2016

TO: COUNCIL MEMBERS

FROM: STAFF

SUBJECT: DEVELOPMENT OF REGIONAL IMPACT STATUS REPORT

BACKGROUND

A Development of Regional Impact (DRI) is defined by the Florida Legislature as "any development, which, because of its character, magnitude, or location, would have a substantial effect upon the health, safety, or welfare of citizens of more than one county, (§380.06(1), Florida Statutes). The Legislature sets thresholds for the types and amount of development that is subject to DRI review. In 2011, the Legislature exempted new development within Dense Urban Land Areas (DULAs) from DRI review unless it is a new development located within an "area of critical state concern" or "within two miles of the boundary of the Everglades Protection Zone." DRI review and approval is governed by §380.06, Florida Statutes, and Rules 28-24 and 73C-40 of the Florida Administrative Code.

COUNCIL ROLE

The South Florida Regional Council is responsible for:

- Coordinating the review of local, regional, and state agencies of the Application for Development Approval (ADA) for DRIs. As part of this process, the Council, at a regular meeting, must consider and act upon the Regional Impact Report, which identifies if a DRI would adversely impact state and regional resources and facilities, adequately mitigate any impacts, and recommend the content for the local DRI development order. The Council also considers, at a regular meeting, the adopted development order and recommends to the Florida Department of Economic Opportunity whether to challenge the development order if it does not meet the requirements of state law.
- Coordinating the review of Notices of Proposed Change (NOPC) and determining if the
 changes constitute a substantial deviation. The Council determines at a regular meeting
 if a NOPC is a substantial deviation pursuant to §380.06 (19)(b), Florida Statutes. The
 Council delegated authority to the Executive Director to determine non-substantial
 deviations.
- Coordinating the review of the Annual Report. The local government issuing the
 development order is primarily responsible for monitoring the development and
 enforcing the provisions of the development order. The developer shall submit a
 biennial

report on the development of regional impact to the local government, the regional planning agency, the state land planning agency, and all affected permit agencies in alternate years on the date specified in the development order, unless the development order by its terms requires more frequent monitoring.

The Annual Report, which may be submitted biennially at the option of the local government, is one of the primary tools to assist in monitoring the progress and compliance of the DRI with the development order. Local governments shall not issue any permits or approvals or provide any extensions of services if the developer fails to act in substantial compliance with the development order. The Council, at a regular meeting, considers whether to request a local government not issue permits or approvals if the Annual Report indicates substantial non-compliance.

RECENT ACTIVITY

DRI ACTIVITY SUMMARY 2015-2016

DRI	ACTION	DESCRIPTION	RECEIVED	STATUS
		Simultaneous increase		
Pembroke Lakes		and decrease of		Not a Substantial
Regional Center	NOPC	approved uses	11/19/2015	Deviation
		Application for		
	Distribution and	Development Approval		
Downtown Miami	Completeness	for area-wide		SIN2 Determined
Increment III	Determination	development	11/20/2015	Complete
	ADA Review and			
	Regional Impact			
Downtown Miami	Report	ADA for area-wide		Regional Impact
Increment III	Development	development	11/20/2015	Report in process
		Simultaneous increase		
Villages of		and decrease of		Not a Substantial
Homestead	NOPC	approved uses	12/4/2015	Deviation
	Annual Report	Annual/Bi-Annual		
Northport	Review	Report Submission	12/7/2015	In Compliance
		Extension of		-
		Development Order build		Not a Substantial
Northport	NOPC	out date	12/7/2015	Deviation
	Annual Report	Annual/Bi-Annual		Review in
Sawgrass Mills	Review	Report Submission	12/16/2015	Process
Westside	Annual Report	Annual/Bi-Annual Report		Review in
Corporate Center	Review	Submission	1/28/2016	process
corporate center	Neview	Annual/Bi-Annual Report	1/20/2010	Review pending
	Annual Report	Submission		additional
Beacon Lakes	Review	Submission	2/3/2016	information
		Annual/Bi-Annual Report	2,3,2010	Review in
Dolphin Center North	Annual Report Review	Submission	2/2/2016	
			2/3/2016	process
Kendall Town	Annual Report	Annual/Bi-Annual Report Submission		Review in
Center	Review	Subillission	2/16/2016	process

COORDINATED REVIEW OF LARGE-SCALE COMPREHENSIVE PLAN AMENDMENTS

Council staff is working with development teams and review agencies on a facilitated review process that is similar to the DRI process for projects that may have extra-jurisdiction impacts but are exempt from the DRI requirements.

Please be advised that at the request of the Applicants, Application Nos. 1 (referred to as "American Dream Miami") and 2 (Graham Companies) filed in the November 2015 Cycle of Amendments to Miami-Dade County's Comprehensive Development Master Plan (CDMP) are transferred to the May 2016 Cycle of Amendments.

Each Applicant requested their application be transferred to the May 2016 Cycle by letter dated March 18, 2016 to provide the Applicants sufficient time to prepare and submit additional and more detailed/complete information for review and consideration by the County boards, Staff, and other agencies. The Department of Regulatory and Economic Resources (RER) granted each Applicant's request.

We will notify you of the plan amendment schedule for the May 2016 Cycle in the coming weeks.

Recommendation

Information only.