Ponce Park Residences

Planning & Zoning Application

April 14, 2022



Ponce Park Residences

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Tab 1



305.460.5211

planning@coralgables.com

www.coralgables.com

Application request

The undersigned applicant(s)/agent(s)/property owner(s) request City of Coral Gables consideration and review of the following application(s) (please check all that apply):														
☐ Comprehensive Plan Map Amendment - Large Scale ☐ Comprehensive Plan Text Amendment ☐ Conditional Use - Administrative Review														
							☐ Conditional	☐ Conditional Use without Site Plan ☐ Conditional Use with Site Plan						
							☐ Conditiona							
☐ Development Agreement														
☐ Developme	ent of Regional Impact													
□ Development of Regional Impact - Notice of Proposed Change ☑ Mixed Use Site Plan □ Planned Area Development Designation and Site Plan														
☐ Planned Ar	☐ Planned Area Development Major Amendment													
	Covenants and/or Easen	nents												
Site Plan														
•	Establishment of a Build	•												
■ Subdivision	Review for a Tentative I	Plat and Variance												
▼ Transfer of	Development Rights Rec	ceiving Site Plan												
☐ University (Campus District Modifica	ition to the Adopted Ca	mpus Master I	Plan										
Zoning Cod	e Map Amendment													
Zoning Cod	☐ Zoning Code Text Amendment													
Other:														
General	information													
		2000 5	1.046 1.004											
Street address	of the subject property:	3000 Ponce de Leon Blvo	d, 216 and 224 (Catalonia Ave, 20	3 Univers	sity Dr, and 225 Malaga Av								
Property/proje	ect name: Ponce Park Res	idences												
Legal descripti	on: Lot(s) 8 through 20													
Block(s) 29		Section (s) Crafts											
Property owner	er(s): RC Acquisitions, LLC													
Property owner	er(s) mailing address: 121	L Alhambra Avenue, Suite	1600, Coral Gal	oles, FL 33134										
Telephone:	Business <u>305-443-1000</u>	1	Fax <u>305-47</u>	6-2524										
	Other		Email	wasm	@_	allenmorris.com								



Applicant(s)/	agent(s): Anthony De Yurre				
Applicant(s)/	agent(s) mailing address: 1450 Bricke	ll Avenue, Suite 2300, Miami, F	-L 33131		
Telephone:	Business <u>305-350-2404</u>				
relephoner	Other				
Propert	ty information				
Current land	use classification(s): Commercial Low	-Rise Intensity			
Current zonir	ng classification(s): Commercial				
Proposed lan	d use classification(s) (if applicable):	Commercial High-Rise Intensi	ty		
	ning classification(s) (if applicable):				
1 10p03cu 201	iiig classification(s) (ii applicable). •	<u> </u>			
Suppor	ting information (to	be completed b	y Plannin	g Staf	f)
information n Handbook, Se	tion Conference is required with the necessary to be filed with the applicate ection 3.0, for an explanation of each wes the right to request additional info	cion(s). Please refer to the Position. If necessary, attach	Planning Divison additional sheets	Developmento applica	ent Review Process tion. The Planning
☐ Annexatio ☐ Applicatio	n representation and contact inform		ion.		
Building fl	•	Allen			
	ensive Plan text amendment justifica ensive Plan analysis.	tion.			
	ncy impact statement.				
☐ Encroachr					
	ental assessment.				
	ontextual study and/or historical sign	nificance determination.			
☐ Landscape	·				
	nodel and/or 3D computer model.				
_	ral Gables Annual Registration Appli	cation and Issue Application	Lobbyist forms.		
	es, resolutions, covenants, developm	, ,	•		rty.
☐ Parking st				-	
☐ Photograp	ohs of property, adjacent uses and/o	r streetscape.			
☐ Plat.					
☐ Property s	survey and legal description.				



Property survey and legal description.
☐ Public Realm Improvements Plan for mixed use projects.
☐ Public school preliminary concurrency analysis (residential land use/zoning applications only).
☐ Sign master plan.
☐ Site plan and supporting information.
☐ Statement of use and/or cover letter.
☐ Streetscape master plan.
☐ Traffic accumulation assessment.
☐ Traffic impact statement.
☐ Traffic impact study.
☐ Traffic stacking analysis.
Utilities consent.
Utilities location plan.
☐ Vegetation survey.
☐ Video of the subject property.
☐ Warranty Deed.
☐ Zoning Analysis (Preliminary).
☐ Zoning Code text amendment justification.
Other:

Application submittal requirements

- 1. Hard copies. The number of application binders to be submitted shall be determined by Staff at the preapplication meeting. The application shall include all the items identified in the preapplication meeting.
- 2. Digital media copy. One (1) thumb-drive of the entire application including all items identified in the Preapplication Conference. Each document shall be separated into PDF files (i.e., application; site plan, landscape plan; etc.). Please include a "Table of Contents" identifying all PDF file name(s). Each PDF file size shall not exceed 10 MB.

Applicant/agent/property owner affirmation and consent

- (I) (We) affirm and certify to all of the following:
- 1. Submission of the following:
 - a. Warranty deed/tax record as proof of ownership for all properties considered as a part of the application request; or
 - b. Authorized as the applicant(s)/agent(s) identified herein to file this application and act on behalf of all current property owner(s) and modify any valid City of Coral Gables entitlements in effect during the entire review process.
- 2. This request, application, application supporting materials and all future supporting materials complies with all provisions and regulations of the Zoning Code, Comprehensive Land Use Plan and Code of Ordinances of the City of Coral Gables unless identified and approved as a part of this application request or other previously approved applications. Applicant understands that any violation of these provisions renders the application invalid.
- 3. That all the information contained in this application and all documentation submitted herewith is true to the best of (my) (our) knowledge and belief.
- 4. Understand that the application, all attachments and fees become a part of the official records of the City of Coral Gables and are not returnable.



- 5. Failure to provide the information necessary pursuant to the established time frames included but not limited to application submittal, submission of revised documents, etc. for review by City Staff and the designated reviewing entity may cause application to be deferred without further review until such time the requested information is submitted.
- 6. All representatives of the application have registered with and completed lobbyist forms for the City of Coral Gables City Clerk's office.
- 7. Understand that under Florida Law, all the information submitted as part of the application are public records.
- 8. Additional costs in addition to the application fees may be assessed associated with the review of applications by the City. These are costs that may be incurred by the applicant due to consultant fees paid by City to review the application. The types of reviews that could be conducted may include but are not limited to the following: property appraisals; traffic impact analyses; vegetation/environmental assessments; archeological/historic assessments; market studies; engineering studies or reports; and legal fees. Such fees will be assessed upon finalization of the City application review.

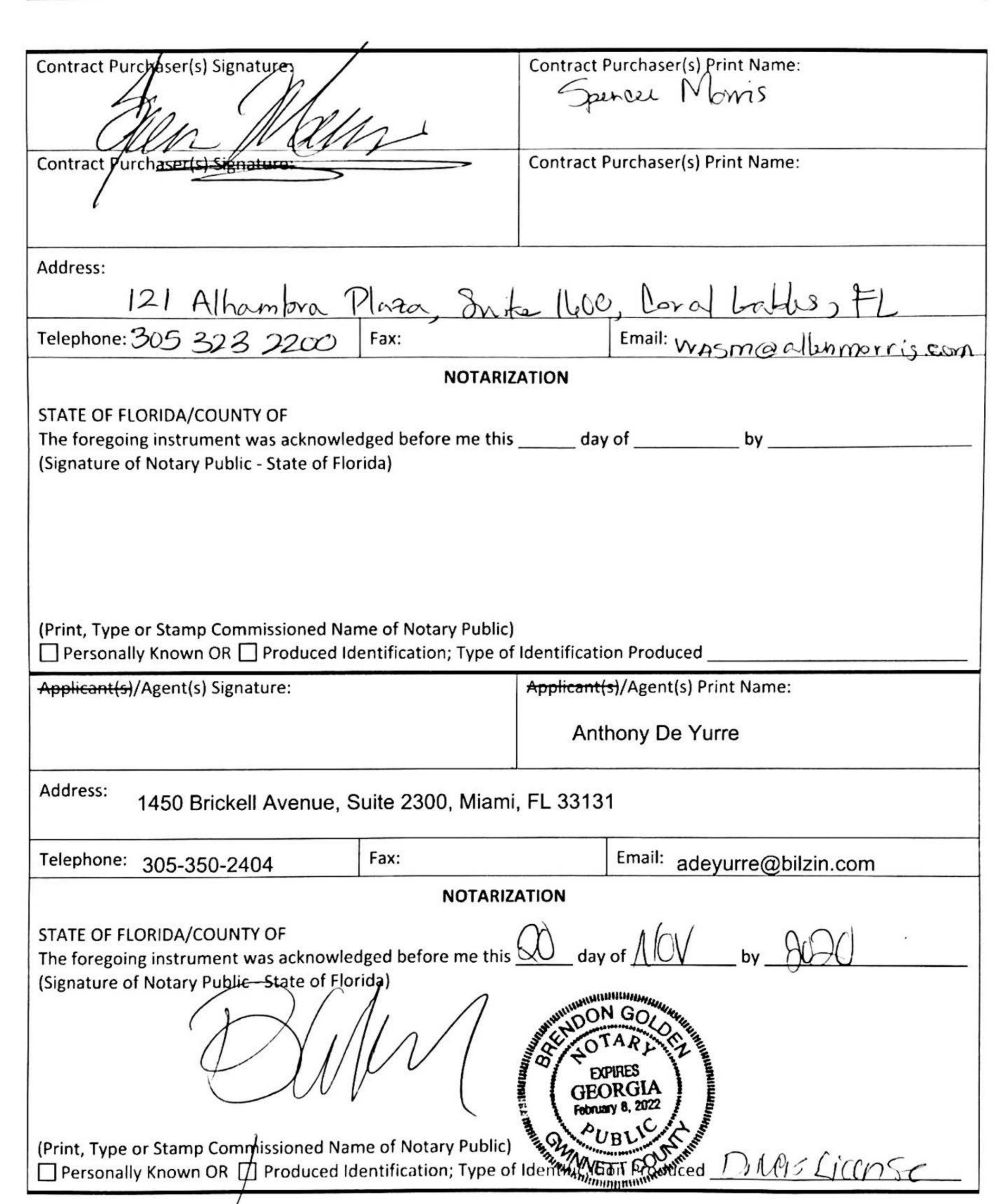
Property owner(s) signature(s):		Property owner(s) print name: Spencer Morris on behalf of RC Acquisitions, LLC		
Property owner(s) signature(s):		Property	owner(s) print name:	
Property owner(s) signature(s):		Property owner(s) print name:		
	za, Suite 1600, Cora	n epinew,		
elephone: 305-443-1000	Fax: 305-476-2	2524	Email: wasm@allenmorris.com	
TATE OF FLORIDA/COUNTY OF the foregoing instrument was acknown in the foregoing instrument was acknown in the foregoing instrument was acknown in the foregoing	owledged before me the	is <u>22</u> da	ty of school by Junear Mara	



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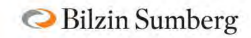
Property owner(s) signature(s):		Property owner(s) print name:			
12/1		Pab	o Corredor on behalf of		
11/1/19		P &	J Enterprise Holdings, LLC		
Property owner(s) signature(s):		Property	Property owner(s) print name:		
Property owner(s) signature(s):		Property owner(s) print name:			
Address: 225 Malaga Avenu Telephone: 305-444-4611	e, Coral Gables,	FL 33134	Email: OpenSesameUSA@aol.com		
STATE OF FLORIDA/COUNTY OF The foregoing instrument was ackn (Signature of Notary Public - State of Karen J. F		this 22 da	y of site Bus por fatto Com		
MY COMMISSI	ON # GG 023315 cember 21, 2020 Public Underwriters				







Contract Purchaser(s) Signature:		Contract Purchaser(s) Print Name:		
Contract Purchaser(s) Signature:		Contract Purchaser(s) Print Name:		
Address:				
Telephone:	Fax:		Email:	
	NOTARIZ	ATION		
STATE OF FLORIDA/COUNTY OF				
The foregoing instrument was acknowle (Signature of Notary Public - State of Flo		day	of by	
(Print, Type or Stamp Commissioned Name of Notary Public) ☐ Personally Known OR ☐ Produced Identification; Type of Identification Produced				
Applicant(s)Applicant(s)Applicant(s)Print Name:			s)/Agent(s) Print Name:	
Anthony Victore De Youire		Anthony De Yurre		
Address: 1450 Brickell Avenue, Suite 2300, Miami, FL 33131				
Telephone: 305-350-2404	Fax:		Email: adeyurre@bilzin.com	
	NOTARIZ	ATION		
STATE OF FLORIDA/COUNTY OF SEMINOLE The foregoing instrument was acknowledged before me this6thday of11/2020 by _Anthony De Yurre. (Signature of Notary Public - State of Florida)				
Lisell Monaski Electronic Notary				
Notarized online using audio-video communication				
(Print, Type or Stamp Commissioned Name of Notary Public) ☐ Personally Known OR ☑ Produced Identification; Type of Identification Produced Florida Drivers License				



Anthony De Yurre Tel 305-350-2404 Fax 305-351-2222 adeyurre@bilzin.com

April 14, 2022

Mr. Ramon Trias Planning Director City of Coral Gables 427 Biltmore Way, 2nd Floor Coral Gables, FL 33134

Re: Planning and Zoning Board Application / Statement of Use / Ponce Park Residences: 224 and 216 Catalonia Avenue, 3000 Ponce de Leon Boulevard, 203 University Drive, and 225 Malaga Avenue (the "Property")

Dear Mr. Trias:

On behalf of RC Acquisitions, LLC, and P & J Enterprise Holdings, LLC, (the "Applicants"), we respectfully submit this Statement of Use for consideration by the Planning and Zoning Board in connection with the proposed redevelopment of the Property with a mixed-use project. The Property is identified by the following tax folio numbers: 03-4117-005-7140, 03-4117-005-7160, 03-4117-005-7180, and 03-4117-005-7230. The Property also includes the existing 20-foot wide alley. According to the plans provided, the Property is approximately 42,950 square feet (0.99 acres) in size, inclusive of the alley.

As indicated on the City's Future Land Use Map, a copy of which is attached as Exhibit "A", the Property is presently designated Commercial Low-Rise Intensity. As indicated on the City's Zoning Map, a copy of which is attached hereto as Exhibit "B", the Property is designated Commercial (C).

This application includes the following requests: (1) Small-scale Comprehensive Plan Future Land Use Map Amendment to change the designation of the Property to Commercial High-Rise Intensity; (2) Conditional Use approval of a Mixed-Used ("MXD") individual building¹; (3) abandonment and vacation of an alleyway bounded on both sides by the Project² and subdivision

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¹ The Applicant seeks a Small-Scale Comprehensive Plan Future Land Use Map Amendment to Commercial High-Rise Intensity. The Applicant only seeks MXD to constitute an individual mixed use building as permitted in the Commercial (C) Zoning District, per Sec. 4-201(A)(7)(e). As the Property is zoned Commercial (C), the Applicant does not seek a land use change to a mixed-use designation.

² This alleyway is not only bound on both sides by the Project, it does not bisect the length of the block, serves no current purpose as it serves no existing back of house, and it is one of the smallest, if not the smallest, alleyways in the City's commercial core. Importantly, the alleyway is being replaced with an even larger pedestrian paseo to promote walkability.



review for a tentative plat to accommodate the curvilinear building footprint; and, (4) transfer of development rights to the Property ("TDRs").³

The proposed development will consist of 80 residential units, approximately 15,671 square feet of retail, 173 parking spaces, a base podium height of 36 feet, stepped back upper podium height of 73 feet and further significantly stepped back overall height of 149 feet for the smaller floorplate of the upper residential floors (the "Project"). The Project also includes an expansive double-height colonnade, midblock pedestrian paseo to replace the underutilized midblock alleyway, natural stone podium façade, LEED building or equivalent, and architectural features consistent with Coral Gables Mediterranean Design architectural standards.

The Applicant has engaged in extensive dialogue with community stakeholders and City staff in order to improve the design of the Project, including hosting numerous community meetings and workshops with neighboring property owners, as well as outreach on an individual basis. As a result of this engagement, the Project has been improved to satisfy the neighbors' requests. These improvements are listed below in order of request by the neighbors:

- 1. University Drive Right-of-Way: No Vacation and No Floor Area
 - a. The Project is <u>no longer seeking vacation</u> of the University Drive right-of-way and <u>no longer seeking use of floor area from the University Drive right-of-way</u>, at the specific request of neighbors. Notwithstanding, the Applicant is still proffering to improve the same University Drive right-of-way with a public park completely at the direction of the City. This park area will total 21,488 square feet. When taking into account the Project open space, the total area of the improved public space will be 26,404 square feet, larger than Merrick Park across the street from City Hall.
- 2. Density Reduction from 161 to 80 Units
 - a. The residential density of the Project has been <u>reduced by over half</u>, from 161 units in the original submission to 80 units in the current submission, at the specific request of the neighbors.
- 3. From Apartment to Condominium
 - a. The residential component of the Project was changed from rental apartments to condominium ownership, at the specific request of the neighbors who felt condominium owners would add to their property values as opposed to transient renters, as well as further reduce traffic as renters would live year-round at the Project.

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³ Though the Project does not require a rezoning because this applicant travels under the 2019 Zoning Code designation of Commercial (C), the City has suggested rezoning the Property to MX3 to retain underlying map consistency with the 2021 Zoning Code. On this point, the Applicant defers to the request of the City.



4. Parking Reduction from 276 to 173 Spaces

a. The parking included in the Project has been reduced from 276 parking spaces to 173 parking spaces, at the specific request of neighbors who objected to "overparking" the Project. This also allowed for improved massing as further noted below.

5. Height and Massing Reduction

- a. The office component of 44,080 square feet was removed from the proposal in a prior iteration in order to reduce the amount of parking included in the design and improve the overall massing of the Project.
- b. The height of the Project has been reduced from sixteen (16) floors with a maximum height of 190'6" in the original submission, to fifteen (15) floors with a maximum height of 179 feet in the most recent prior submission, and now down to twelve (12) floors with a maximum height of 149 feet. It is important to note that the maximum height is only for the significantly reduced residential floorplate in floors 6 to 12, while the podium level which covers a much larger floorplate only goes to 75 feet. At this height the Project is only the sixth tallest building in the immediate neighborhood fronting "Ponce Circle Park", and again only for a reduced portion of the Project floorplate. The Project is also now <a href="height of the main tower at the development immediately to the west on Ponce De Leon which stands at a total height of 297 feet with all architectural features. At half the true height of tallest building across the street, the Project provides a transitional height to the west. Please refer to the massing and height diagrams included in the architectural plans for an illustration of the Project in context with the surrounding neighborhood.</p>
- c. The retail area included in the Project has been reduced from 28,186 square feet to 15,671 square feet to take more of a residential feel, at the specific request of neighbors.

The Project will also include significant public benefits to the City and residents, including various improvements to the offsite public domain and right-of-way. These improvements will improve pedestrian and vehicular safety and provide lush specimen landscaping and maintained at the Applicant's expense without the benefit of any additional floor area. In fact, the applicant will ultimately dedicate 407 square feet of its private land to the City and build out a park and total open space area of 26,404 square feet.

Comprehensive Plan Map Amendment

The Property has been characterized historically for decades as Commercial. In fact, through various iterations of the City code, the Property was always designated Commercial, without designation any designation to intensity, "low-rise" or otherwise. The Property was only designated as Commercial Low-Rise Intensity with the creation of the current Comprehensive Plan due to the Properties past Commercial, but low-rise uses such as, a gas station, fast food restaurant, and convenience store. This designation based on past uses is out of context for the



neighborhood and has prevented this property from being brought to its best use at the southern gateway to the City on the grand and wide Ponce De Leon Boulevard with the Ponce Park backdrop. The past uses of the Property such as a gas station, fast food restaurant, and convenience store, no longer fit with the current context and character of the neighborhood. The current context and character of the in the adjoining areas justify the requested change to the Comprehensive Plan Map designation of the Property to Commercial High-Rise Intensity in order to create the vibrant mix of uses intended for this part of the City. The Property is now surrounded by higher intensity Comprehensive Plan Map designations, including the parcels to the North, which are designated Commercial High-Rise Intensity, and the parcels to the East, which are designated Commercial High-Rise Intensity, and the parcels to the East, which are designated Commercial High-Rise Intensity.

Additionally, the Property's Commercial Low-Rise Intensity designation no longer accurately reflects the character of the neighborhood, which has long included high-rise commercial uses, and which now includes high-rise mixed-use development. For example, a site across the street from the Property was occupied by a high-rise office building for decades at sixteen floors, and more recently became the site of The Plaza Coral Gables, with four buildings at over 200 feet, with the tallest standing at 297 feet when including its significant architectural features. To the north is another building which has stood for over 3 decades commonly referred to as the "Regions Building" that stands at over 200 feet. At a proposed height of 149 feet for only the narrowest significantly stepped back upper residential floors, the Project will not only be compatible with the surrounding area, but at 80 units and its current massing, it will be one of the smaller developments built in the last 40 years in this area and will complement and transition both the existing and new conditions in the neighborhood while promoting responsible, mixed-use, and pedestrian-friendly development in the City's commercial core.

Furthermore, we respectfully submit that the proposed amendment to the Comprehensive Plan map complies with the applicable standards set forth in Section 3-1506 of the Coral Gables Zoning Code (the "Zoning Code") as follows:

1. Whether it specifically advances any objective or policy of the Comprehensive Plan.

The proposed amendment advances several objectives and policies of the Comprehensive Plan, including Objective FLU-1.1., which is to preserve Coral Gables as a "placemaker" where the balance of existing and future uses is maintained to achieve a high quality living environment and Policy FLU-1.9.1., which is to encourage balanced mixed-use development in the central business district and adjoining commercial areas to promote pedestrian activity and provide for specific commitments to design excellence and long term economic and cultural vitality. It will also help advance Objective REC-1.1 and Policy REC 1.1.1. by creating an urban open space that will enhance the quality of life and increase the amount of recreational opportunities for the City's residents and visitors.

2. Whether it is internally consistent with the Comprehensive Plan.

The proposed amendment is internally consistent with the Comprehensive Plan, as indicated on the existing Comprehensive Plan Future Land Use Map. The properties directly to the south and east of the Property are both presently designated Commercial High-Rise Intensity, and the property directly to the North of the Property is designated Commercial Mid-Rise Intensity.



Accordingly, changing the Comprehensive Plan Future Land Use Map designation of the Property to Commercial High-Rise Intensity is consistent with the Comprehensive Plan.

3. Its effect on the level of service of public infrastructure.

The proposed amendment will improve the level of service of public infrastructure because it will facilitate the creation of new urban open space in the City and ensure that the City meet or exceed all levels of service standards and, in accordance with Policy CIE-1.2.1., by increasing the amount of urban open space within the required service radius. The Project will also place residents, office users, retail customers, and restaurant patrons on the main route of the Coral Gables trolley service, which connects the Douglas Metrorail Station with the City's Central Business District (the "CBD"). The importance of the trolley service was emphasized by the City's recent decision to extend trolley service to include Saturday. Lastly, the Project is designed with a pedestrian mid-block paseo, which will enhance pedestrian activity by connecting Malaga Avenue and Catalonia Avenue.

4. Its effect on environmental resources.

The proposed amendment will have no negative effect on environmental resources. The Project will feature various environmentally friendly and conscious components, including LEED standard or equivalent construction, a reduction of nuisance traffic by internalizing valet and shared ride operations, bicycle racks to encourage alternative forms of transportation, electric vehicle charging stations to promote sustainability, an increase in public transportation ridership by placing users on the main Coral Gables trolley service route, and an increase in the amount of landscaped open space. Additionally, dozens of trees, many of which are specimen trees, will be planted.

5. Its effect on the availability of housing that is affordable to people who live or work in the City of Coral Gables.

The proposed amendment will help increase the availability of housing that is affordable to people who live or work in the City. By increasing the maximum permitted height on the Property consistent with the surrounding area, the City will ensure that it will be able to provide a supply of housing that addresses the City's needs and provide housing diversity to enhance the City's social and economic growth, while allowing for a slender tower design. The proposed amendment will also support the infill of housing with mixed-use development consistent with Objective HOU-1.5.

6. Any other effect that the City determines is relevant to the City Commission's decision on the application.

The proposed amendment is consistent with various goals, objectives and policies of the Future Land Use, Design, Housing, and Mobility Elements of the Comprehensive Plan and is appropriate in light of recent developments in the surrounding area. Further, it will facilitate the development of the Project, which will advance the City's goals of providing public/open spaces that serve as gathering places in the downtown area, encouraging balanced mixed-use development in the City's commercial areas to promote pedestrian activity, and promoting high quality, creative design and site planning that is compatible with the City's architectural heritage



and surrounding development, all while improving the vehicular and pedestrian safety on this corner.

Conditional Use Approval for MXD Individual Building

We respectfully submit that the proposed mixed-use site plan for individual building complies with the applicable conditional use criteria set forth in Section 3-408 of the Zoning Code as follows:

A. The proposed conditional use is consistent with and furthers the goals, policies and objectives of the Comprehensive Plan and furthers the purposes of these regulations and other City ordinances and actions designed to implement the Plan.

The Project is consistent with and furthers the following goals, policies, and objectives of the Comprehensive Plan:

Goal FLU-1. Protect, strengthen, and enhance the City of Coral Gables as a vibrant community ensuring that its neighborhoods, business opportunities, shopping, employment centers, cultural activities, historic value, desirable housing, open spaces, and natural resources make the City a very desirable place to work, live and play.

The Project will help to protect, strengthen, and enhance the City of Coral Gables as a vibrant community and make the City a desirable place to work, live, and play. The Project incorporates these three aspects by including a mix of residential, retail, and office uses. Lush specimen landscaping interspersed with welcoming pedestrian hardscapes that create a sense of place for the community to gather for passive recreation will enhance the aesthetic quality of the area.

Objective FLU-1.9. Encourage sound innovation in the development standards of the City's Zoning Code which provides a continuing process to respond to community needs.

The Project includes the proposed abandonment and vacation of the 20-foot wide alley that presently bisects the Property. Instead of the alley, the Project will provide a midblock pedestrian paseo connecting Catalonia Avenue and Malaga Avenue in order to increase walkability and access.

Policy FLU-1.9.1. Encourage balanced mixed use development in the central business district and adjoining commercial areas to promote pedestrian activity and provide for specific commitments to design excellence and long term economic and cultural vitality.

The Project will represent a true mixed-use development in the commercial area just outside the boundary of the central commercial district. It will be pedestrian oriented with a sweeping pedestrian passageway through the middle of the Property. The Project will also provide a significant amount of open space. Further, the Project is located on the major transit corridor of Ponce de Leon Boulevard, which connects to Coral Gables Trolley transporting residents and visitors from Miracle Mile to the Metrorail Douglas Station.



Goal DES-1. Maintain the City as a livable city, attractive in its setting and dynamic in its urban character.

The Project will not only maintain the City as a livable city, but will make it even more livable, attractive in its setting, and dynamic in its urban character by turning an underutilized site into a first class mixed-use development with vast public open spaces within the City's urban core. It will help make the City a desirable destination for residents and visitors to work, live, and play.

Objective DES-1.1. Preserve and promote high quality, creative design and site planning that is compatible with the City's architectural heritage, surrounding development, public spaces and open spaces.

The Project will feature high quality, creative design and site planning that is compatible with the City's architectural heritage, surrounding development, public spaces, and open spaces in compliance with the Coral Gables Mediterranean style design standards. The Project will also feature vertical step backs and planter breaks, vertical breaks, and covered arcade public open space, in addition to a significant amount of landscaped open space.

Policy DES-1.1.1. Promote and support George Merrick's vision consistent with the established historic and cultural fabric of the City.

The Project has been designed in a manner that is consistent with George Merrick's vision and with the established historic and cultural fabric of the City. The Project is inspired, in part, by Coral Gables City Hall with similar features, including the rotunda parti, cantilevered capital, and vaulted/coffered arcade. The Project will also feature a perforated cast limestone façade inspired by the limestone featured on many of the City's historic sites and has been designed to provide for architectural elements focused to a pedestrian scale.

Goal HOU-1. Provide a supply of housing that addresses the City's needs that shall include a variety of housing opportunities for all income ranges, provide housing diversity to enhance the City's social and economic growth and continue to be a distinctive, diverse, attractive and desirable place to live.

As a true mixed-use development, the Project will provide a space within the City's urban core to live, work, and play. The Project will create housing opportunities for various income ranges by offering different size units from studio to four bedroom. This wide variety of units will help to enhance the City's social and economic growth by providing housing for those who work and play in Coral Gables and make the City a more attractive and desirable place to live.

Objective HOU-1.5. Support the infill of housing in association with mixed use development.

The Project promises appropriate redevelopment and infill of housing with mixed-use development in the City's urbanized area in a manner that is compatible with George Merrick's vision. It will also provide commercial services in addition to housing near the City's employment center, thereby reducing the need to drive.



Policy HOU-1.5.2. Encourage residential mixed use as a means of increasing housing supply within the Downtown/Central Business District/Mixed Use Development Overlay Area, thereby promoting increase in commercial and retail activity, increased use of transit, reduction of auto dependency, in association with minimizing visual and physical impacts of nearby lower density areas.

Although the Property is not located within the boundaries of the Central Business District or the Mixed Use Development Overlay Area, it is located within the adjoining commercial area to the Central Business District and across from The Plaza Coral Gables Planned Area Development. The Project will enhance the ability of both residents and visitors to walk to destinations and to live, work, and play within the same area. The Project will promote an increase in commercial and retail activity, encourage use of public transit and alternative modes of travel (specifically the Coral Gables Trolley), and reduce vehicular traffic due to its location on a transit route.

Goal REC-1. The City of Coral Gables recreation system will serve the residents with neighborhood parks and open spaces that offer both passive and active recreation activities and facilities; that are linked together with a network of sidewalks, pathways and bike lanes; and provide public/open spaces that serve as gathering places in the downtown area.

As further described below, the Project will transform a hazardous and underutilized intersection into a public open space that is linked together with the City's network of sidewalks, pathways, and bike lanes and that will serve as a gathering place in the downtown area.

Objective REC-1.1. Provide quality recreation programs and adequate provision of recreation facilities to meet the needs of residents.

The Recreation and Open Space element of the City's Comprehensive Plan sets forth certain level of service standards for Urban Open Spaces, which are defined as those designated areas which are between 0 and .25 acres and typically contain landscaped areas but have very limited or no facilities or other improvements. These sites serve to preserve the aesthetic quality of an area or to intersperse congested urban environments with aesthetically pleasing buffer areas. The Project will further this objective by creating publicly accessible open spaces with landscaped areas and help the City maintain a high standard of aesthetic quality.

Policy REC-1.1.8. Maintain and enhance landscaped open spaces for passive recreation in the Central Business District and in appropriate areas throughout the City.

The Project includes a landscaped open space for passive recreation just outside the boundaries of the Central Business District, which will be maintained by the Applicants.

B. The available use to which the property may be put is appropriate to the property that is subject to the proposed conditional use and compatible with existing and planned uses in the area.

The proposed residential, retail, and office uses are appropriate to the Property and compatible with both existing and planned uses in the area, which is characterized by multifamily



residential development, retail uses, and office spaces, including The Plaza Coral Gables which is located directly East of the Property and the Central Business District which is to the North of the Property.

C. The proposed conditional use does not conflict with the needs and character of the neighborhood and the City.

The proposed conditional use creates a diversity of uses within walking distance, including residential, offices, neighborhood commercial, and public open spaces, consistent with the purpose of the MXD regulations. The Property is surrounded by mixed-use developments, including The Plaza Coral Gables, 100 Miracle Mile and 33 Alhambra. The Project provides landmark opportunities, including physically defined urban passageways, parks, and public open spaces to provide places for social activity which will serve and meet the needs of both the neighborhood and the City.

D. The proposed conditional use will not adversely or unreasonably affect the use of other property in the area.

The Project will not adversely or unreasonably affect the use of other property in the area. Rather, the Project will complement and enhance the use of other property in the area because it will increase the choices available for transportation, including pedestrian circulation opportunities, integrate public gathering areas, and provide for an increased range of housing types and workplace opportunities.

E. The proposed use is compatible with the nature, condition and development of adjacent uses, buildings and structures and will not adversely affect the adjacent uses, buildings or structures.

The Project is compatible with the nature, condition, and development of adjacent uses, buildings, and structures in scale and size in its immediate vicinity. The Project utilizes a variety of architectural attributes and street level amenities to create a sense of place and ensure functional areas. Furthermore, the proposed uses are complementary in nature to the existing adjacent uses and will help to create a truly mixed-use urban environment.

F. The parcel proposed for development is adequate in size and shape to accommodate all development features.

The size and shape of the Property are more than adequate to accommodate the Project's development features. The Property has been carefully designed in a manner that honors George Merrick's vision with traditional Mediterranean design and promotes a pedestrian friendly environment with lush public open spaces and covered arcades. Additionally, the sweeping crescent design and pedestrian arcade along the Project's eastern side mimics the original design of the Property's underlying plat. It is important to note that, over the years, this intersection has been redesigned in a manner that is inconsistent with the original plat, and the existing triangular median has made the intersection more, rather than less, dangerous.

G. The nature of the proposed development is not detrimental to the health, safety and general welfare of the community.



Well-planned and thoughtful moderate density can help reduce our reliance on cars and actually improve the health, safety, and general welfare of the City's residents. Not only will the Project create a more walkable, livable City, but it will also provide lush landscaped open space for public gatherings and relaxation. In fact, one of the purposes of the MXD regulations is to provide for residential uses at higher densities in exchange for public realm improvements. The Project proposes various public realm improvements, including covered arcades for both residents, office tenants, and customers.

H. The design of the proposed driveways, circulation patterns and parking is well defined to promote vehicular and pedestrian circulation.

The Project has been designed in a manner that promotes vehicular and pedestrian circulation with a separate entrance to the parking garage and a midblock pedestrian paseo connecting Catalonia Avenue and Malaga Avenue in order to increase walkability and avoid traffic congestion.

I. The proposed conditional use satisfies the concurrency standards of Article 3, Division 13 and will not adversely burden public facilities, including the traffic-carrying capacities of streets, in an unreasonable or disproportionate manner.

As indicated in the traffic report submitted herewith, the Project will satisfy the applicable concurrency standards and will not adversely burden public facilities, including the traffic-carrying capacities of streets.

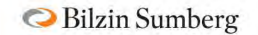
Abandonment and Vacation

We respectfully submit that the requested abandonment and vacation of the 20-foot wide alley complies with the applicable standards set forth in Section 3-1203 of the Zoning Code as follows:

- A. The non-fee property interest sought to be abandoned:
 - 1. Does not provide a benefit to the public health, safety, welfare, or convenience, in that:
 - a. It is not being used by the City for any of its intended purposes.

The alleyway is not only bound on both sides by the Project, it does not bisect the length of the block, serves no current purpose as it serves no existing back of house, and it is one of the smallest, if not the smallest, alleyways in the City's commercial core. In fact, from an aerial view one cannot decipher the alleyway from the vacant surface lots currently used for parking. Importantly, the alleyway is being replaced with an even larger pedestrian paseo to promote walkability.

In general, alleys have a limited level of utility in today's modern cities. Traditionally, alleys had been used to hide the more utilitarian, less attractive functions of urban life, including service access, garbage cans, and telephone equipment, but recent changes have contributed to the demise of the alley. Today, the benefits of urban life have been embraced, including walkability



and compact mixed-use development, and pedestrian paseos are promoted instead of the traditional alleyway to serve the community's needs.

In this case, the existing alley is not being used by the City for any of its intended purposes. The Applicants will work closely with its architect and City staff to ensure that all needs are met by the proposed driveway to the garage, loading area, and pedestrian paseo to replace the form and function of the existing alley.

b. The Comprehensive Plan, special purpose plan, or capital improvement program does not anticipate its use; or

There is no plan or program that anticipates the use of the alley.

- 2. Provides some benefit to the public health, safety, welfare, or convenience, but the overall benefit anticipated to result from the abandonment outweighs the specific benefit derived from the non-fee property interest, in that:
 - a. The vacation or abandonment will not frustrate any comprehensive plan, special purpose plan, or capital improvement program of the City;

As mentioned above, not only will the vacation and abandonment of the alley not frustrate any comprehensive plan, special purpose plan, or capital improvement program of the City, but it will be more consistent with such plans and programs.

b. The vacation or abandonment will not interfere with any planning effort of the City that is underway at the time of the application but is not yet completed; and

To the Applicants' knowledge, the vacation and abandonment of the alley will not interfere with any planning effort of the City that is presently underway but not yet completed.

B. The vacation or abandonment will provide a material public benefit in terms of promoting the desired development and improves the City's long-term fiscal condition and the applicant provides beneficial mitigation in the form of a proffered mitigation plan which mitigates the loss of real property, the increase in the intensity of use and/or impacts on the public health, safety and welfare including increased parking and traffic.

As explained above, the requested vacation and abandonment will provide a material public benefit to the City. The alley will be replaced with a mid-block paseo, which will improve pedestrian movement and safety.

Replatting and Public Works Comments

The replatting of the Property will allow for the property line and new tract to follow the curvilinear façade of the Project. This adjustment of the property line will result from the dedication of 1,725 square feet of the Property from the Applicant to the City and a vacation of 1,318 square feet of University Drive right-of-way from the City to the Applicant. This dedication and vacation will result in a net gain of land to the City of 407 square feet. The Applicant made a



commitment to the community to not use any of the University Drive right-of-way in its floor area ratio calculations. As such, the Applicant proffers that for purposes of floor area calculations that its building site be determined to include the vacation of the 20-foot alley of 3,002 square feet and the square footage of its pre-dedication privately owned land of 39,948 square feet, for a total building site area for purposes of floor area calculation of 42,950 square feet. For reference please see enclosed Tentative Plat Survey (the "Tentative Plat") and separate Boundary and Topographic Survey, both dated January 26, 2022, by Fortin, Leavy, Skiles, Inc.

Public Works comments of January 22, 2021, state the Tentative Plat meets the minimum technical requirements from their review. The Tentative Plat enclosed herein maintains the same exact Tract A and merely removes Tract B as requested by City Planning Department staff. Since the City will not be vacating the University Drive right-of-way as contemplated the majority of the Public Works comments are no longer applicable to the Project. Notwithstanding, Public Works has reserved the right to review based on the final site plan approved by the City and the Applicant will work with Public Works in this review.

Regarding Public Work's utility comments, the enclosed application was updated to include a utility clearance letter from FP&L. As part of our Public Works application for street and alley vacation, the applicant obtained clearance letters from all telecommunication utilities registered with the City of Coral Gables. Pursuant to the enclosed email of March 17, 2020, from the City of Coral Gables Department of Public works, Crown Castle, Fibernet Direct, and XO Communications were not listed as registered utilities. Further, Fibernet Direct was acquired by Crown Castle and XO Communications was acquired by Verizon. As such, Fibernet Direct and Crown Castle are legacy entities that no longer exist and no longer provide clearance letters. For those reasons, there are no such clearance letters from Crown Castle, Fibernet Direct, and XO Communications.

Regarding sewer upgrade discussions, the Applicant is analyzing two options. The first option is a gravity sewer main and the second is a private pump station. For the gravity sewer the Applicant continues to analyze recovery costs from nearby future development into the upgraded system, as well as, potential delays from offsite conflicts, excavation and exploration. For the private pump station, the Applicant continues to analyze initial costs and future costs related to maintenance packages per year due to normal wear and tear. Both of these options are also impacted by the significant reduction in unit density for the Project. As such, the Applicant continues to analyze the best course of action in regards to sewer upgrades and will continue to coordinate with the City based on the approved site plan.

Transfer of Development Rights

The TDRs that the Applicants are seeking to utilize for the Project were created as the result of the Dispute Resolution Agreement entered into between Mundomed, S.A., South High Cliff Corp., and the City of Coral Gables, dated May 2, 2017, recorded in Official Records Book 30586, at Page 3354, in the Official Records of Miami-Dade County, Florida, a copy of which is attached hereto as Exhibit "C" (the "Agreement"). The Agreement did not involve a local historic landmark or a contributing property within a local historic district, thus no sending site review is required, as confirmed by City Staff. Rather, the Agreement involved certain real property which the City rezoned to a less intensive use.



Pursuant to the Agreement, the owner of the property agreed not to oppose or challenge the rezoning in exchange for 50,000 square feet of TDRs which may be transferred to and utilized in any Commercial zoned areas of the City which do not abut and are not adjacent to either (i) South Dixie Highway or (ii) properties zoned SFR (Single Family Residential). Pursuant to the Agreement, the filing of the TDR application is subject to approval by the City Commission. At its meeting on Tuesday, August 27, 2019, the Coral Gables City Commission granted initial approval to file an application to receive TDRs on the Property for the Project. It is important to note that only 37,581 SF of the 50,000 SF of TDRs available pursuant to the Agreement are requested to be transferred. According to the Agreement, the TDRs may also be converted from intensity to density at a rate of 1,000 SF of TDRs per unit. The Applicants intend to transfer approximately 37,581 square feet of the available TDRs for floor area.

Thank you for your attention to this matter, and we look forward to working with the City on this exciting project. Should you have any questions or require additional information, please do not hesitate to contact me at (305) 350-2404.

Sincerely,

anthony De Yurre

Anthony De Yurre

Enclosures

EXHIBIT "A"

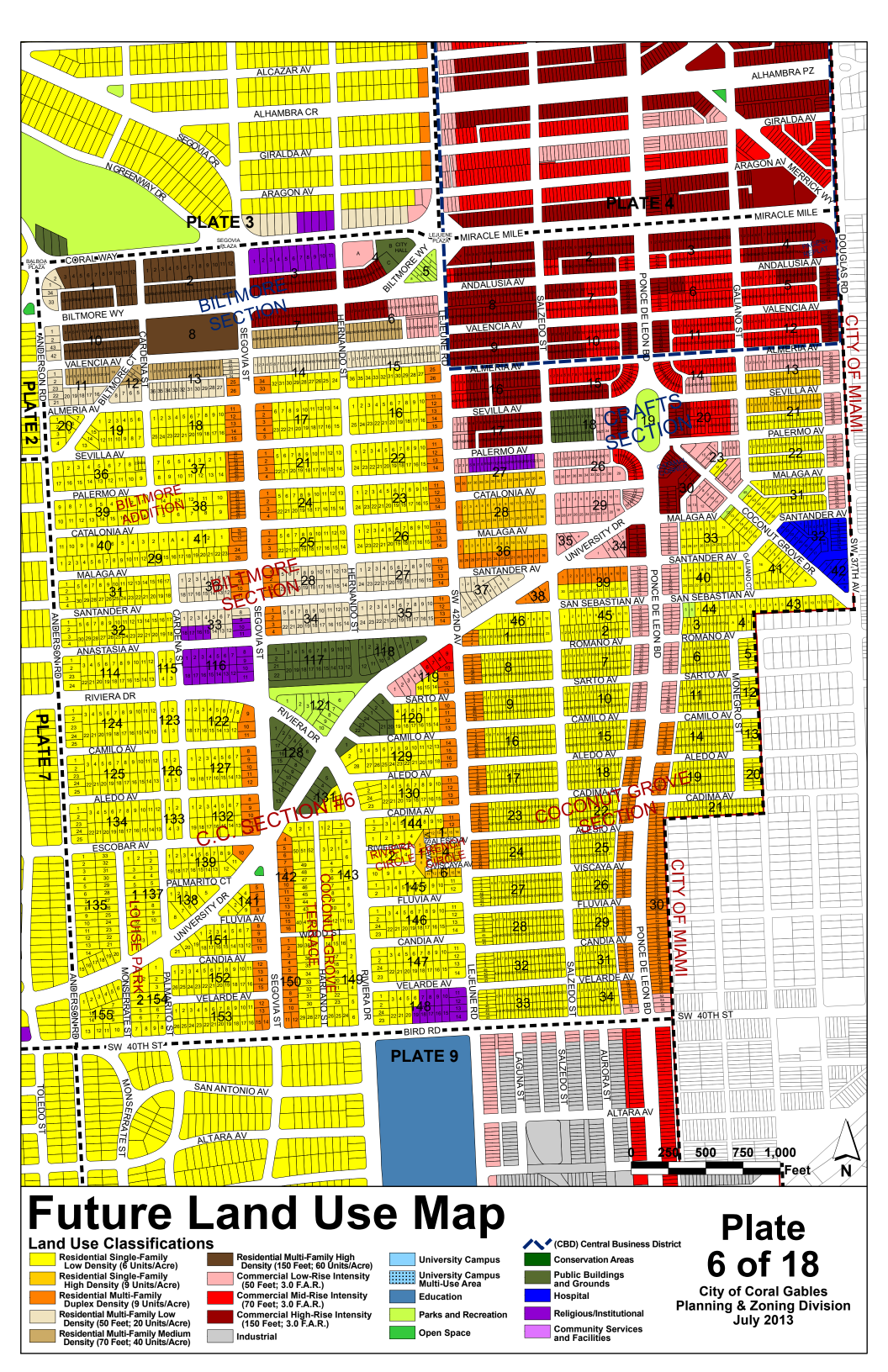


EXHIBIT "B"

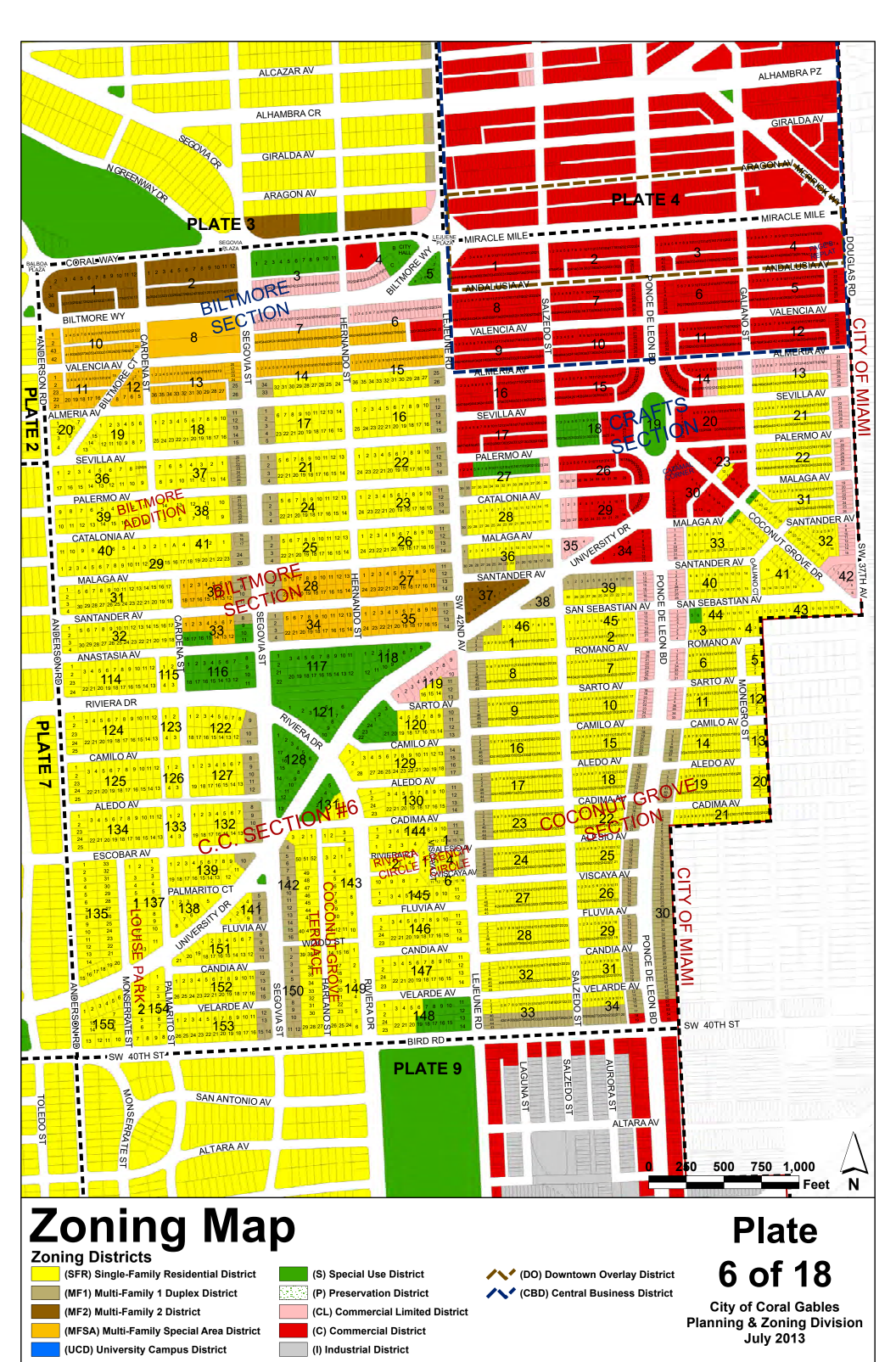


EXHIBIT "C"

This instrument was prepared by and after recording return to:

Mario Garcia-Serra, Esq. 600 Brickell Avenue, Suite 3500 Miami, Florida 33131

DISPUTE RESOLUTION AGREEMENT

This Dispute Resolution Agreement (hereinafter, the "Agreement"), is made and entered into by and among MUNDOMED S.A., a Dominican Republic corporation, and SOUTH HIGH CLIFF CORP., a Panama corporation (collectively, hereinafter the "Owners") and the CITY OF CORAL GABLES, a Florida municipality (hereinafter the "City) (collectively, the "Parties").

WITNESSETH:

WHEREAS, the Owners own certain real property identified by Miami-Dade County Property Tax Folio Identification Nos. 03-5107-001-0040 and 03-5107-001-0030, legally described as:

Lot 3 of Avocado Land Co. according to the plat thereof recorded at Plat Book 2, Page 44, in the Public Records of Miami-Dade County, Florida (hereinafter the "Property"); and

WHEREAS, the Property is currently zoned as Single-Family Residential District pursuant to the City of Coral Gables Zoning Map; and

WHEREAS, the City intends to change the Property's zoning district to Preservation District; and

WHEREAS, Article 3, Division 17 of the City of Coral Gables Zoning Code ("Division 17") entitled, "Protection of Landowners' Rights; Relief from Inordinate Burdens," is intended to protect landowners' rights and provide relief from inordinate burdens; and

WHEREAS, pursuant to Section 3-1702(B) of the City of Coral Gables Zoning Code, City Staff may initiate this procedure and file an application at any time in order to settle a pending dispute or litigation; and

WHEREAS, pursuant to Section 3-1701 of the City of Coral Gables Zoning Code, the City may agree to a settlement to mitigate the burden where a party to a settlement agrees in the settlement to bear a disproportionate burden of a government use that benefits the public; and

WHEREAS, pursuant to Section 3-1703(A) of the City of Coral Gables Zoning Code, if the City demonstrates that a settlement would avoid, mitigate, or remedy an unfair, disproportionate, or inordinate burden to a property owner, the City Commission may grant appropriate relief; and WHEREAS, pursuant to Section 3-1703(B) of the city of Coral Gables Zoning Code, the decision to grant such relief rests in the sound discretion of the City Commission in the exercise of its inherent sovereign powers to settle legitimate disputes; and

WHEREAS, pursuant to Section 3-1703(B) of the City of Coral Gables Zoning Code, the City's policy is to fashion a proposal for resolving a dispute based on a considered balance of the following factors: (1) the degree of burden suffered by the applicant or property owners; (2) the nature and significance of the public interest that is served by the application of the regulation to the property; and (3) the likelihood of litigation, and its likely cost, the City's potential exposure, the uncertainty of the outcome, the timetable for resolving disputes, and whether there is a perceived need for a judicial determination of the issues raised by the application; and

WHEREAS, pursuant to Section 3-1703(B) of the City of Coral Gables Zoning Code, all relief granted pursuant to Division 17 is conditioned upon the execution of a release of all claims that may arise from or relate to the application of the land development regulations that allegedly created the unfair, disproportionate or inordinate burden; and

WHEREAS, the Bert J. Harris, Jr. Private Property Protection Act (the "Bert J. Harris Act") as codified in Section 70.001 of the Florida Statutes defines the term "inordinately burden" to include the use of real property such that the property owner is unable to obtain reasonable, investment-backed expectations for the use of the subject property; and

WHEREAS, Owners allege that the City's rezoning of the Property from Single-Family Residential District to Preservation District would disproportionately and inordinately burden the Owners' property rights in violation of Division 17 of the City of Coral Gables Zoning Code and the Bert J. Harris Act as codified in Section 70.001 of the Florida Statutes; and

WHEREAS, Owners have agreed, as part of the settlement, to not oppose or challenge the rezoning of the Property to the Special Use or Preservation District designation and to convey the Property to the City for use as open space and preservation area, which is of substantial public benefit, and which results in a limitation to development on the property, which is also resolved as part of this settlement; and

WHEREAS, the City Commission finds sufficient evidence in the record to justify a settlement pursuant to Division 17 of the City of Coral Gables Zoning Code and the Bert J. Harris Act as codified in Section 70.001 of the Florida Statutes; and

WHEREAS, pursuant to Division 17 of the City of Coral Gables Zoning Code and the Bert J. Harris Act as codified in Section 70.001 of the Florida Statutes, the Parties wish to enter into a dispute resolution agreement; and

WHEREAS, on March 28, 2017, the City Commission reviewed and approved this Agreement in this substantial form, after public hearing, pursuant to Section 3-1705 of the City of Coral Gables Zoning Code; and

WHEREAS, the Parties have reached an agreement as to their dispute and they desire to fully and finally resolve any and all claims against each other and their respective agents, employees, officers, elected and appointed officials, independent contractors, and representatives concerning, relating to, or in any way arising out of their dispute, and entered into this Agreement to completely settle and depose of all claims or disputes of whatever kind or nature, including, but not limited to, the Bert J. Harris Act claim, any takings or property rights claim, any petitions for certiorari, or any other matter regarding the subject matter of this Agreement whether actually asserted by Owners, or as may have been asserted, whether known or unknown, against the City; and

WHEREAS, this Agreement between the Parties shall fully resolve all of Owners' claims pursuant to Division 17 of the City of Coral Gables Zoning Code and the Bert J. Harris Act as codified in Section 70.001 of the Florida Statutes, which were, or could have been noticed, plead, or initiated, and any other matters described and/or defined herein.

NOW, THEREFORE, in consideration of the mutual promises contained herein, it is agreed between the Parties as follows:

- 1. The foregoing recitals are true and correct and incorporated herein as if fully set forth.
- The Parties and all signatories hereto represent and warrant that they have full authorization and legal authority to establish the legally binding rights, obligations, and duties as expressed herein or contemplated hereby.
- 3. Owners hereby agree not to oppose or challenge the rezoning of the Property from Single Family Residential to Preservation District or Special Use or the redesignation of the Property on the Comprehensive Plan Land Use Map from Residential Single-Family Low Density to Parks and Recreation, Open Space, or Conservation Areas.
- 4. The City hereby agrees, pursuant to Section 3-1703(A)(2) of the Zoning Code, that Owners are entitled to 50,000 square feet of transferable development rights ("TDRs"), which may be transferred to and utilized in either the Central Business District or the North Ponce Mixed Use Corridor pursuant to and subject to the TDR process and approval criteria provided for in Division 10 of Article 3 of the Zoning Code. The TDRs may also be utilized in other Commercial and Industrial Zoned areas of the City, which do not abut and are not adjacent to either (i) South Dixie Highway or (ii) properties zoned SFR (Single Family Residential), with the filing of the TDR application being subject to the absolute discretion of the City Commission. Upon the approval of the filing of such TDR application, the City Commission shall utilize utilizing the process and criteria set forth in Division 10 of Article 3 of the Zoning Code. Alternatively and subject to the TDR process and approval criteria provided for in Division 10 of Article 3 of the Zoning Code, the TDRs may be used to

transfer density units at a ratio of 1,000 square feet being equivalent to 1 density unit. Any floor area utilized to transfer density units shall be deducted from the 50,000 square feet of TDRs.

- Owners shall convey the Property to the City of Coral Gables within 90 days of the approval of this Agreement. Said timeframe may be extended administratively by the City Manager at his/her discretion.
- The Parties understand and agree that no Party admits liability of any sort by reason of the above incidents, acts, casualties, actions, events, representations, omissions, conduct, or interpretation.
- 7. As required by Section 3-1703(E) of the Coral Gables Zoning Code, Owners hereby release the City of Coral Gables, including its agents, employees, officers, elected and appointed officials, independent contractors, and representatives for any claims concerning, relating to, or in any way arising out of their dispute, including, but not limited to, the Bert J. Harris Act claim, any takings or property rights claim, any petition for certiorari, or any matter regarding the subject matter of this Agreement, whether actually asserted by Owners, or as may have been asserted, and whether known or unknown.
- 8. The Parties warrant and represent that they have not sold, assigned, transferred, conveyed, or otherwise disposed of any of the claims, demand, obligations, or causes of action referred to in this Agreement. Further, the Parties recognize that this matter is solely unique to the circumstances arising from any potential claims pursuant to the Bert J. Harris Act and/or Division 17 of the City of Coral Gables Zoning Code, and Owners may not assign, transfer, convey, or otherwise dispose of their obligations under this Agreement.
- 9. The Parties declare and represent that they were not induced to enter into this Agreement by any representations respecting the nature and extent of any damages, legal liability, or financial responsibility made by any Party or their representatives.
- 10. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
- 11. The Parties acknowledge that this Agreement constitutes the entire Agreement entered into by the Parties. The Parties further acknowledge that they have read it and understand it; that the terms and conditions of this Agreement were arrived at in arm's-length negotiations between the Parties with all Parties provided the opportunity to seek the advice of legal counsel; that each Party's legal counsel did or could have reviewed this Agreement; and that each of the Parties have given due and full consideration to the legal position of the other in regard to the provisions contained herein.

- 12. This Agreement sets forth the entire Agreement and understanding among the Parties relating in any way to the subject matter contained herein and merges all prior discussions between Owners and the City. This Agreement may be amended or modified by written instrument signed by both Parties.
- 13. As established in Section 3-1706 of the Coral Gables Zoning Code, this Agreement shall not become effective until the Agreement is executed by the City Manager, ratified by the City Commission, and executed by an authorized representative of the Owners.
- 14. Any notice required or permitted to be given under this Agreement shall be in writing and shall be deemed to have been given if delivered by hand, sent by a recognized courier (such as FedEx) or mailed by certified or registered mail, return receipt requested, in a postage prepaid envelope and addressed as follows:

If to the City:

City Mayor

Office of the Mayor

405 Biltmore Way, Second Floor Coral Gables, Florida 33134

With Copies to:

City Manager

405 Biltmore Way, First Floor Coral Gables, Florida 33134

If to the Owners: Mundomed S.A. c/o Espino Law

Monica Espino, Esq.

2250 SW 3rd Avenue, 4th Floor

Miami, Florida 33129

South High Cliff Corp.

Susana Restrepo

799 Crandon Boulevard, Apt. 1204 Key Biscayne, Florida 33149

With Copies to:

Mario Garcia-Serra, Esq. Gunster, Yoakley & Stewart 600 Brickell Avenue, Suite 3500

Miami, Florida 33131

15. This Agreement shall be construed, enforced, and interpreted in accordance with the laws of the State of Florida. In the event that an ambiguity or question of intent or interpretation arises, this Agreement shall be construed as if crafted jointly by each of the Parties hereto and no presumptions or burdens of proof shall arise favoring any party by virtue of the authorship of any of the provisions of the Agreement. The Parties jointly conclude that, should this Agreement be challenged by any of the

Parties, venue to bring such challenges shall be proper in Miami-Dade County, Florida.

- 16. The Parties expressly acknowledge that it is not their intent to create or confer any rights or obligations in or upon any third person or entity under this Agreement. None of the Parties intend to directly or substantially benefit a third party by this Agreement. The Parties agree that there are no third party beneficiaries to this Agreement and that no third party shall be entitled to assert a claim against any of the Parties based upon this Agreement. Nothing herein shall be construed as consent by either of the Parties to be sued by third parties in any manner arising out of this Agreement, or other obligations, whether known or unknown to the Parties.
- 17. For breach of any provision of this Agreement, the Parties shall provide notice, a reasonable time to cure, and will have such remedies and rights as are available at law or in equity.
- 18. The waiver by any Party of a breach of any provision of this Agreement by any other Party shall not operate or be interpreted as a waiver of any later breach of that provision or any other provision.
- 19. The Parties agree that if any provision of this Agreement is held to be invalid, illegal or unenforceable, either legislatively or judicially, that provision will be severed from the Agreement and the remainder of this Agreement shall not be effected thereby and will continue to be valid and enforceable to the fullest extent permitted by law, unless such determination of invalidity shall deprive ay party of the substantial benefit of this bargain.
- 20. The term Owners shall include the Owners, their heirs, successors, and assigns.

WHEREFORE, on the effective date as established in paragraph 13 and Section 3-1706 of the Zoning Code, the Parties and signatories hereto acknowledge this Agreement and represent and warrant their authority to enter into this Agreement and do so jointly and severally for all purposes specified.

[Signature pages to follow]

The City's execution of this Dispute Resolution Agreement is subject to Ratification by the City Commission pursuant to Section 3-1705(D) of the City of Coral Gables Zoning Code.

CITY	
ATTEST:	CITY OF CORAL GABLES
By:	By: Can O s 17 VV
Walter Foeman City Clerk	Cathy Swanson-Rivenbark City Manager
City Clerk	Dated 2 day of MAY, 2017
Approved for form and legal sufficiency:	
Approved for form and regar summerciney.	THE MINES
By: Craig Loop	180846 4 1
Craig Leen City Attorney	
OWNERS	000000
MUNDOMED S.A.	20
WITNESS:	MundøMed/S.A.
Deime Triolalois HY3	
~ ·	
Demetrio Lalois	Title: GERENTE
Print Name	Name JAIME BEAUTE M. Title: 6ERENTE 260006911-2Dated 27day of MARCH, 2017
Signature	O, Dr. Anibal R. Canaballa Giulamo
Print Name 026-0006911-2	+ 537% Cochiecoy day lo Dupala as h
STATE OF FLORIDA) $\sqrt{}$	
COUNTY OF MIAMI-DADE)	Venticità (27) in turne & mondo sa
COUNTY OF MIAMI-DADE)	viona del Soviori : Jame Boronde Mondosa Ventisiete (27) Honorgo del 2017. a Romana Rep Doorday of
The foregoing instrument was ack	knowledged before the this day of,
2017, by, as	, who is personally known to me or cation, and acknowledged that she did execute this
instrument freely and voluntarily for the pu	rposes stated herein.
My Commission Expires:	
My commission expires:	Notary Public, State of Florida
CERTIFICATION DOING	Print Name:
(Moubal K)	radoronés Caraballe Guillone 200 ado Molario Publica
O.F	som and some function of
MIA_ACTIVE 4373167.4	Loy un Volario Miblios

WITNESS:	South High Cliff Corp.
Signature, Signature, Print Name	By: Double Pestveron Title: Secretary Dated Z6day of Jones 2017
Signature Print Name	Paz.
STATE OF FLORIDA COUNTY OF MIAMI-DADE))
2017, by Maria Jose Restrict as	was acknowledged before me this Anday of Anday of Secretary, who is personally known to me or identification, and acknowledged that she did execute this the purposes stated herein
My Commission Expires:	Notary Public, State of Florida Print Name:

SOUTH HIGH CLIFF CORP.

OPPENHEIM ARCHITECTURE

PONCE PARK RESIDENCES

PLAN REVISIONS

4/13/22

CITY OF CORAL GABLES PLANNING & ZONING DIVISION

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A-72.4	Elevations	

Project Address

216 and 224 Catalonia Ave... 3000 Ponce De Leon Blvd., and 203 University Drive

PONCE PARK RESIDENCES

The Allen Morris Company 121 Alhambra Plaza Suite 1600 Miami, FL 33134

Design Architect

Oppenheim

Architecture 245 NE 37 Street

Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect Naturalficial, Inc. 6915 Red Road, Suite 224 Coral Gables, FL 33143 P 786 717 6564 W naturalficial.com

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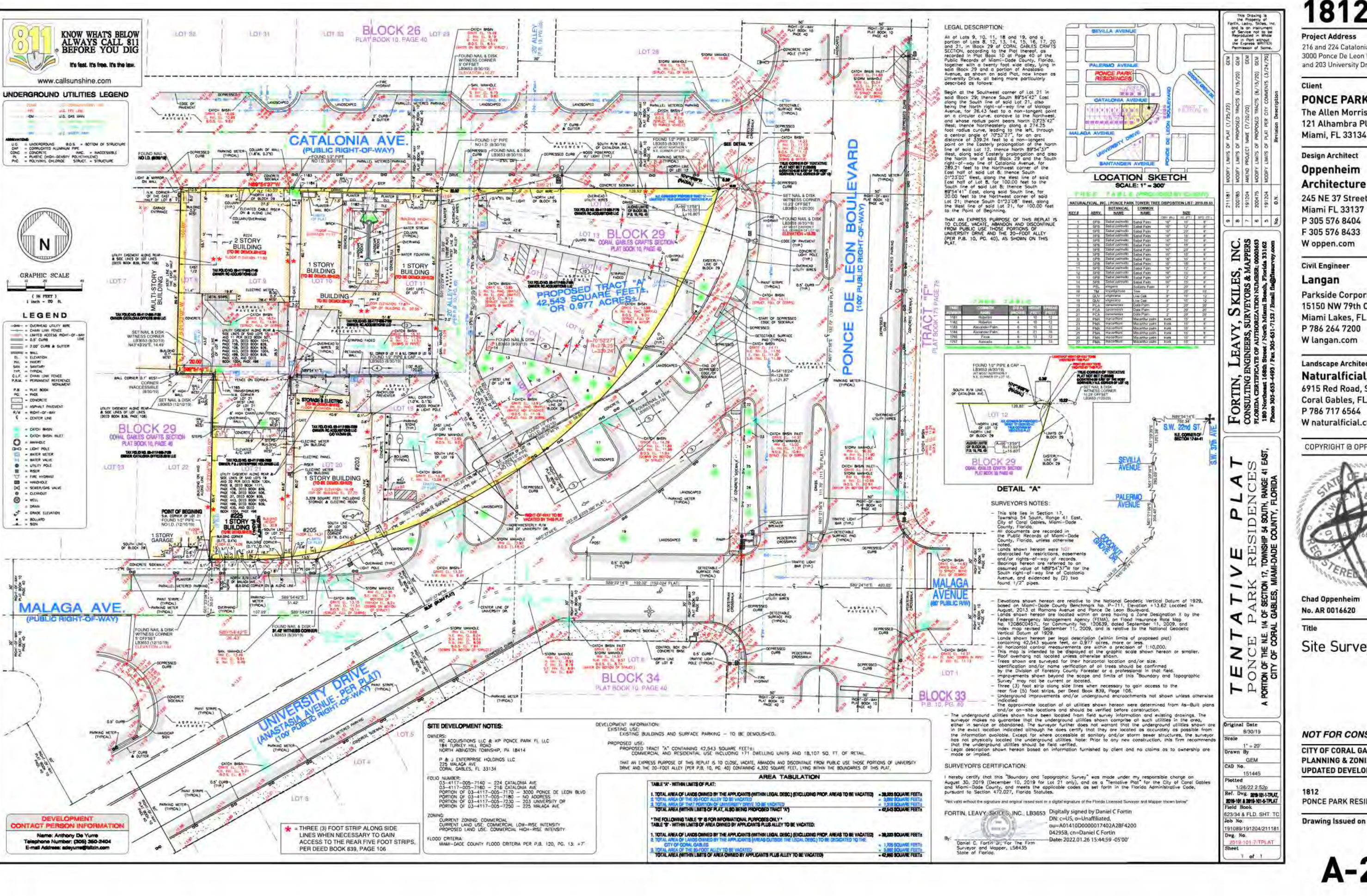
Sheet Index



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CITY OF CORAL GABLES PLANNING & ZONING DIVISION UPDATED DEVELOPMENT APPLICATION

1812 PONCE PARK RESIDENCES



Project Address

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Langan

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Landscape Architect Naturalficial, Inc. 6915 Red Road, Suite 224

Coral Gables, FL 33143 P 786 717 6564 W naturalficial.com

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6915 Red Road, Suite 224 Coral Gables, FL 33143 P 786 717 6564 W naturalficial.com

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Site Location Map



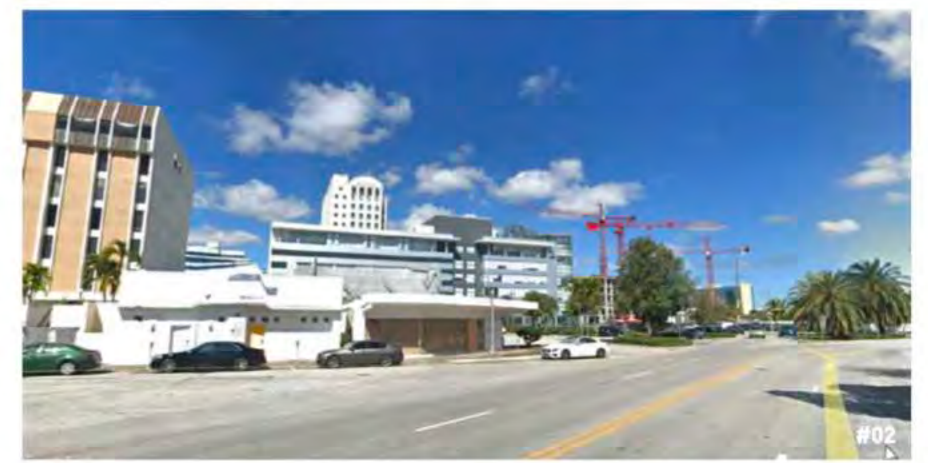
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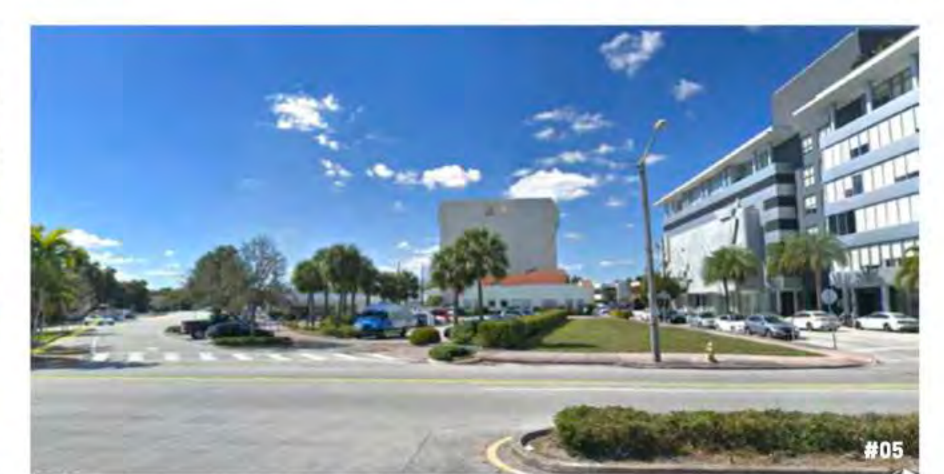
CITY OF CORAL GABLES **PLANNING & ZONING DIVISION UPDATED DEVELOPMENT APPLICATION**

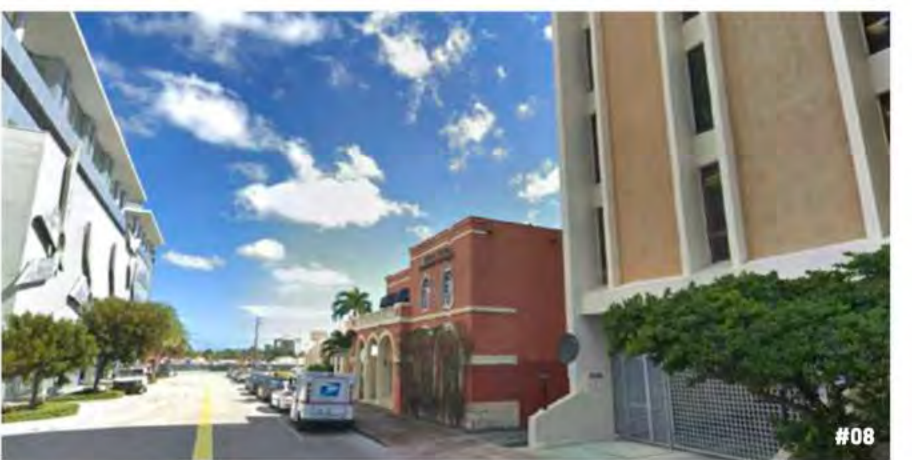
PONCE PARK RESIDENCES













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PONCE PARK RESIDENCES

The Allen Morris Company 121 Alhambra Plaza Suite 1600 Miami, FL 33134

Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

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Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

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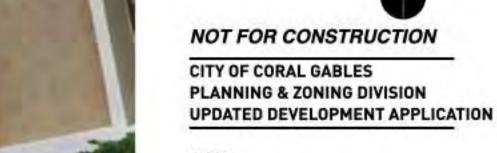
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Site Photos



PONCE PARK RESIDENCES









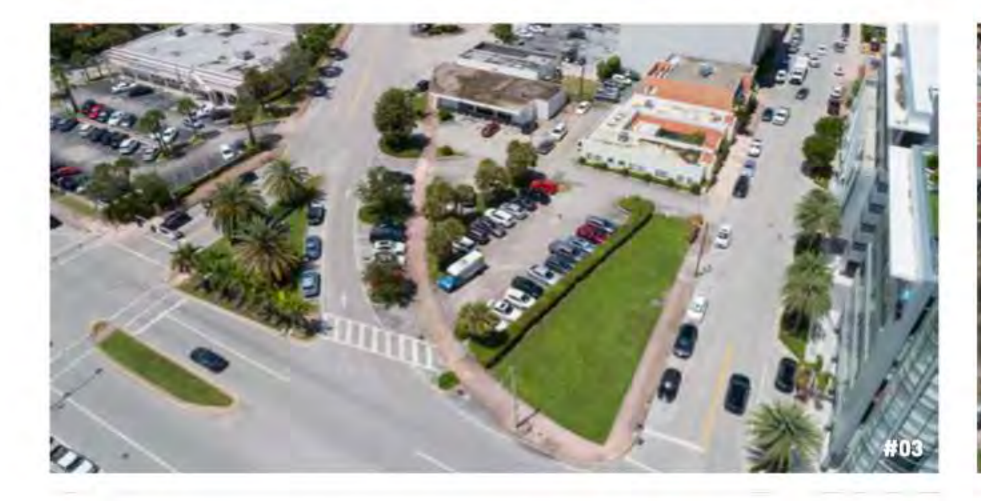
















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The Allen Morris Company 121 Alhambra Plaza Suite 1600 Miami, FL 33134

Design Architect

Oppenheim Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect

Naturalficial, Inc. 6915 Red Road, Suite 224

Coral Gables, FL 33143 P 786 717 6564 W naturalficial.com

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CITY OF CORAL GABLES
PLANNING & ZONING DIVISION
UPDATED DEVELOPMENT APPLICATION

1812 PONCE PARK RESIDENCES

Drawing Issued on 4/13/22

Project Name	Ponce Park Residences
Current Zoning	Commercial
Current Land Use	Commercial Low-Rise Intensity
Proposed Zoning	N/A
Proposed Land Use	Mixed-Use Intensity
Federal Flood Hazard Zone	Zone X

ZONING DESIGNATION PROPOSED BUILDING SITE F.A.R. w/	F.A	A.R.	HE	IGHT —	
ZONING DESIGNATION PROPOSED BUILDING SITE F.A.R. W/					
AREA Level 2 Bonus	Level 2 Bonus	Proposed	Level 2 Bonus	Proposed	NOTES
Commercial Med Bonus with TDRs 42,950 ft ² 4.375	187,906 ft²	187,899 ft ²	190' - 6"	149' - 8"	Section 5-604 table 2

FLOOR AREA RATIO									
	EXISTING LOT AREA	PROPOSED ALLEY VACATION	ROW	ROW DEDICATION	TOTAL	NOTES			
PRE-DEDICATION AREA	39,948 ft²	3,002 ft²			42,950 ft	Bldg Site for purposes of FAR Calculation			
POST-DEDICATION AREA	39,948 ft²	3,002 ft²	1,318 ft²	1,725 ft ²	42,543 ft				

DENSITY					-	~ ~	
	PROPOSED BUILDING SITE AREA		ALLOWED	DENSITY			NOTES
MIXED-USE DISTRICT SITE PLAN			W/ MXD	Allowed w/ MXD		Proposed	NOTES
FLAN	42,950 ft ²	0.99 ac	125 units/ac	123 units	7	80 units	Section 4-201 Table 1
	1					AAP	

F.A.R. CALCULATIONS	DENSITY C	ALCULATIONS	5							
FLOOR/LEVEL	AREA APPLICABLE TO	NUMBER OF LEVELS	TOTAL F.A.R. AREA	UNIT MATRIX						
	F.A.R. CALCULATION*			STUDIO	1BR	2BR	3BR	4BR	TOTAL	
Roof	0 ft²		O ft²							
									0	
Residential Story 10	10,052 ft²	1	10,052 ft²						0	
Residential Story 09	14,902 ft²	1	14,902 ft²				1	6	1	
Residential Story 08	18,137 ft²	1411	18,137 ft²			2	3	2	5	
Residential Story 07	18,137 ft²	1	18,137 ft²			2	3	2	5	
Residential Story 06	18,137 ft²	- 1	18,137 ft²			2	3	2	5	
Residential Story 05	18,137 ft²	11	18,137 ft²			2	3	2	5	
Residential Story 04	18,137 ft²	1	18,137 ft²		1	2	3	2	5	
Residential Story 03	18,550 ft²		18,550 ft²		4	7	1		12	
Residential Story 02	18,550 ft²	1	18,550 ft²		10	3	1		14	
Residential Story 01	19,489 ft²	1	19,489 ft²		9	2	1		12	
Screened Parking Levels 01 and 01.5	0 ft²	7	O ft²							
Ground Floor Story	15,671 ft²	1	15,671 ft²						4 -	
Total		12	187,899 ft²		23	22	19	16	80 units	

^{*}The following BOH will be exempt from FAR: Electrical rooms/FPL vault room, Fire pump room, Mail room, Fire command room, Trash room, Stairs, Elevators, Phone/IT room, Service corridor, Loading Areas, Lobby, Storage.

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PONCE PARK RESIDENCES

The Allen Morris Company 121 Alhambra Plaza Suite 1600 Miami, FL 33134

Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect Naturalficial, Inc. 6915 Red Road, Suite 224 Coral Gables, FL 33143 P 786 717 6564 W naturalficial.com

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Zoning Data



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CITY OF CORAL GABLES PLANNING & ZONING DIVISION UPDATED DEVELOPMENT APPLICATION

1812 PONCE PARK RESIDENCES

USE	REQUIRED PARKING	1	AREA/UNITS	REQUIRED (UNSHARED)	JIRED WEEKDAY				WEEKEND			
		1			DAY	EVENING	NIGHT	DAY	EVENING	NIGHT		
Res	see note below*		80 units	140 spaces	84	126	140	112	126	140		
Retail	1.0 spaces per 300 ft'	7	15,671 ft²	52 spaces	37	47	3	52	37	3		
Total Spaces Required					121 spaces	173 spaces	143 spaces	164 spaces	163 spaces	143 spaces		
Total Spaces Provided			1		173 spaces							

Efficiency and one (1) and bedroom units – 1.0 space per u	nit. Two	2) bedroom units -	1.75 spaces persunit.	Three (3) or more bedroom units - 2.25 spaces per unit.
--	----------	--------------------	-----------------------	---

ACCESSIBLE PARKING RE	QUIREMENT		LOADING REQUIREMENTS				
TOTAL PARKING REQUIRED	REQUIRED ACCESSIBLE SPACES	NOTES	TOTAL BUILDING AREA	REQUIRED LOADING NOTE SPACES			
173 spaces	5 spaces	FBC Section 11-4.1	187,899 ft²	2 spaces	Section 5-1409 D		

ELECTRIC VEHICLE CHARGING REQUIREMENTS									
Min of 2% shall be reserved for EV parking w/ charging station	Min of 3% shall be infrastructure ready EV Ready for future charging station	Min of 15% shall be EV capable - all conduits and subpanel ready	NOTES						
2 spaces	4 spaces	18 spaces	Ordinance No. 2019-19						

LANDSCAP	E OPEN SPACE FOR LEVEL 2 N	IED BONUS		
MINIMUM LANDSCAPE OPEN			NOTES	
SPACE AREA REQUIRED		TOTAL LANDSCAPED OPEN SPACE PROVIDED	Mediterranean Style Design	
10% 4,295 ft²		26,404 ft² *	Standards Table 1 - 8	

^{*}Arcades and loggias paved with a pervious material may be considered open space and counted as such toward the open space requirement up to a maximum of seventy-five (75%) percent.

SETBACK TABLE				
SIDE	LOCATION	REQUIRED/PERMITTED	PROPOSED	
Principal Frontage	Ponce de Leon Blvd.	O ft	0 ft	
Principal Frontage	Catalonia Avenue	0 ft	0 ft	
Interior Side	West Façade	0 ft	1' to 7'-6"	

STEPBACK TABLE				
SIDE	LOCATION	REQUIRED/PERMITTED	PROPOSED	
Principal Frontage	Ponce de Leon Blvd.	10' above 45'	15'-4" above 36 ft in height, 15'-10" above 73 ft in height	
Principal Frontage	Catalonia Avenue	10' above 45'	9'-6" above 36 ft in height, 10' to 60'-5" above 73 ft in height	
Interior Side	West Façade	15' above 45'	33'-4" to 54'-4" above 36 ft in height, 33'-10" to 54'-10" above 73 ft in height	

GREEN BUILDING REQUIREMENTS

This project will achieve no less than Leadership in Energy and Environmental Design (LEED) Silver certification or Silver certification by the Florida Green Building Coalition (FGB)

Project No

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Design Architect

Oppenheim Architecture

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Civil Engineer

Langan

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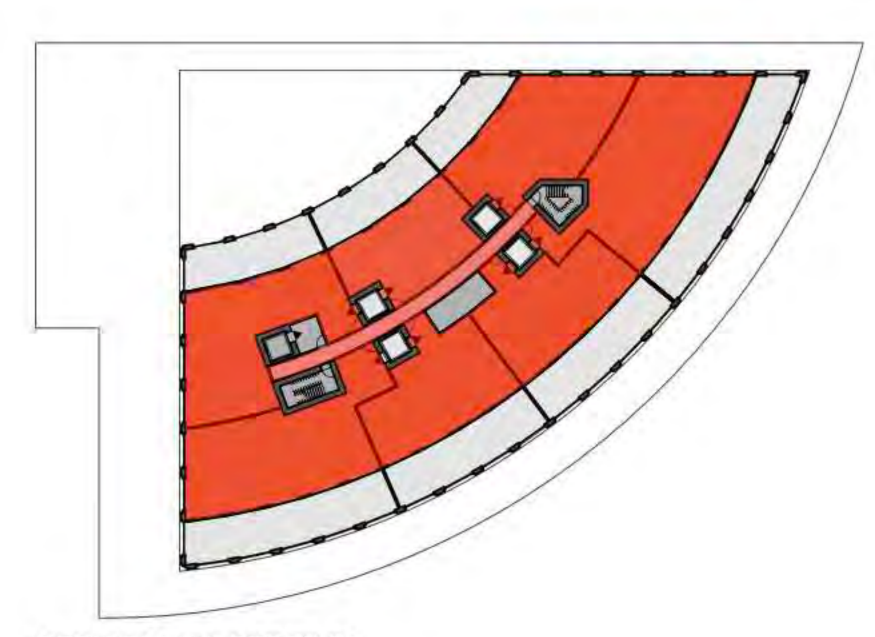
1812 PONCE PARK RESIDENCES



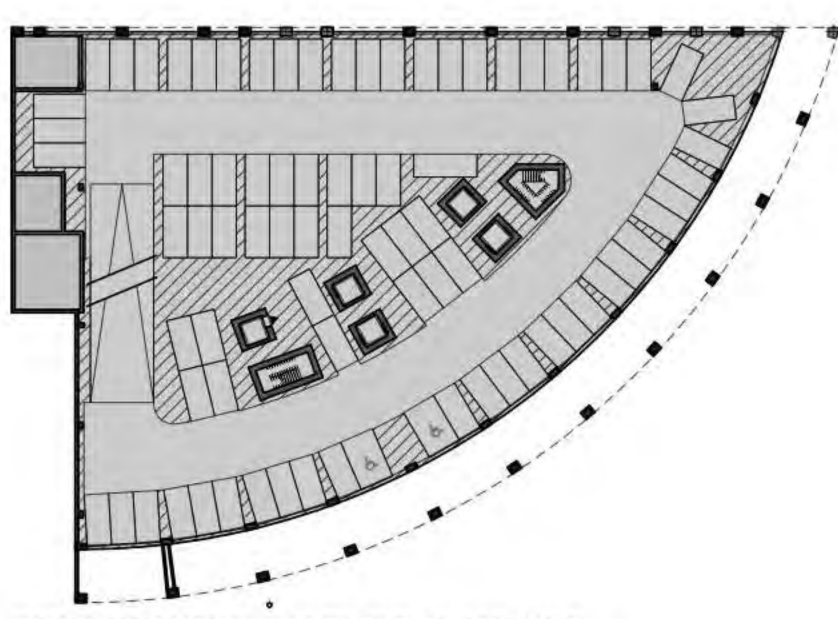
GROUND FLOOR STORY



RESIDENTIAL STORY 02



RESIDENTIAL STORY 09



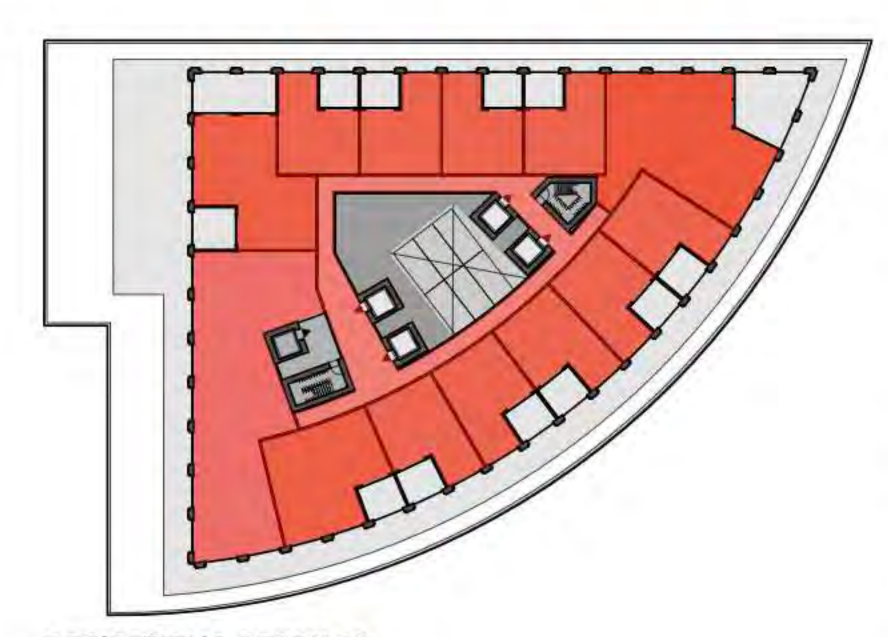
SCREENED PARKING LEVELS 01 AND 01.5



RESIDENTIAL STORY 03



RESIDENTIAL STORY 10



RESIDENTIAL STORY 01



RESIDENTIAL STORY 04-08

FAR AREA DIAGRAM LEGEND



INCLUDED IN FAR

1812

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Design Architect

Oppenheim

Architecture 245 NE 37 Street

Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect Naturalficial, Inc. 6915 Red Road, Suite 224 Coral Gables, FL 33143

P 786 717 6564 W naturalficial.com



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FAR Diagrams



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CITY OF CORAL GABLES **BOARD OF ARCHITECTS UPDATED DEVELOPMENT APPLICATION**

1812 PONCE PARK RESIDENCES

Drawing Issued on 03/16/2022





LOOR AREA RATIO						
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PRE-DEDICATION AREA	39,948 ft²	3,002 ft ²			42,950 ft	Bldg Site for purposes of FAR Calculation
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Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect

Naturalficial, Inc. 6915 Red Road, Suite 224

P 786 717 6564
W naturalficial.com

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FAR Diagram



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CITY OF CORAL GABLES
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UPDATED DEVELOPMENT APPLICATION

1812

PONCE PARK RESIDENCES

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Oppenheim

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Landscape Architect

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P 786 717 6564 W naturalficial.com

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Landscape Open Space for Level 2 Med Bonus



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CITY OF CORAL GABLES **PLANNING & ZONING DIVISION** UPDATED DEVELOPMENT APPLICATION

1812 PONCE PARK RESIDENCES

REF.#	TYPE	SUMMERIZED REQUIREMENTS	PROVIDED	COMMENTS
1	Architectural Elements on Building Facades Similar exterior architectural relief elements on all sides. No blank walls unless code required. Parking garages shall include exterior architectural treatments.		Yes	Only blank wall is required as a fire wall. All other façac incorporate consistent releif elements.
2	Architectural Relief Elements at Street Level	Street fronts shall include display windows, landscaping, or architectural relief elements/ornamentation.	Yes	All street level façades are a storefront condition, including where pedestrian passthrough is provided.
3	Architectural elements located on the top of buildings	Ornamental roof structures shall not exceed a height of more than 25 feet above the roof, and be limited to 25% of the floor area immediately below.	Yes	23 foot tall Ornamental feature provided.
4	Bicycle Storage	A minimum of five (5) bicycle storage spaces shall be provided for each two hundred and fifty (250) parking spaces or fraction thereof.	Yes	
5	Building Façades	Facades in excess of 150 feet in length shall incorporate vertical breaks, step backs or variations in bulk/massing at a minimum of 100 foot intervals.	Yes	
6	Building Lot Coverage	Building Lot Coverage No minimum or maximum building lot coverage is required.		
7	Drive Through Facilities	Drive through facilities are prohibited access to/from Ponce de Leon Boulevard.		
8	Landscape Open Space Area	Provide a min of 10% Landscape Open Space for mixed use properties.		20% Provided
9	Lighting, Street	Street lighting shall be provided and located on all streets, meet City of Coral Gables Yes Provided and bd subject to review and approval by Public Works.		Provided, pending approval.
10	Parking Garages	Ground floor parking as a part of a multi-use building shall not front on a primary street.	Yes	Only drop of parking provided at ground floor level.
11	Porte-Cocheres	Porte-cocheres are prohibited access to/from Ponce de Leon Boulevard.	Yes	No porte-cochere proposed.
12	Sidewalks/Pedestrian Access	Main pedestrian entrances oriented towards adjoining streets. Pedestrian pathways provided from all ped. access points and create a continuous pedestrian network	Yes	Pedestrian access and network provided and enhanced by covered arcade and pedestrian passthrough.
13	Soil, Structural	Structural soil shall be utilized within all rights-of-way for all street level planting areas with root barriers approved by the Public Service Department.	Yes	
14	Windows on Mediterranean Buildings	Mediterranean buildings shall provide a minimum window casing depth of four (4) inches as measured from the face of the building.	Yes	6" minimum depth provided.

REF.#	TYPE	SUMMERIZED REQUIREMENTS	PROVIDED	COMMENTS	
1	Arcades and/or Loggias Arcades, loggias or covered areas constructed to provide cover and protection from the elements for pedestrian passageways, sidewalks, etc.		Yes	Arcade fronting proposed park provided.	
2	Building Rooflines	Incorporation of horizontal and vertical changes in the building roofline.	No		
3	Building Stepbacks	Stepbacks on building facades of the building base, middle and/or top facade to further reduce the potential impacts of the building bulk and mass.	Yes	Stepbacks at base, level 8, and level 10, with additional planting on the façade and roof to break up the building	
4	Building Towers	The use of towers or similar masses to reduce the mass and bulk of buildings.	Yes	Building steps back to accentuate the thin tower profile and minimize the appearance of building mass.	
5	Driveways	Consolidation of vehicular entrances into one (1) curb cut per street to reduce the amount of vehicular penetration into pedestrian sidewalks and adjoining rights-of-way.	Yes		
6	Lighting of Landscaping	Uplighting of landscaping within and/or adjacent to pedestrian areas (sidewalks, plazas, open spaces, etc.).	Yes		
7	Materials on Exterior Building Façades	Natural materials shall be incorporated into the base of the building on exterior surfaces. This includes but not limited to: marble, granite, keystone, etc	Yes	Cast limestone cladding with shells and natural materials proposed. Sample provided.	
8	Overhead Doors	If overhead doors are utilized, the doors are not directed towards residentially zoned properties.	Yes	Provided on Catalonia Ave. Comercial properties are adjacent.	
9	Paver Treatments	Provide approved pavers. Min 10% pavers on drives and 25% on sidwalks.	Yes	Provided, pending approval.	
10	Pedestrian Amenities	Provide min 4 of the following: Benches, expanded sidewalk widths, freestanding info kiosk, planter boxes, refuse containers, public art, water features.	Yes	Benches, Expandeded Sidwalk widths, planted landscape, refuse containers, public art, and water features provided.	
11	Pedestrian Passthroughs/ Paseos	Pedestrian pass-throughs provided for each two hundred and fifty (250) linear feet or fraction thereof. Must be 10 feet in width and provide pedestrian amenities.	Yes	Pedestrian passthrough provided.	
12	Underground Parking	Underground parking equal to a min. of 75% of total surface lot area.	No	No underground parking provided.	

MEDITERRANEAN BONUS TABLE 03 (OTHER DEVELOPMENT OPTIONS)				
REF.#	TYPE	COMMENTS		
1	Building Setbacks	Refer to Zoning Chart for Reductions.		
2	R.O.W. Encroachements	N/A		
3	Parking Exceptions	N/A		
4	Multi-Family Density	N/A		











Design Architect

Oppenheim Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect Naturalficial, Inc. 6915 Red Road, Suite 224 Coral Gables, FL 33143 P 786 717 6564 W naturalficial.com

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Mediteranean Style Design



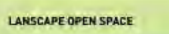
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1812 PONCE PARK RESIDENCES

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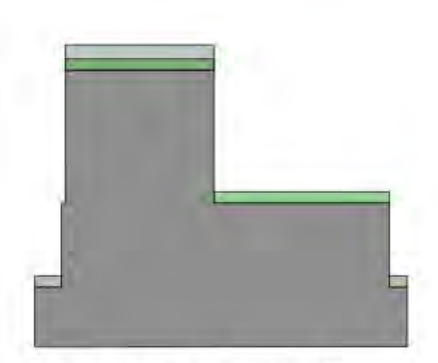
A-10



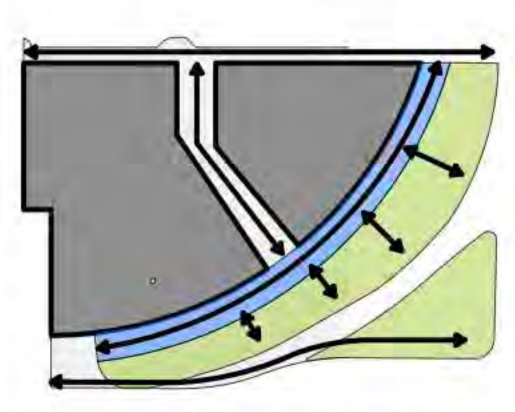
COVERED ARCADE PUBLIC OPEN SPACE

VERTICAL STEP BACKS AND PLANTER BREAKS

VERTICAL BREAKS



BULDING STEPBACK DIAGRAM



PEDESTRIAN CIRCULATION DIAGRAM













1812

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Civil Engineer

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Naturalficial, Inc.
6915 Red Road, Suite 224
Coral Gables, FL 33143
P 786 717 6564
W naturalficial.com

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Mediteranean Style Bulding Inspiration

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Textures and Materials Inspiration



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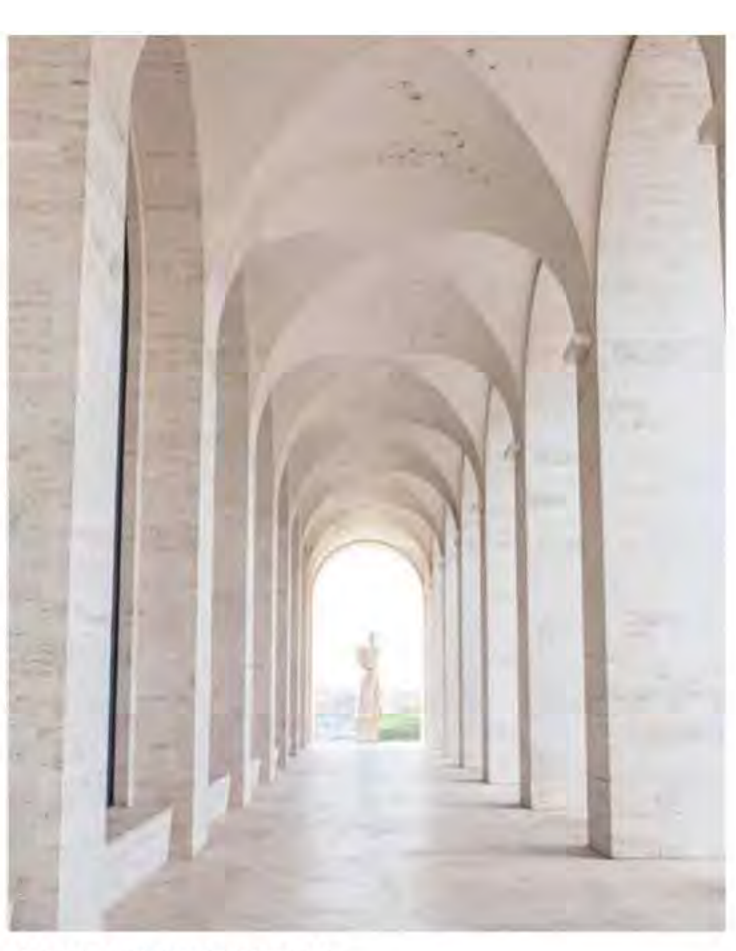
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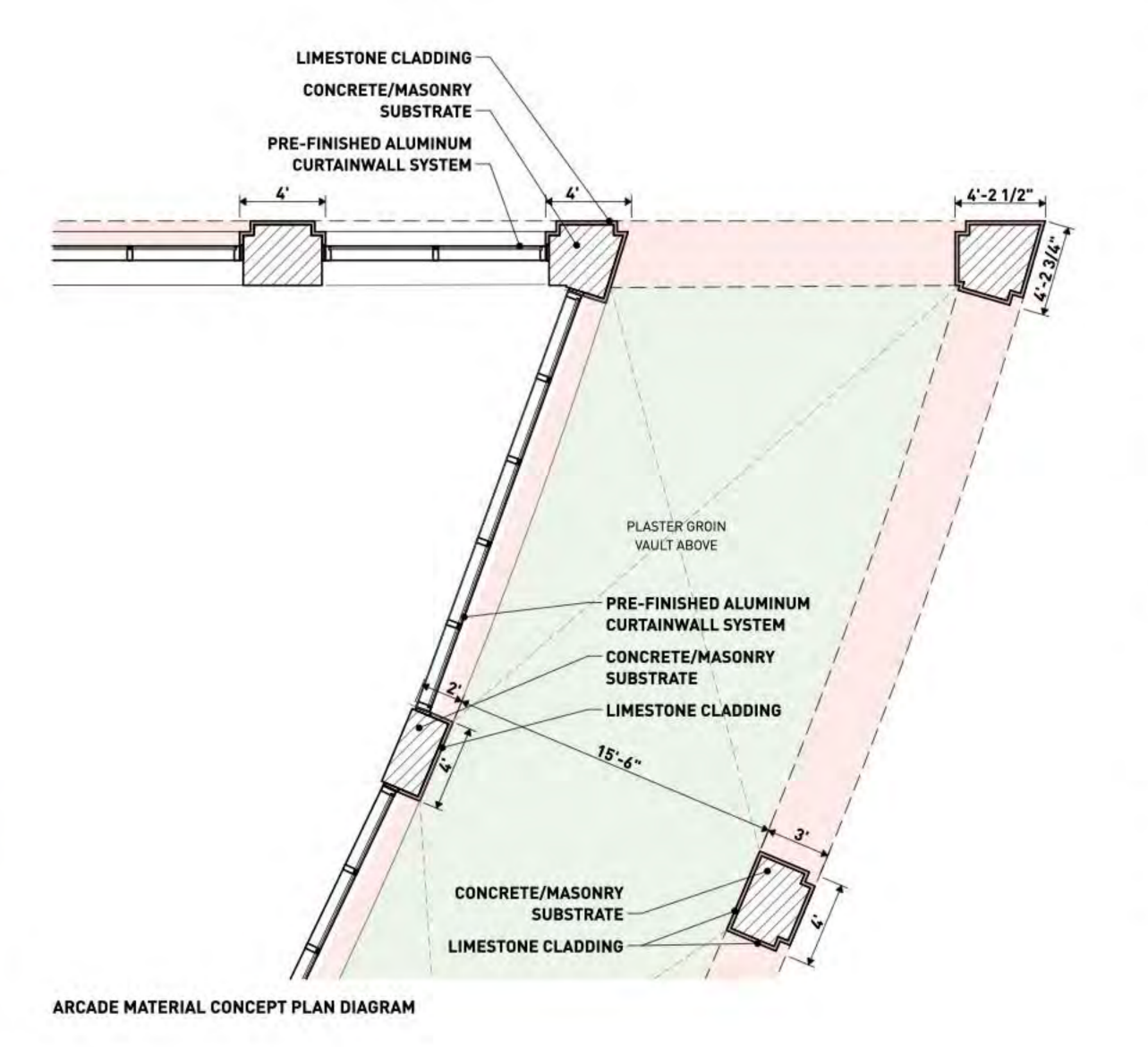
PROPOSED GROIN VAULT MATERIAL DIAGRAM



CLASSIC GROIN VAULT INSPIRATION



MODERN GROIN VAULT INSPIRATION



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Arcade Material Concept Diagrams

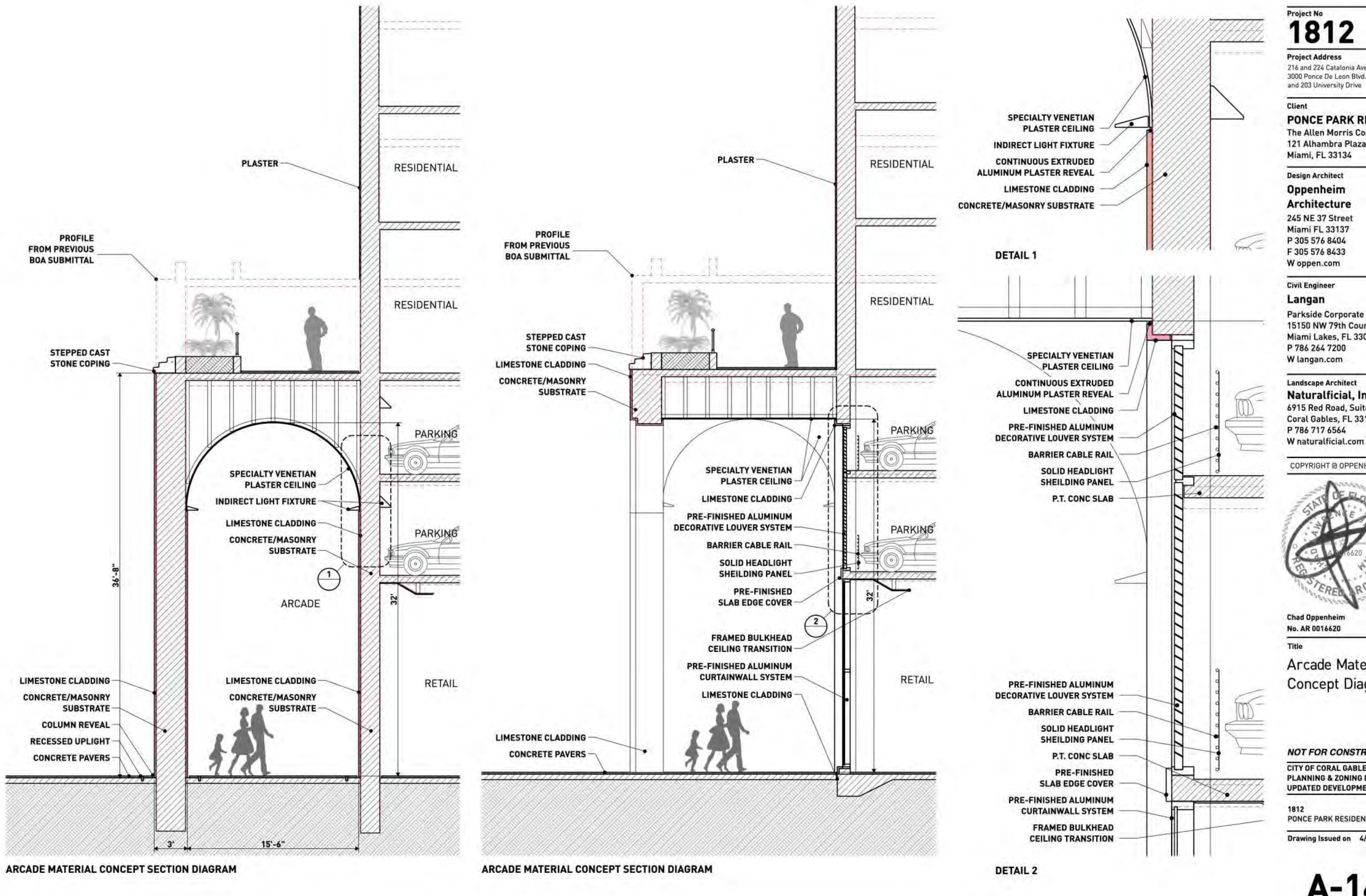


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CITY OF CORAL GABLES
PLANNING & ZONING DIVISION
UPDATED DEVELOPMENT APPLICATION

1812 PONCE PARK RESIDENCES

Drawing Issued on 4/13/22



216 and 224 Catalonia Ave., 3000 Ponce De Leon Blvd., and 203 University Drive

PONCE PARK RESIDENCES

The Allen Morris Company 121 Alhambra Plaza Suite 1600

Design Architect

Oppenheim

Architecture 245 NE 37 Street

Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect Naturalficial, Inc. 6915 Red Road, Suite 224 Coral Gables, FL 33143 P 786 717 6564

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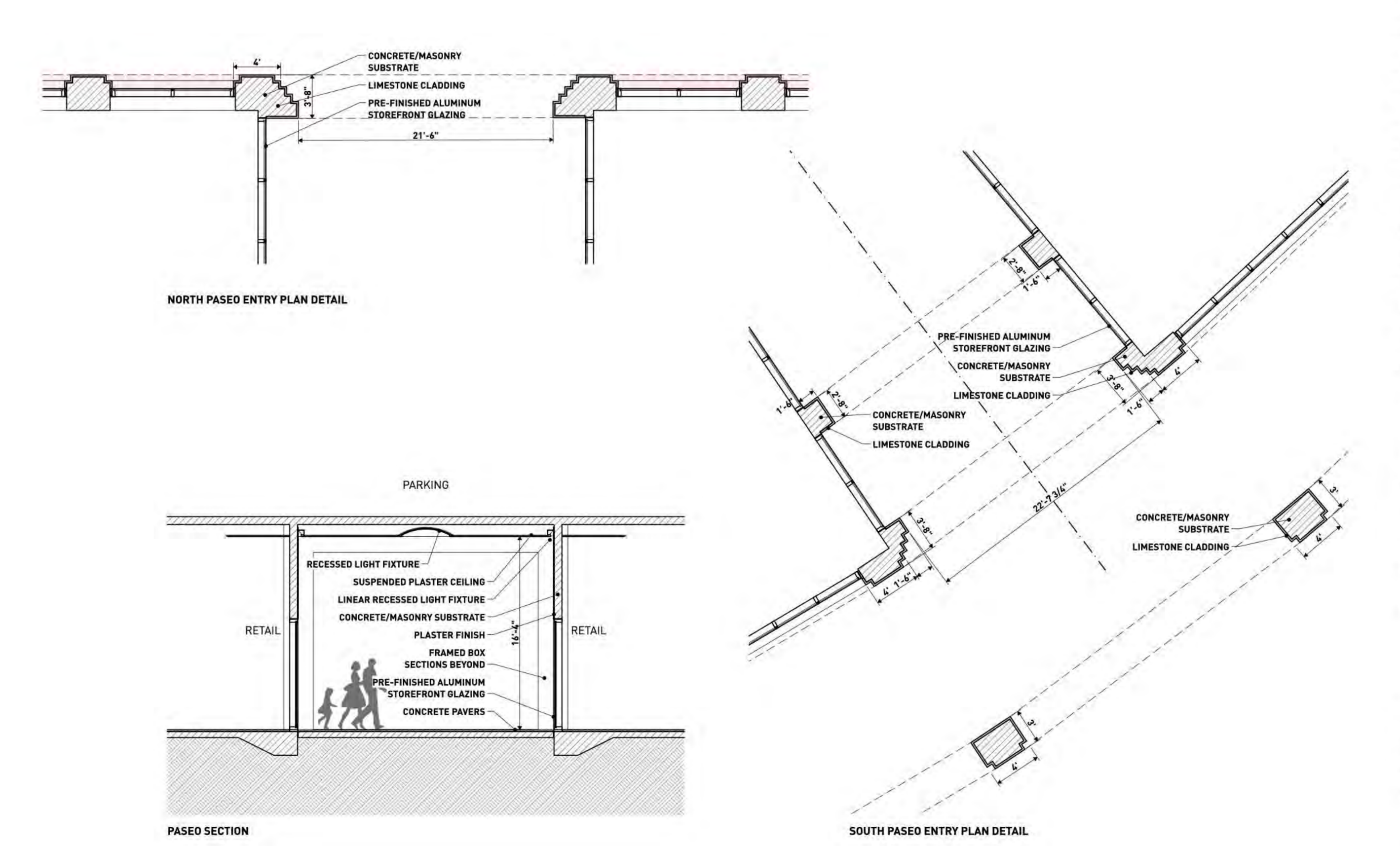
Arcade Material Concept Diagrams



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CITY OF CORAL GABLES **PLANNING & ZONING DIVISION UPDATED DEVELOPMENT APPLICATION**

PONCE PARK RESIDENCES



1812

Project Address

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Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect

Naturalficial, Inc. 6915 Red Road, Suite 224 Coral Gables, FL 33143 P 786 717 6564 W naturalficial.com

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Paseo Details



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NORTH PASEO ENTRY



SOUTH PASEO ENTRY

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The Allen Morris Company 121 Alhambra Plaza Suite 1600 Miami, FL 33134

Design Architect

Oppenheim Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

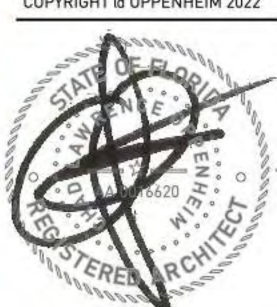
Civil Engineer

Langan

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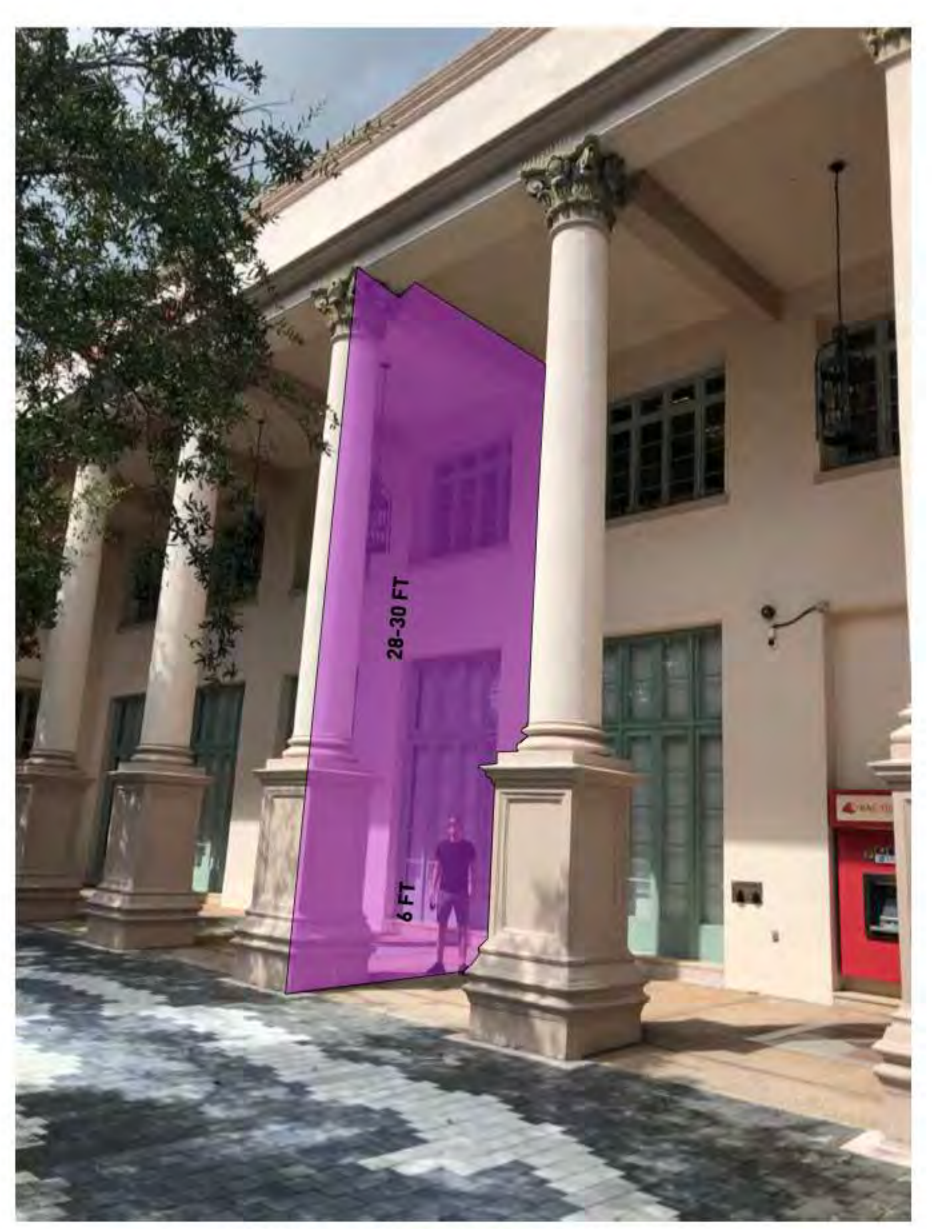


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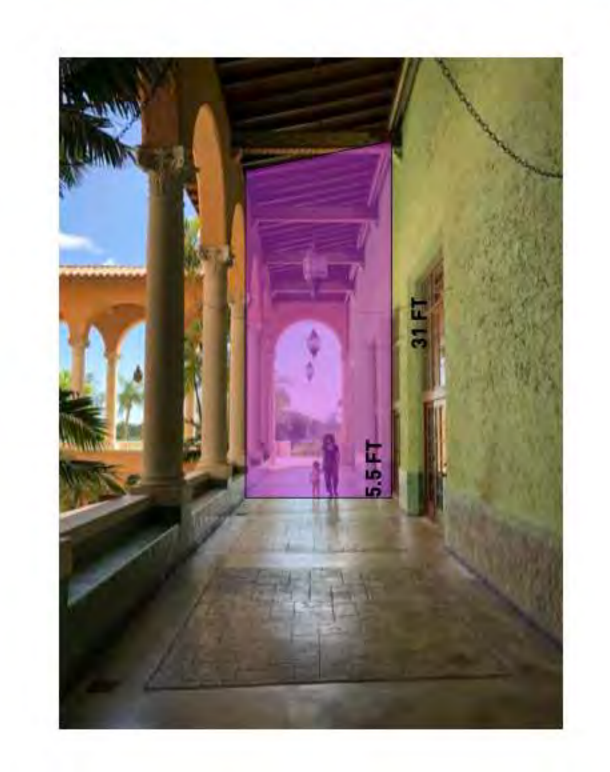
COLONADE HOTEL ARCADE HEIGHT STUDY



115 MENDOZA AVE - CORAL GABLES FLORIDA



BILTMORE HOTEL ARCADE HEIGHT STUDY



Project Address

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Client

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Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect

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Coral Gables Arcade Precidents



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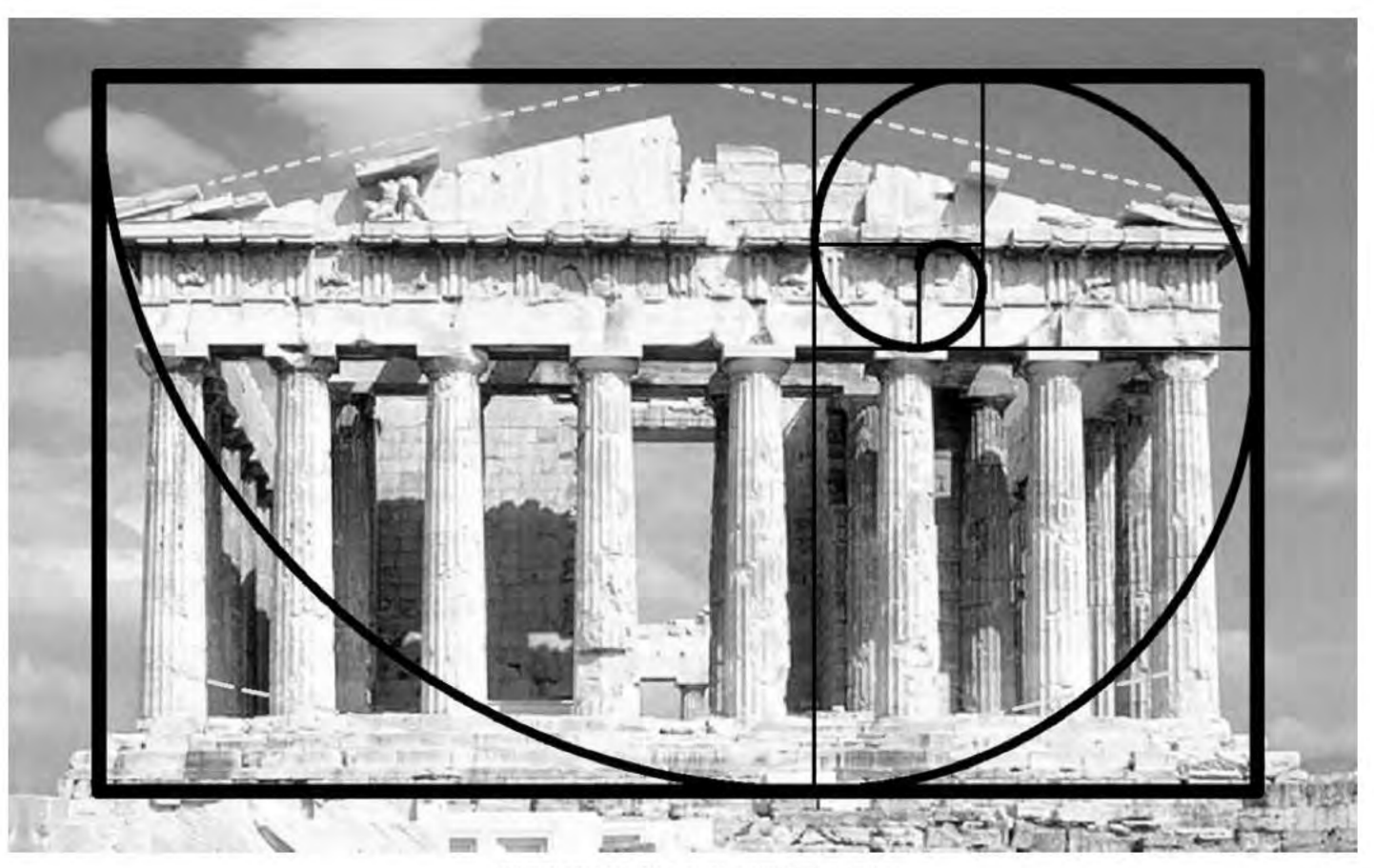
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LOGGIA DEI LANZI HEIGHT STUDY - FLORENCE ITALY



PARTHENON GOLDEN RATIO DIAGRAM



PROPOSED REDUCTION TO MATCH GOLDEN RATIO

Project Address

216 and 224 Catalonia Ave., 3000 Ponce De Leon Blvd., and 203 University Drive

Client

PONCE PARK RESIDENCES

The Allen Morris Company 121 Alhambra Plaza Suite 1600 Miami, FL 33134

Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

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Landscape Architect

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Arcade Scale Comparisons



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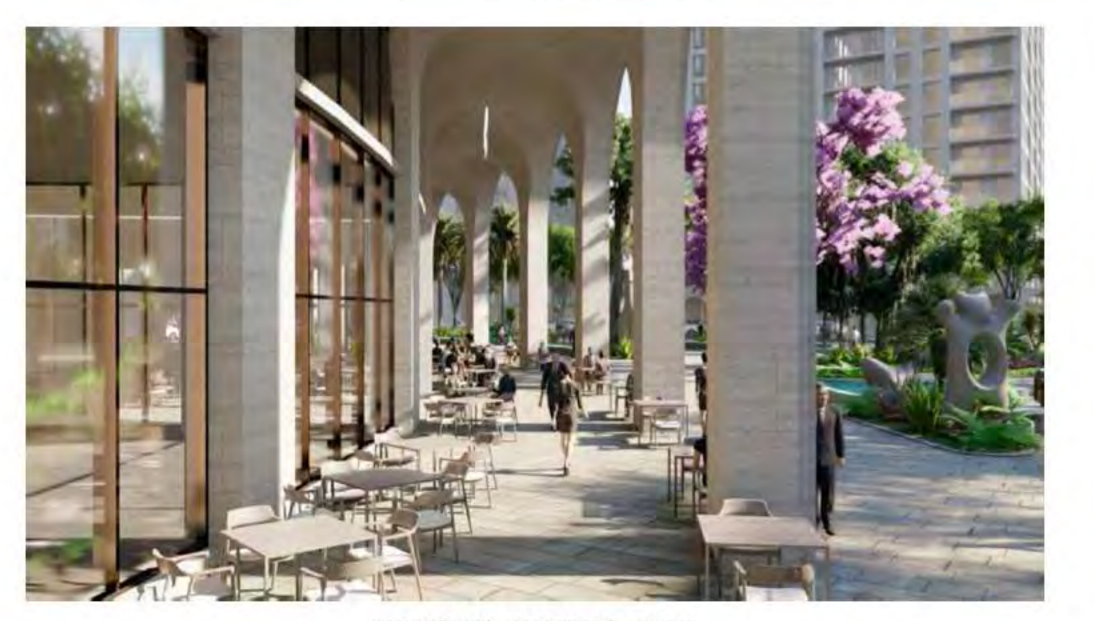
1812 PONCE PARK RESIDENCES



SUN STUDY - JAN 01 - 11AM



SUN STUDY - FEB 01 - 11AM



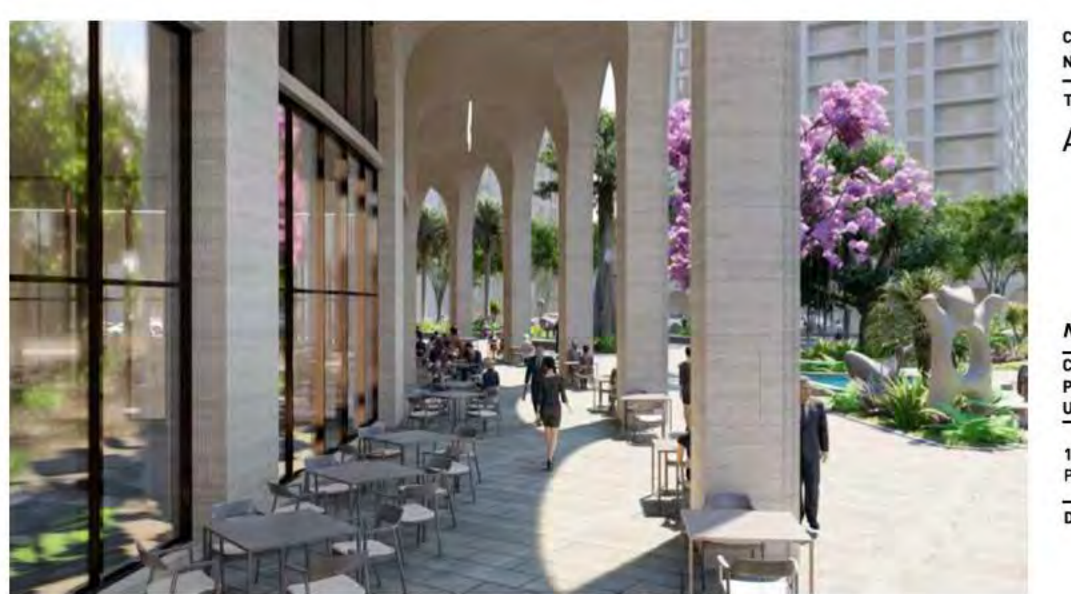
SUN STUDY - MARCH 01 - 11AM



SUN STUDY - APRIL 01 - 11AM



SUN STUDY - MAY 01 - 11AM



SUN STUDY - JUNE 01 - 11AM

Project Address

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Client

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The Allen Morris Company 121 Alhambra Plaza Suite 1600 Miami, FL 33134

Design Architect

Oppenheim Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

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Arcade Sun Study

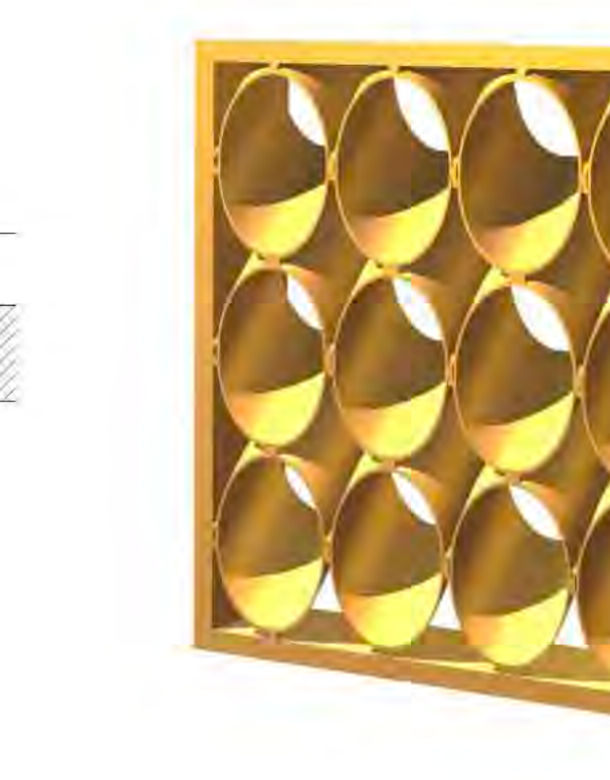


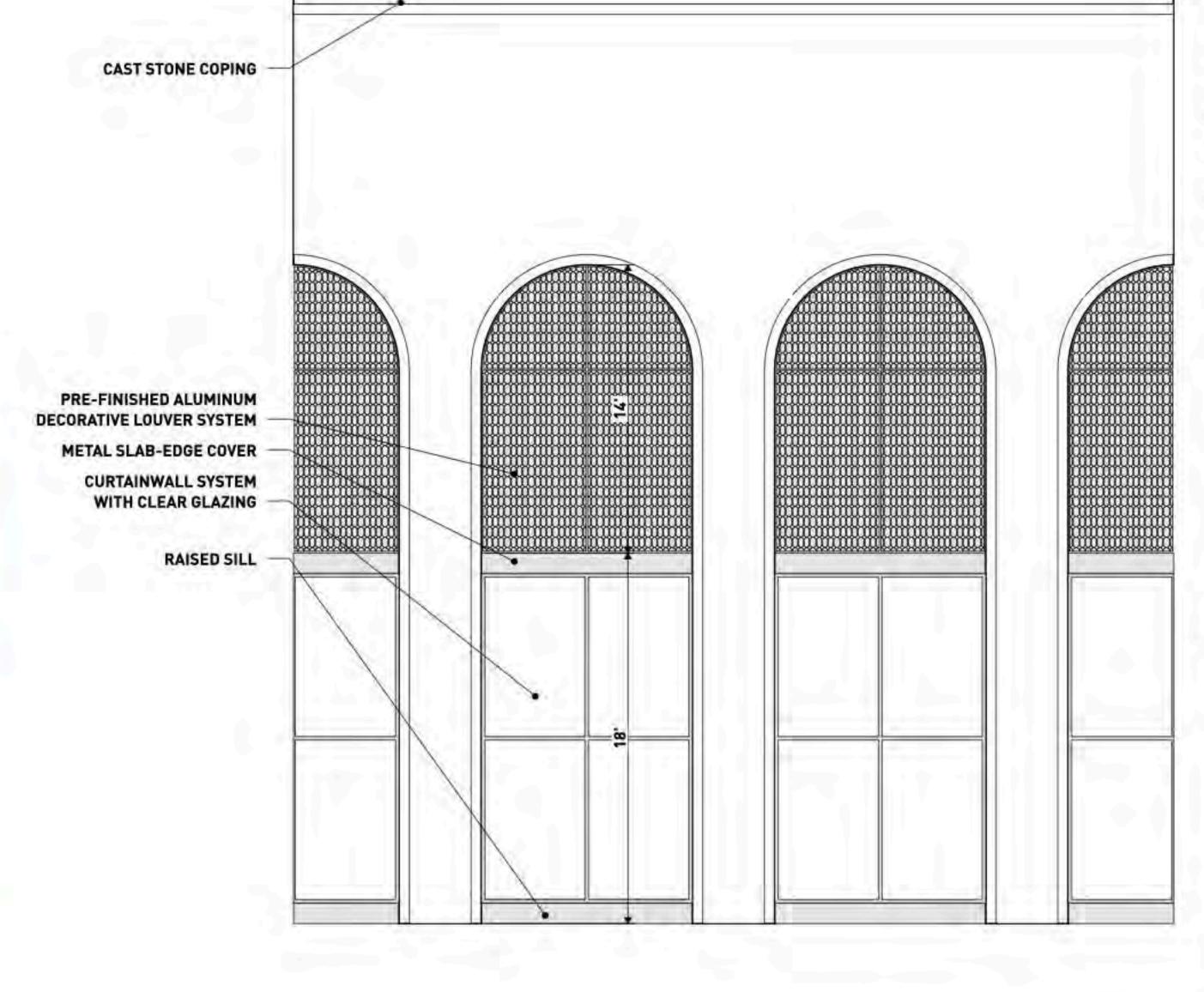
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PROPOSED COPING/TRANSITION DETAIL

PROPOSED ALUMINUM LOUVER - COLOR TO MATCH MULLIONS

TYPICAL RETAIL GLAZING/GARAGE SCREENING ELEVATION

Project No

1812

Project Address

216 and 224 Catalonia Ave., 3000 Ponce De Leon Blvd., and 203 University Drive

Client

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The Allen Morris Company 121 Alhambra Plaza Suite 1600 Miami, FL 33134

Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect

Naturalficial, Inc. 6915 Red Road, Suite 224 Coral Gables, FL 33143 P 786 717 6564

W naturalficial.com



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Details/Elevations



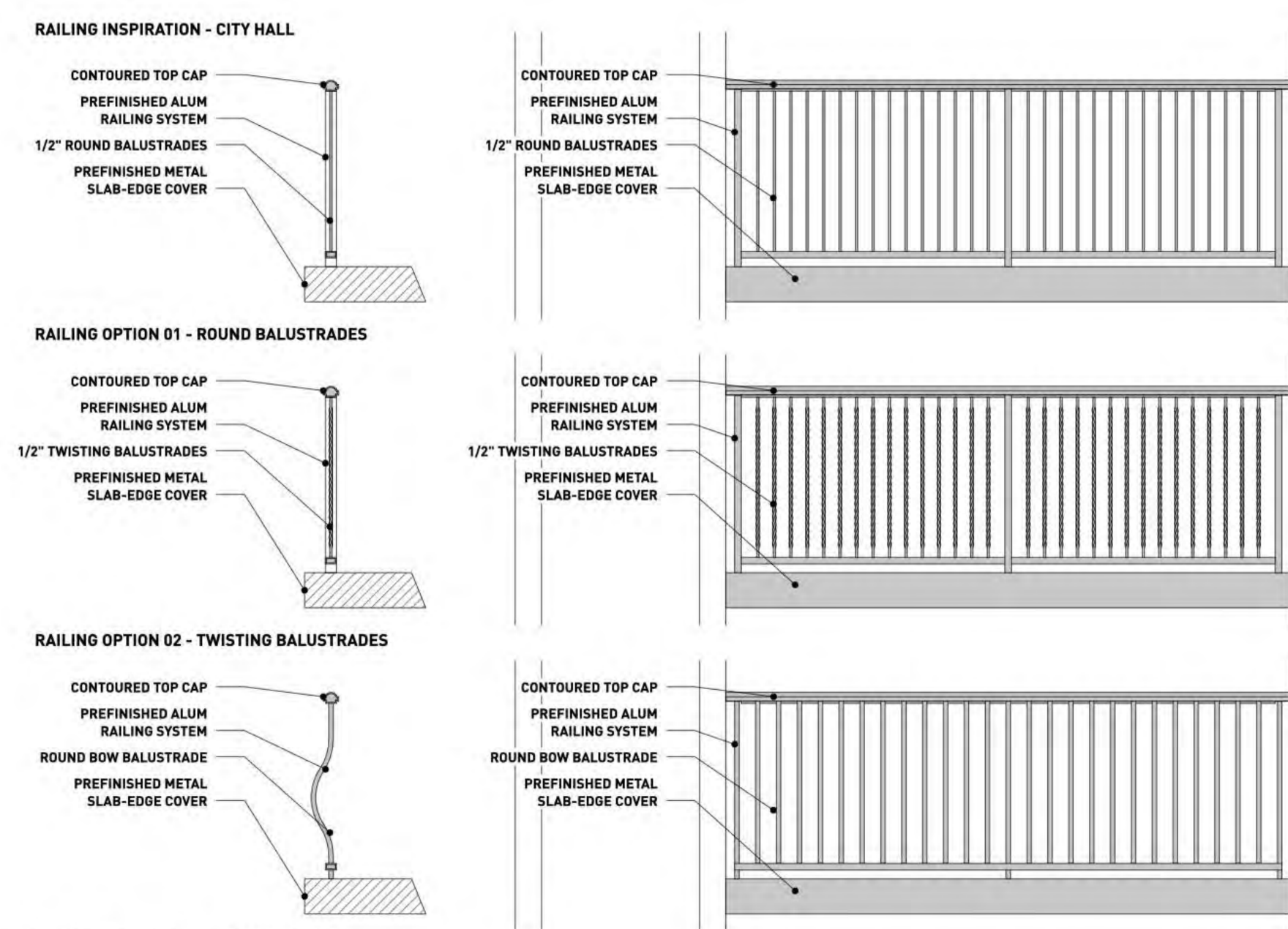
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RAILING OPTION 03 - BOW BALUSTRADES

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Design Architect

Oppenheim

Architecture

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Civil Engineer

Langan

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Landscape Architect

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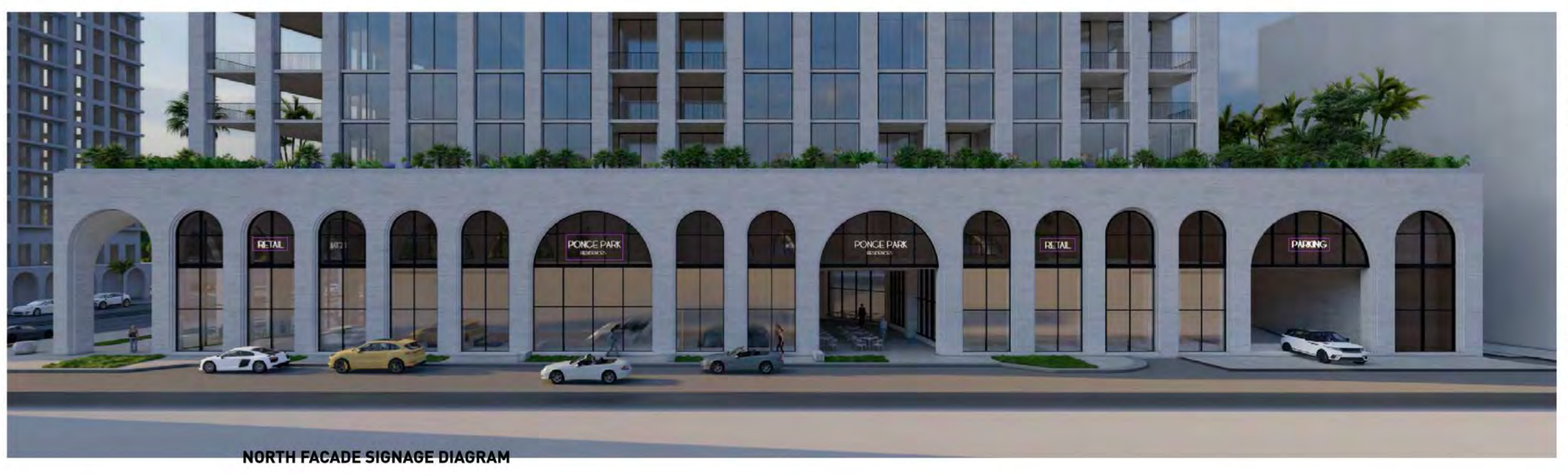


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PARK FACADE SIGNAGE DIAGRAM

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Design Architect

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Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

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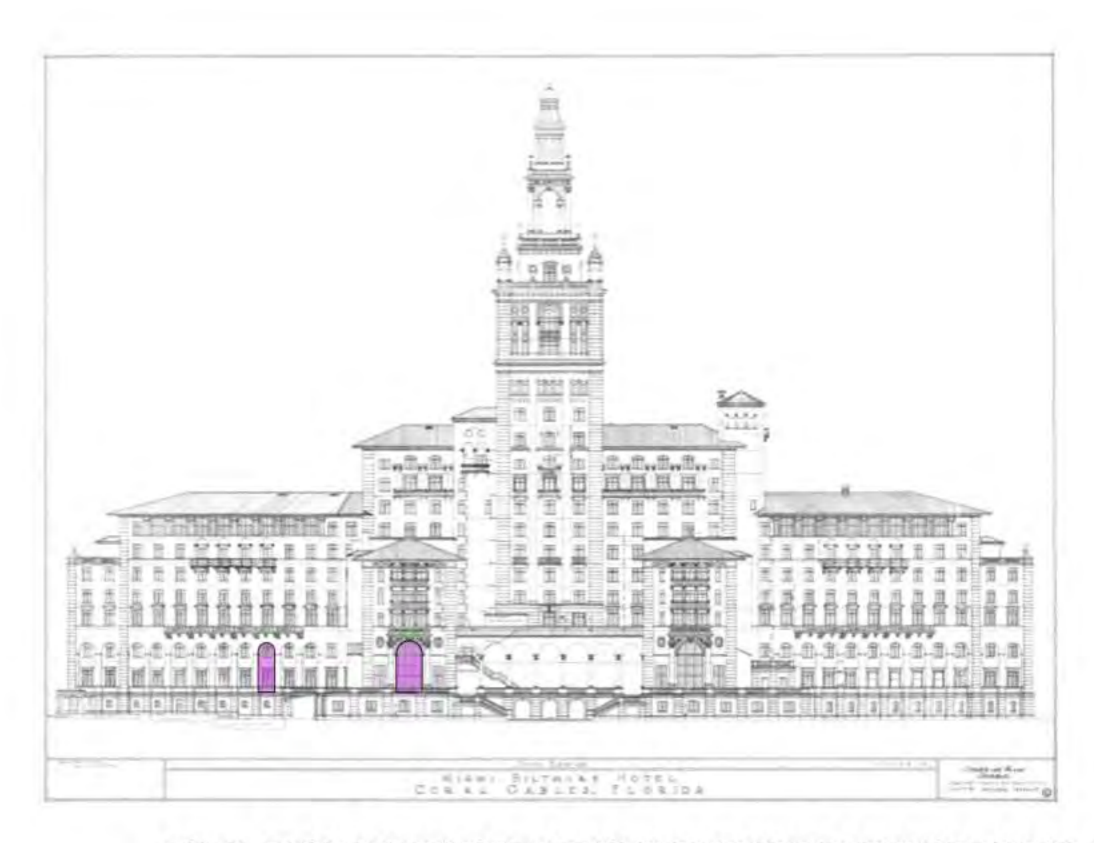
Signage Diagram



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1812 PONCE PARK RESIDENCES

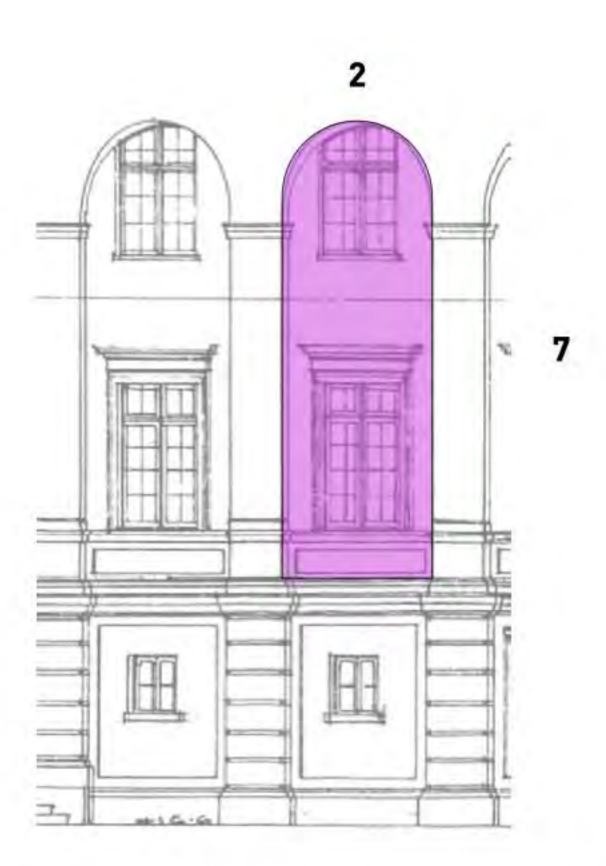


CORAL GABLES MEDITERRANEAN DESIGN GUIDE BILTMORE HOTEL PRECEDENT



ARCH PROPORTION

ARCH IS SLIGHTLY TALLER THEN THE 3:2 BILTMORE PROPORTION VERTICAL DIVISIONS SEEK TO MATCH BILTMORE PRECEDENT



CORAL GABLES MEDITERRANEAN DESIGN GUIDE BILTMORE HOTEL PRECEDENT

NARROW ARCH 3.5:1 PROPORTION DIVIDED AT MIDLINE WIDE ARCH 3:2 PROPORTION W/ 4 VERTICAL DIVISIONS



ARCH PROPORTION

ARCH PROPORTION MATCHES 7:2 BILTMORE PROPORTION VERTICAL DIVISIONS SEEK TO MATCH BILTMORE PRECEDENT Project No

Project Address

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Clien

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Oppenheim

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Civil Engineer

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Precedent Proportion Comparison



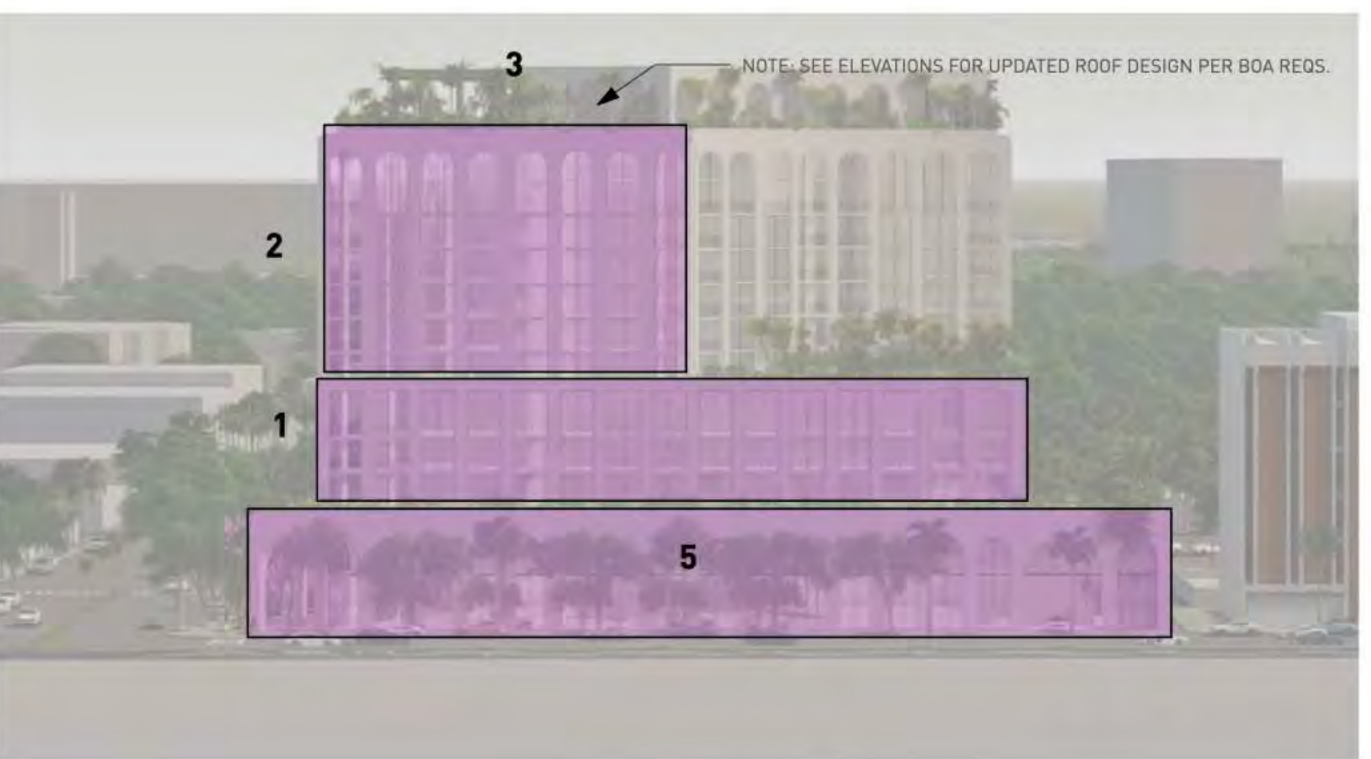
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1812 PONCE PARK RESIDENCES

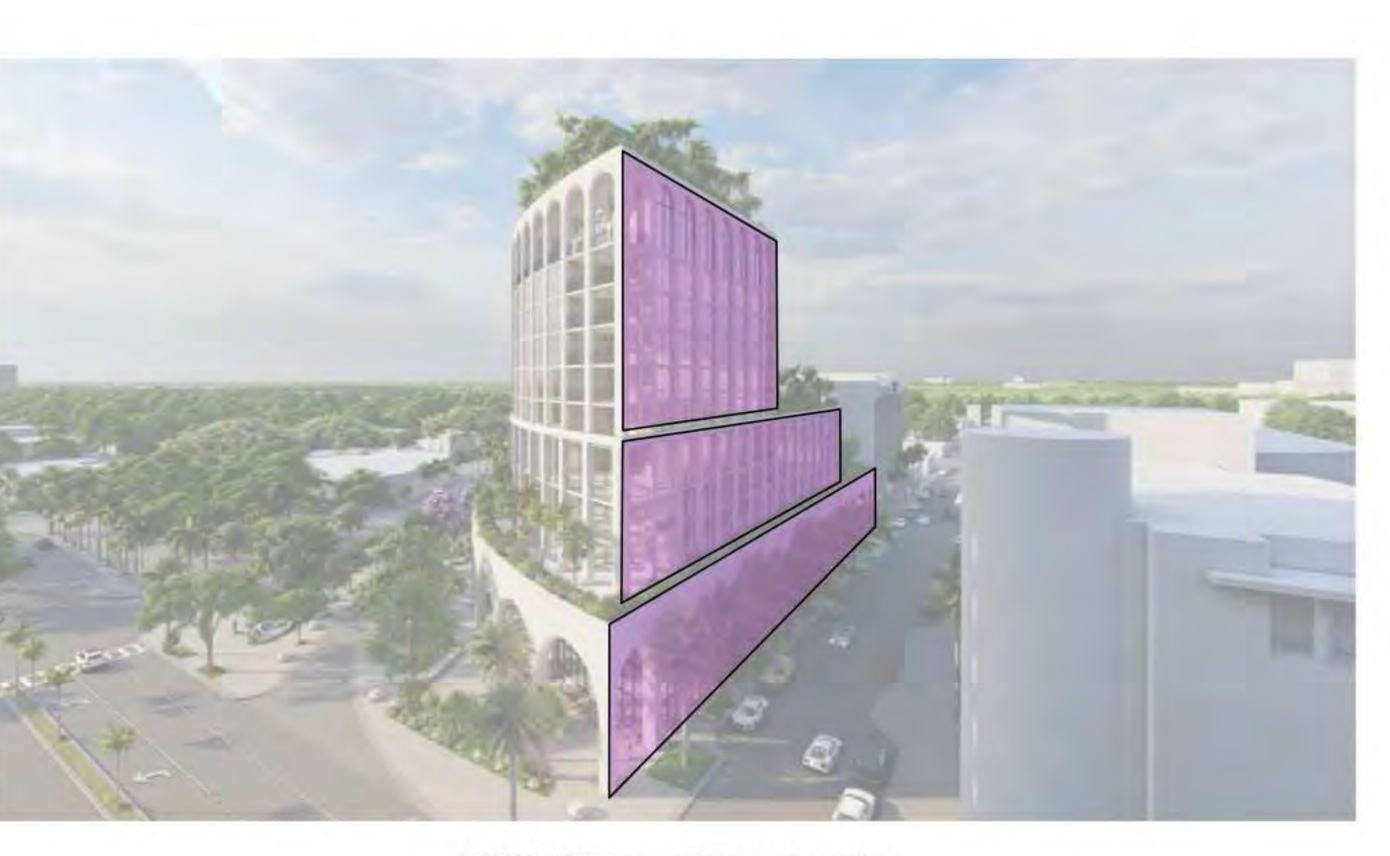
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NORTH/NORTHEAST ELEVATION

STEPPED FACADE WITH TOWER ELEMENT



NORTH/NORTHEAST ELEVATION

STEPPED FACADE WITH TOWER ELEMENT

1812

Project Address

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The Allen Morris Company 121 Alhambra Plaza Suite 1600 Miami, FL 33134

Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect

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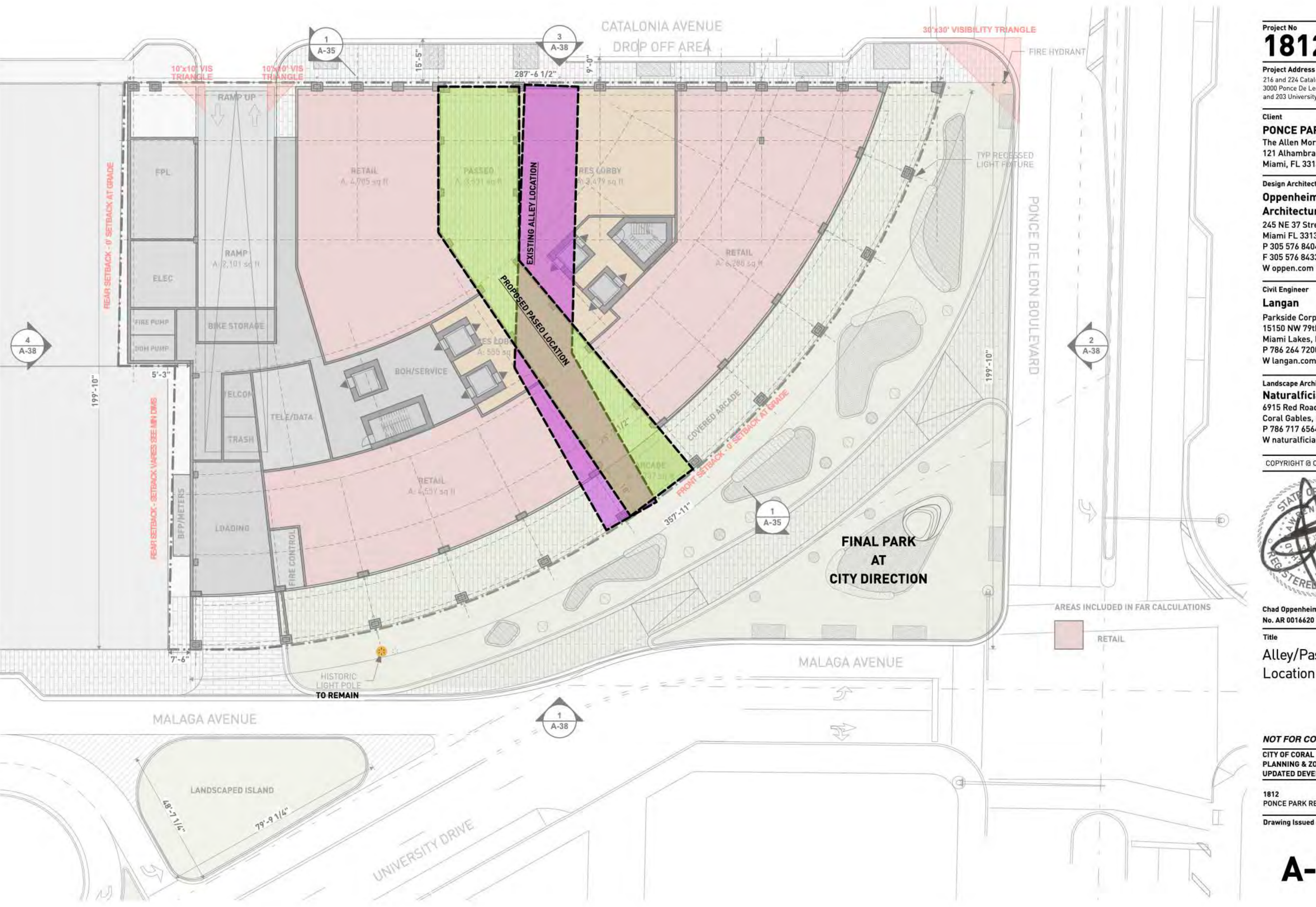
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UPDATED DEVELOPMENT APPLICATION

1812 PONCE PARK RESIDENCES

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CORAL GABLES MEDITERRANEAN DESIGN GUIDE BILTMORE HOTEL PRECEDENT
STEPPED FACADE WITH TOWER ELEMENT



Project Address

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Oppenheim

Architecture

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Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect Naturalficial, Inc. 6915 Red Road, Suite 224

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Alley/Passeo Location Diagram

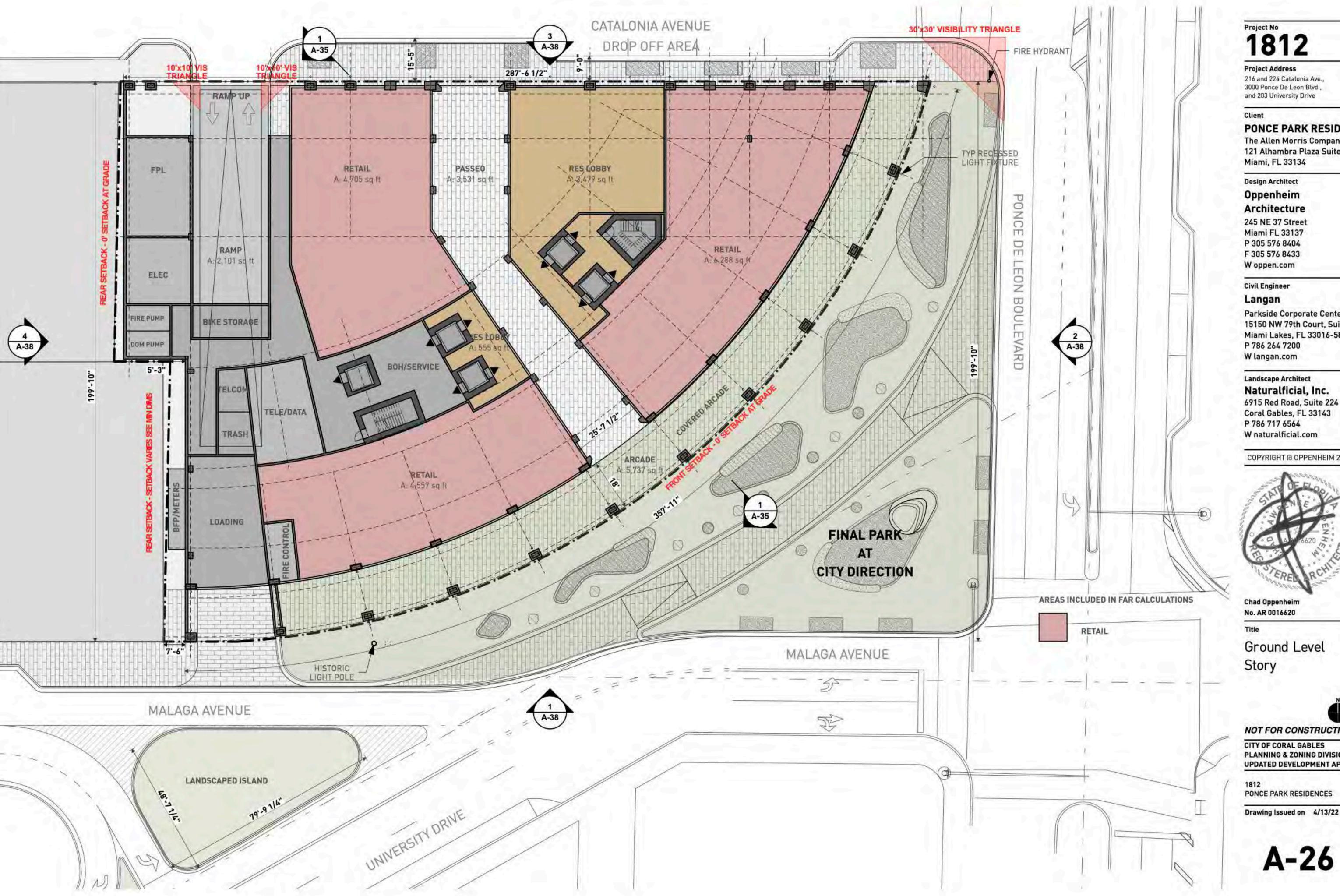


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Miami FL 33137 P 305 576 8404 F 305 576 8433

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Ground Level

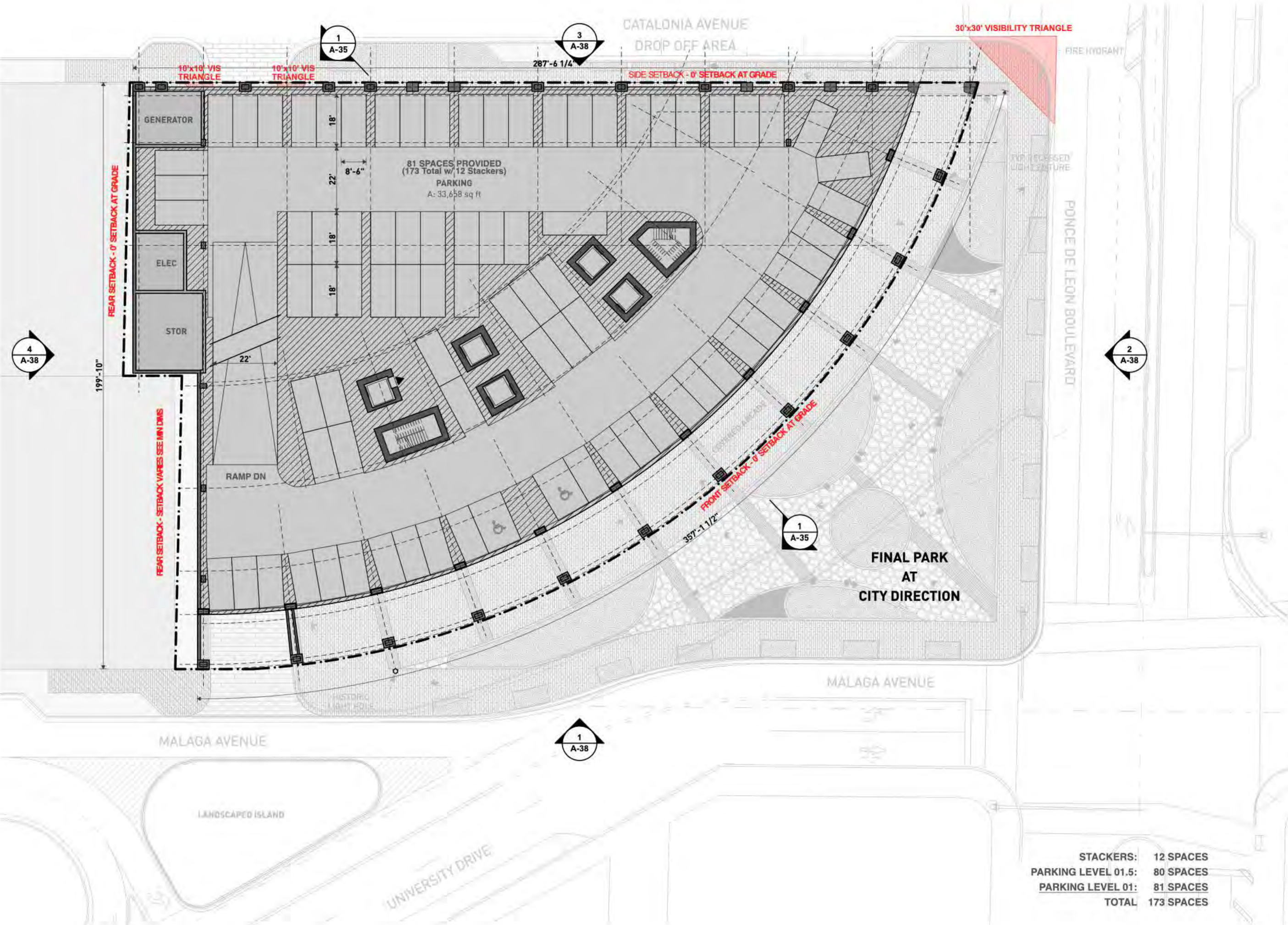


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Screened Parking Level 01

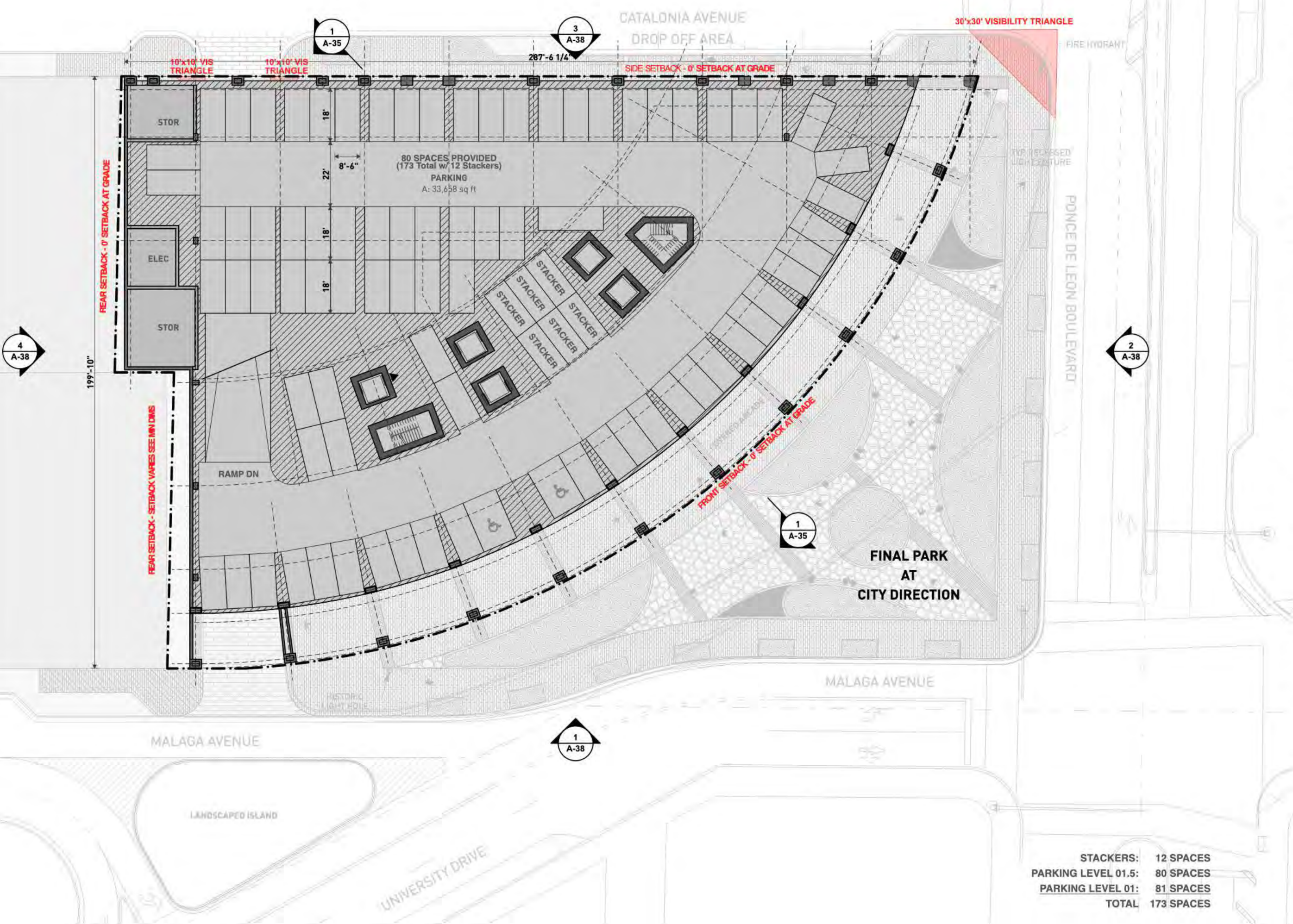


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Screened Parking Level 01.5

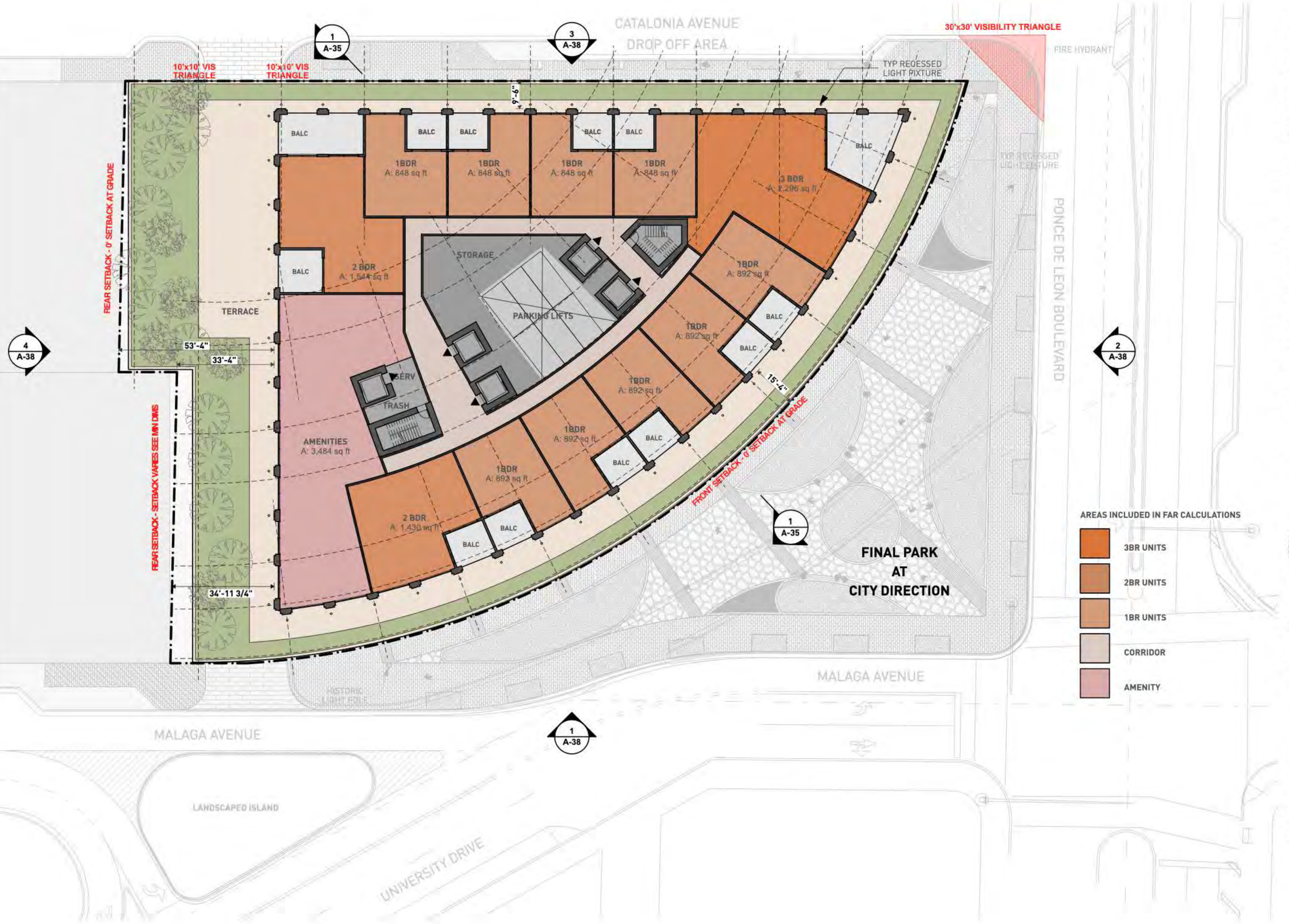


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Landscape Architect

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Design Architect

Oppenheim

Architecture

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Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

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Residential Story 04-08

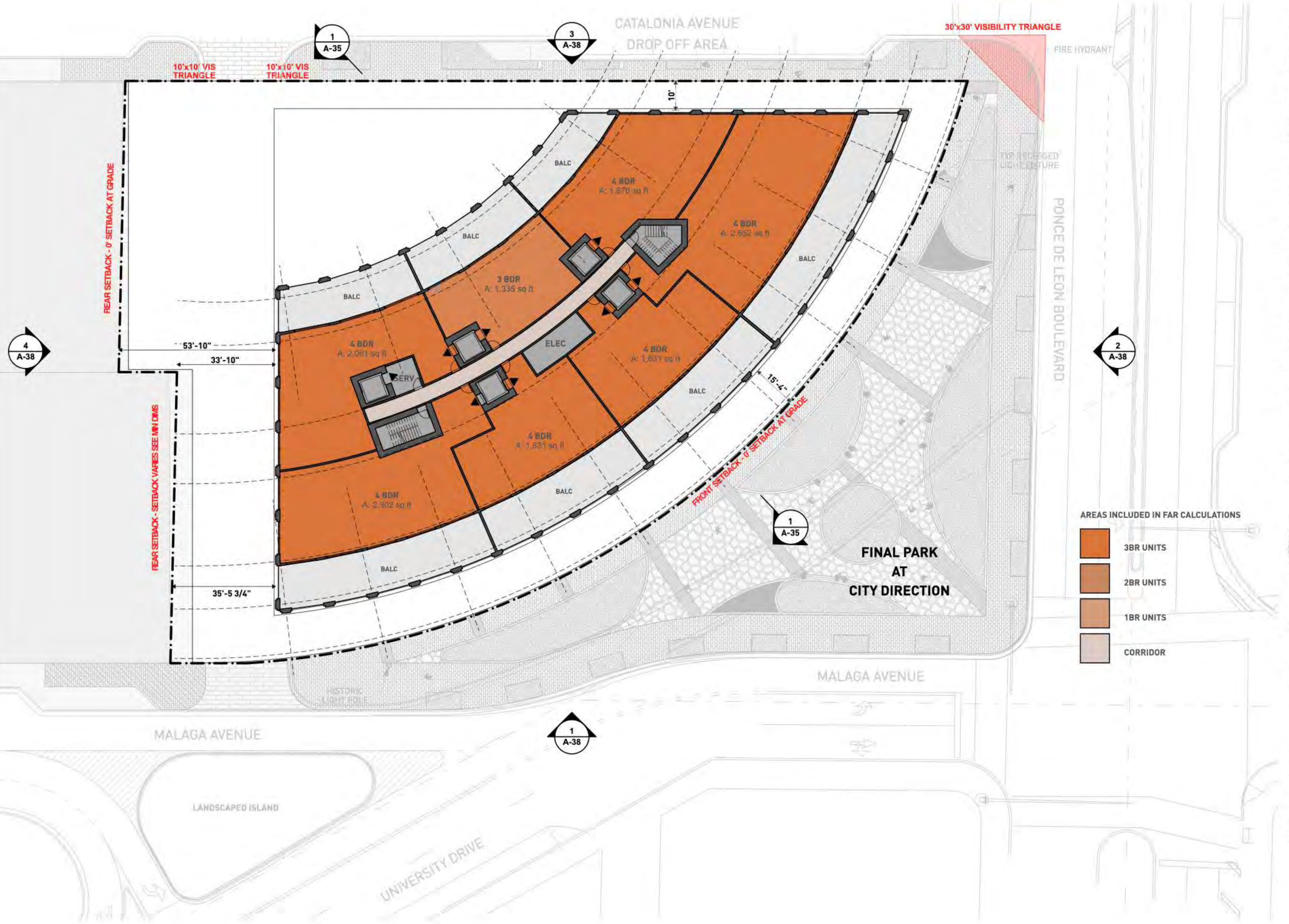


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Design Architect

Oppenheim

Architecture

Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

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Landscape Architect

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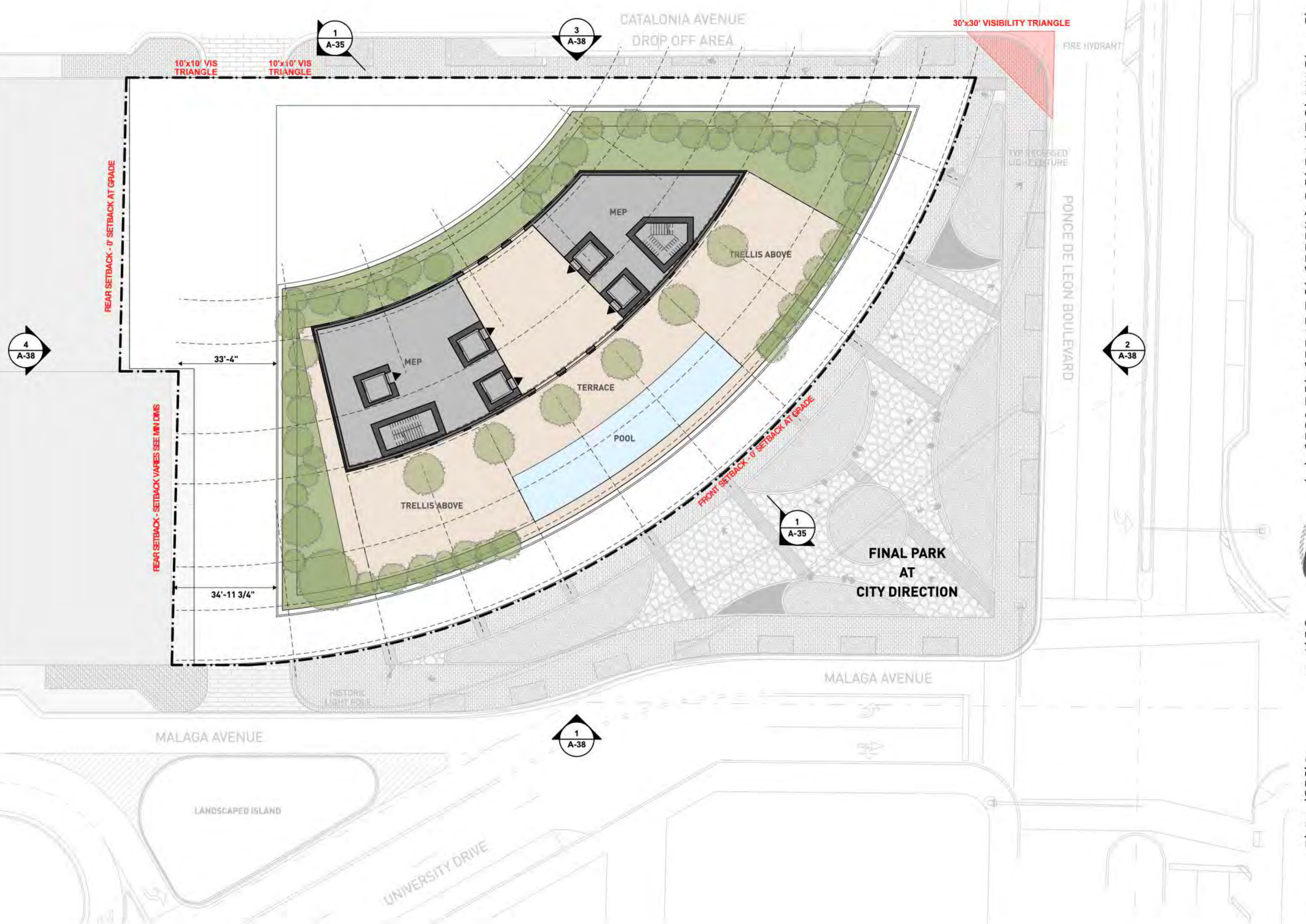


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Civil Engineer

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Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Naturalficial, Inc. 6915 Red Road, Suite 224

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Title

Roof Level

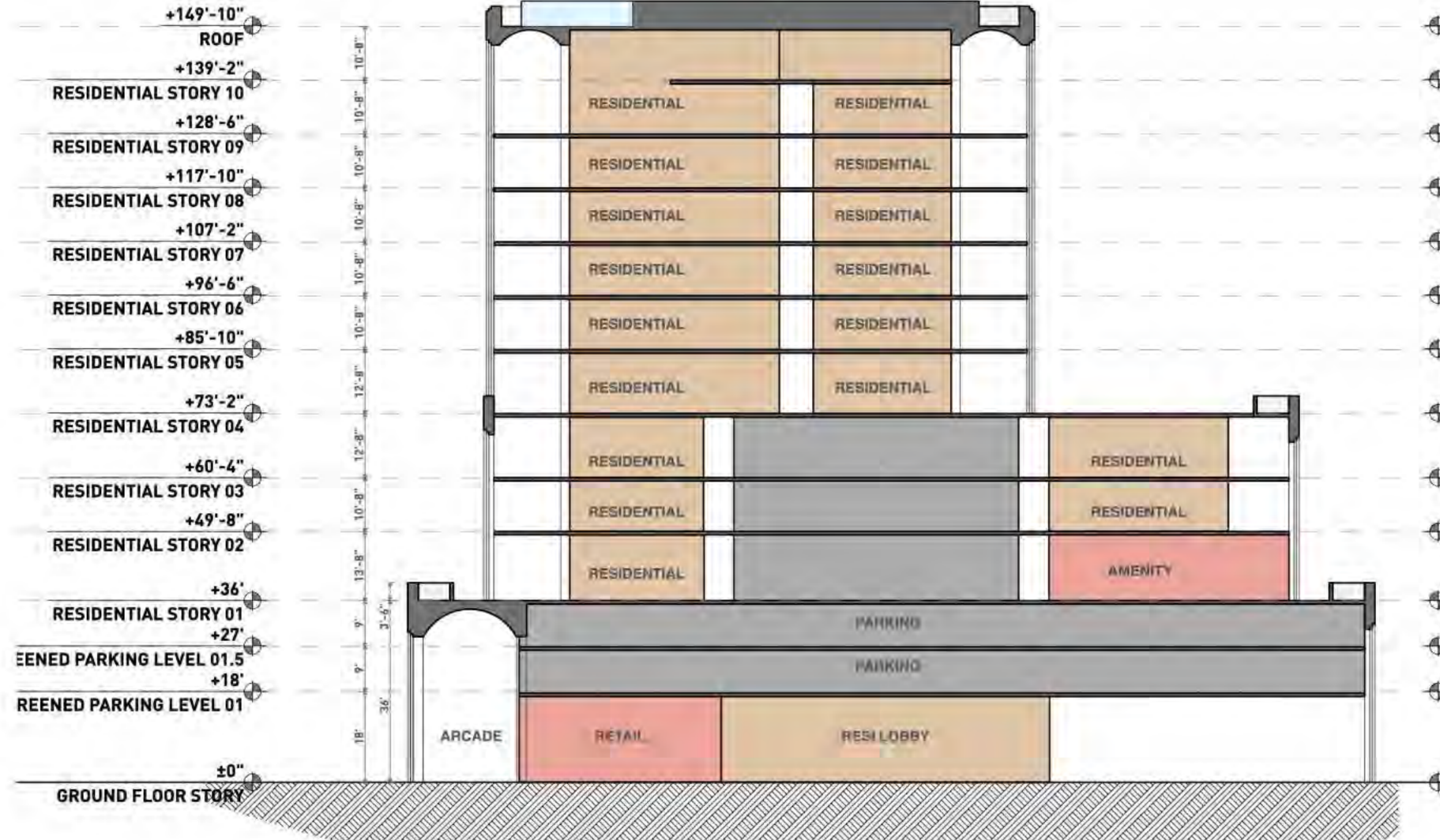


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CITY OF CORAL GABLES
PLANNING & ZONING DIVISION
UPDATED DEVELOPMENT APPLICATION

1812 PONCE PARK RESIDENCES

Drawing Issued on 4/13/22



+149'-10"

+139'-2"

RESIDENTIAL STORY 10

+128'-6"

RESIDENTIAL STORY 09

+117'-10"

RESIDENTIAL STORY 08

+107'-2"

RESIDENTIAL STORY 07

+96'-6"

RESIDENTIAL STORY 06

+85'-10"

RESIDENTIAL STORY 05

+73'-2"

RESIDENTIAL STORY 04

+60'-4"

RESIDENTIAL STORY 03

+49'-8"

RESIDENTIAL STORY 02

RESIDENTIAL STORY 01

SCREENED PARKING LEVEL 01.5

SCREENED PARKING LEVEL 01

GROUND FLOOR STORY

* ROOFTOP WILL INCLUDE A POOL AND MECHANICAL ELEMENTS TO BE ENHANCED AND CONCEALED BY ARCHITECTURAL FEATURES AS REQUIRED BY CODE. THE EXACT SCOPE AND LOCATION OF THESE ELEMENTS SHALL BE DETERMINED BY DETAILED PROJECT ENGINEERING PLANS AND CONSTRUCTION DRAWINGS.

Project No

1812

Project Address

216 and 224 Catalonia Ave., 3000 Ponce De Leon Blvd., and 203 University Drive

PONCE PARK RESIDENCES

The Allen Morris Company 121 Alhambra Plaza Suite 1600 Miami, FL 33134

Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect

Naturalficial, Inc. 6915 Red Road, Suite 224

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Section A-A



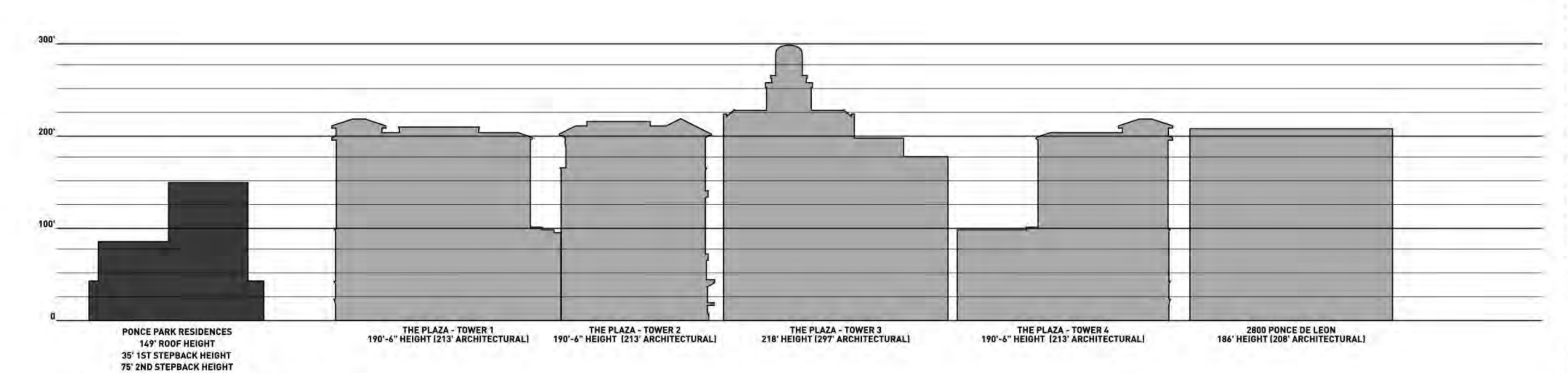
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CITY OF CORAL GABLES **PLANNING & ZONING DIVISION UPDATED DEVELOPMENT APPLICATION**

1812

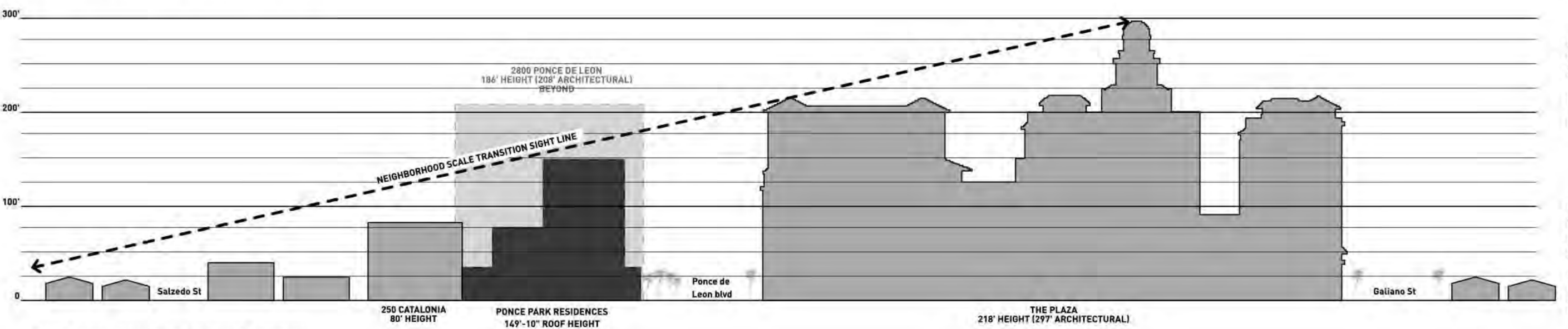
PONCE PARK RESIDENCES

Drawing Issued on 4/13/22



ADJACENT PROJECT HEIGHT COMPARISON

EAST/WEST CONTEXT MASSING SECTION



35' 1ST STEPBACK HEIGHT

75' 2ND STEPBACK HEIGHT

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Height Comparison



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Landscape Architect Naturalficial, Inc.

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Context Height Map



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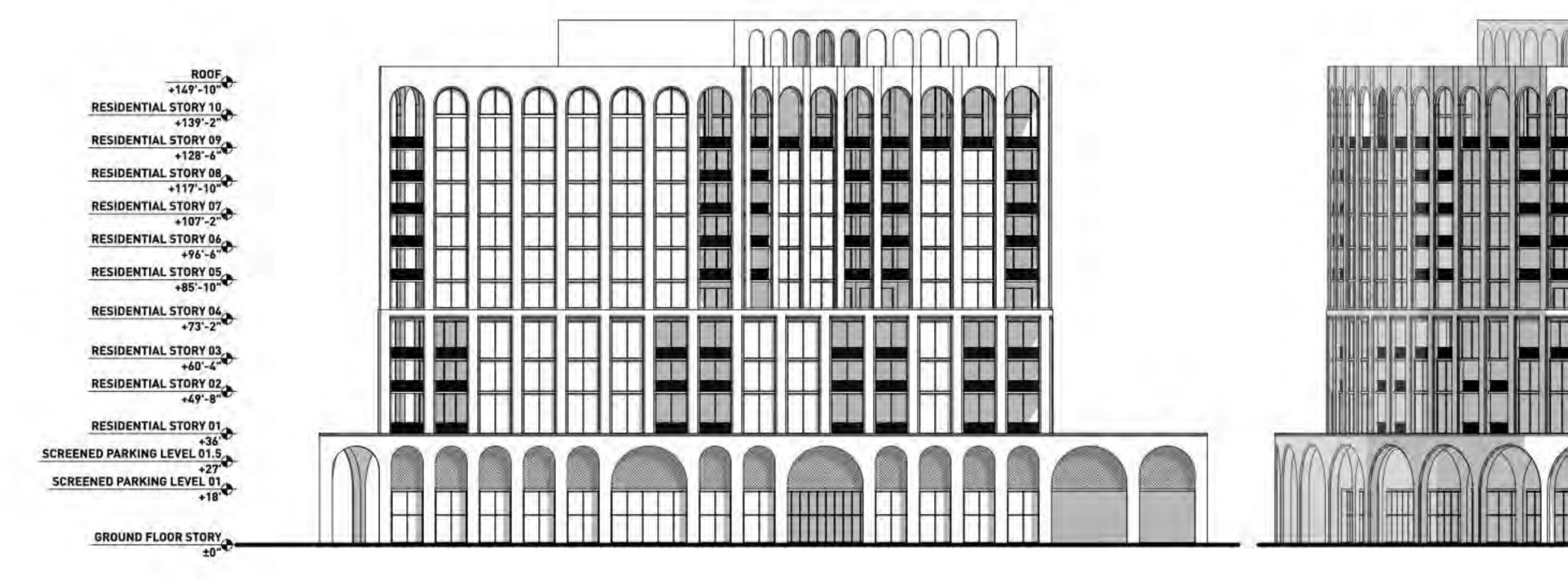
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PONCE PARK RESIDENCES

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SOUTH ELEVATION **WEST ELEVATION**



EAST ELEVATION NORTH ELEVATION

> ELEMENTS TO BE ENHANCED AND CONCEALED BY ARCHITECTURAL FEATURES AS REQUIRED BY CODE. THE EXACT SCOPE AND LOCATION OF THESE ELEMENTS SHALL BE DETERMINED BY DETAILED PROJECT ENGINEERING PLANS AND CONSTRUCTION DRAWINGS.

PROOF +149'-10"

RESIDENTIAL STORY 10+139'-2"

RESIDENTIAL STORY 09 +128'-6"

RESIDENTIAL STORY 08 RESIDENTIAL STORY 07

RESIDENTIAL STORY 06

RESIDENTIAL STORY 05 +85'-10"

RESIDENTIAL STORY 04

RESIDENTIAL STORY 03

RESIDENTIAL STORY 02 +49'-8"

RESIDENTIAL STORY 01

SCREENED PARKING LEVEL 01.5 SCREENED PARKING LEVEL 01

GROUND FLOOR STORY

* ROOFTOP WILL INCLUDE A POOL AND MECHANICAL

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Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect

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Elevations



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The Allen Morris Company 121 Alhambra Plaza Suite 1600 Miami, FL 33134

Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect

Naturalficial, Inc. 6915 Red Road, Suite 224 Coral Gables, FL 33143 P 786 717 6564

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Rendering - Tower from SE



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Clien

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The Allen Morris Company 121 Alhambra Plaza Suite 1600 Miami, FL 33134

Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect

Naturalficial, Inc. 6915 Red Road, Suite 224

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Rendering - Tower from NE



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1812 PONCE PARK RESIDENCES

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Project No 1812

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Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

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Rendering -Arcade from North



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1812 PONCE PARK RESIDENCES

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Design Architect

Oppenheim Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433

Civil Engineer

W oppen.com

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect

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Rendering -Arcade from South



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Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

Civil Engineer

Langan

Parkside Corporate Center 15150 NW 79th Court, Suite 200 Miami Lakes, FL 33016-5848 P 786 264 7200 W langan.com

Landscape Architect Naturalficial, Inc.

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Rendering - Park/ Arcade from Ponce



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Design Architect

Oppenheim

Architecture

245 NE 37 Street Miami FL 33137 P 305 576 8404 F 305 576 8433 W oppen.com

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Langan

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Landscape Architect

Naturalficial, Inc. 6915 Red Road, Suite 224

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Rendering -Catalonia Dropoff Exit



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Landscape Architect

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Rendering - Site Plan View



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1812 PONCE PARK RESIDENCES

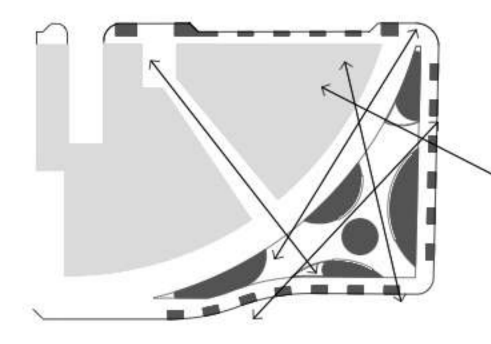
Drawing Issued on 4/13/22

PONCE PARK RESIDENCES			
Miami-Dade County Landscape Legend		2020.10.15	
200 Dec 200 Tab	Net Lot Area: 56,138		
Zoning District: Coral Cables - Commercial "C"	s.f.	Net Lot Acre: 1.29	
LANDSCAPE REQUIREMENTS WITHIN PROPERTY			
Open Space	Required / Allowed	Provided	
A. Square feet of landscape open space	19800-1970-1970-1970 Wednesday		
Net Lc: Area = 56 138 s.f. x 26% minimum = 14,035 s.f.	14,035	33,297	
B. Square feet of parking of open space required. "See Architect's Drawings"	1000000	900000	
Number of parking spaces C spaces x 10 s.f. per parking space =	0	0	
C. Total square leet of andscaped open space required.	14,035	33,297	
Trees	Required / Allowed	Provided	
A. Number of trees required per not lot acre, loss existing number of trees meeting minimum reducements. Palms to boun, as a required free on the basis of three (5.1) palms per tree. *MOTE: I exceptions to number or trees required may be granted based on exceptional plant material provided and subject to Public Service Department reviewand approval.			
28 frees x 1 29 net lot acre - 0 (existing) =	36	5 (4 Treas + 4 Palnis)	
B. % Palms allowed	9,5119		
36 trees x 25% allowed = (9) x 3 =	27	1 (4 Palms)	
C % Natives requirec;			
(36) x 38% requirec = 1)	418	0	
D. Street tress (maximum average spacing of 35" l.f.):			
(717) inear feet not including drive in a lises and visibility triangles / 35 =	20	19 (18 Trees & 3 Palms)	
Palms as street trees to count as a required tree on the pasis of three (3:1) palms per tree.			
(/1/) inearfeet/35 =	16	1 (3 Palms)	
Filistreet trees located directly undernearth power lines: (maximum average spacing of o o):	5504	SHORE OF SHORE	
linear feet along street / 25 =	N/A	N/A	
F. Total number of trees provided	56	24	
Shrubs	Required / Allowed	Provided	
A. Number of shrubs required:	Unit should		
(224 per sore) x 1 28 =	289	335	
B. % Native strubs required:	0906		
(number of altrubs provided) 289 x 30% =	87	0	
C. % Drought to erance and low maintenance required.	2507	3999	
(number of almubs provided) 289 x 50% =	87	335	
Imigation Plan: Required to comply with Chapter 33 of the Miami-Dade County Code of Ordinances:	Auto imigation _X_ or nose bi	b arov ded	

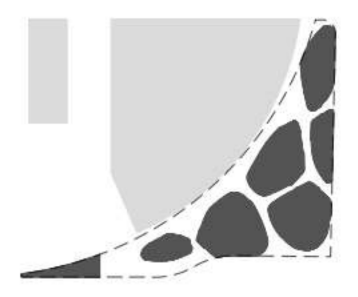


CURRENT OPTION COLONNADE & PARK HARDSCAPE VS LANDSCAPE DIAGRAM

TOTAL PARK: 14,713 SQ FT HARDSCAPE: 10,593 SQ FT LANDSCAPE: 4,120 SQ FT

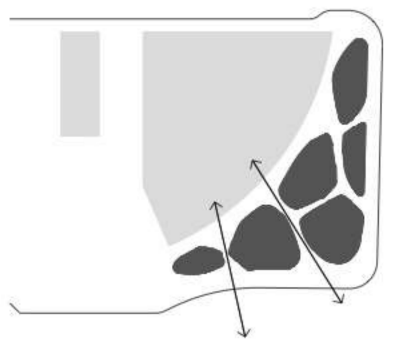


CURRENT OPTION SIGHTLINES DIAGRAM



ORIGINAL DESIGN **COLONNADE & PARK** HARDSCAPE VS LANDSCAPE DIAGRAM

TOTAL PARK: 14,713 SQ FT HARDSCAPE: 5,973 SQ FT LANDSCAPE: 8,740 SQ FT



ORIGINAL DESIGN SIGHTLINES DIAGRAM

GROUND LEVEL DIAGRAMS

SHEET INDEX

SHEET#	SHEET TITLE	_								
L-0.00A	LANDSCAPE COVER SHEET	¥.	•	¥	•	¥	•	AL	•	A
L-0,00D	ILLUSTRATIVE SITE PLAN	ΙĒ	•	Ē	•	Ē	•	Ē	•	Ė
L-0.00DA	ILLUSTRATIVE SITE PLAN - HARDSCAPE	18		8		JBA		SUBMITTAL	•	SUBMITTAL
L-0.00E	RENDERINGS	RESUBMIT	•	2020.07.27 -DRC RESUBMITTAL	•	-BOA SUBMITTAL	•			A SI
L-0.00F	RENDERINGS	(0)	•	CR	•	80		2020.10,16 -BOA		-BOA
L-0.00G	RENDERINGS	ĎŖ.	•	H.	•	15		16		17.
L-0.00H	RENDERINGS	55	•	27	•	2020.09.15		10		2022.03.17
L-0.00I	RENDERINGS	9	•	20	•	920		020		022
L-0.00J	RENDERINGS	2020	•	920	•	2		2		2
L-0.01	SITE SURVEY	100		N	•	ij	•		•	
L-0.02	SITE CONTEXT					Î		ì	•	
L-1.10	GROUND LEVEL HARDSCAPE PLAN]	•		•	1	•		•	
L-1.10A	HARDSCAPE AND MATERIALS REFERENCE IMAGES		•		•	3	•		•	
L-1.10B	SITE DIAGRAMS		•	l,	•				•	
L-1.10C	SITE DIAGRAMS				J.J.	l ij				
L-3.00	TREE DISPOSITION PLAN		•		•	Ú	•		•	
L-3.01	TREE DISPOSITION LIST		•		•	ij	•		•	
L-3.10	GROUND LEVEL LANDSCAPE PLAN		•		•	j	•		•	
L-3.10A	ENLARGED GROUND LEVEL LANDSCAPE PLAN		•		•	li				
L-3.10B	ENLARGED GROUND LEVEL LANDSCAPE PLAN		•			ij				
L-3.10C	ENLARGED GROUND LEVEL LANDSCAPE PLAN		•		•	j				
L-3.13	PLANTING REFERENCE IMAGES		•		•	Î	•		•	
L-3.14	PLANTING REFERENCE IMAGES]	•		•					
L-3.15	PLANTING REFERENCE IMAGES		• • • • •		•			3		
L-3.20	GENERAL PLANTING NOTES AND DETAILS		•		•		•		•	
L-4.10	GROUND LEVEL LANDSCAPE LIGHTING PLAN		•		•		•		•	

SCOPE OF WORK

 HARDSCAPE, LANDSCAPE, AND LANDSCAPE LIGHTING FOR AREAS NOTED IN LIMITS OF SCOPE OF WORK.

GENERAL SITE NOTES

- GENERAL CONTRACTOR, SUBCONTRACTORS, AND INSTALLERS SHALL CROSS REFERENCE ARCH. DWGS., ENGINEERING DWGS., AND LANDSCAPE DWGS., THROUGHOUT THE IMPLEMENTATION TO ENSURE THE DESIGN INTENT IS MET. ANY DISCREPANCIES SHALL BE NOTED AND BROUGHT TO THE GENERAL CONTRACTOR'S ATTENTION.
- SEE CIVIL AND ARCHITECTURE DRAWINGS FOR F.F.E & SURFACE DRAINAGE
- SEE MEP ENG. DRAWINGS FOR IRRIGATION CONNECTIONS.
- SEE STRUCT. ENG. DRAWINGS FOR STRUCTURAL COMPONENTS.
- SEE ELECTRICAL ENG. DRAWINGS FOR LANDSCAPE LIGHTING WIRING. ALL WORK, MATERIALS, AND EQUIPMENT UTILIZED IN THIS PROJECT SHALL BE INSTALLED IN STRICT ACCORDANCE WITH THE GOVERNING ZONING & BUILDING CODE, MANUFACTURER'S RECOMMENDATIONS, AND
- SPECIFICATIONS. CONTRACTOR SHALL BE RESPONSIBLE FOR VISITING SITE PRIOR TO BIDDING IN ORDER TO FAMILIARIZE THEMSELVES WITH ALL EXISTING CONDITIONS AFFECTING THE WORK, INCLUDING BUT NOT LIMITED TO PRIVATE AND PUBLIC UTILITIES, ON AND OFF SITE, ACCESS ROADS, AND OTHER SUPPORT FACILITIES.
- CONTRACTOR MUST NOTIFY LANDSCAPE ARCHITECT IMMEDIATELY OF ANY UNEXPECTED OR UNKNOWN CONDITIONS OR DISCREPANCIES IN THE DRAWINGS AND CONTRACT DOCUMENTS, AS WELL AS ANY ERRORS OR OMISSIONS ON THE DRAWINGS PRIOR TO PROCEEDING WITH THE WORK OR SHOP FABRICATION.
- CONTRACTOR SHALL PREPARE AND MAINTAIN ALL CONSTRUCTION AREAS, AS WELL AS SURROUNDING AREAS FREE OF DEBRIS OR HAZARDOUS EQUIPMENT AT ALL TIMES.

GENERAL ABBREVIATIONS

AFF	ABOVE FINISH FLOOR	OA	OVERALL PLAN
ARCH	ARCHITECT	PLNT	PLANTING
CONC	CONCRETE	P.L.	PROPERTY LINE
DWGS	DRAWINGS	STRUCT	STRUCTURE / STRUCTURAL
EL	ENLARGED PLAN	ТВ	TOP OF BENCH
ENG	ENGINEER	TG	TOP OF GRADE
EXST	EXISTING	TPW	TOP OF PLANTER WALL
FFE	FINISH FLOOR ELEVATION	TYP	TYPICAL
HSCP	HARDSCAPE	TW	TOP OF WALL
LA	LANDSCAPE ARCHITECT	E	CENTER LINE
LSCP	LANDSCAPE	M	MONUMENT LINE
ML.	MATCH LINE		•

1812

216 and 224 Catalonia Ave. 3000 Ponce De Leon Blvd. and 203 University Drive

PONCE PARK RESIDENCES The Allen Morris Company 121 Athambra Plaza Suite 1600 Miami, FL 23134

Oppenheim Architecture 245 NE 37 Street Miami FL 33137 P 305 574 8404

W oppen.com 15190 NW 799 Court, Suite 200 Miami Lakes, FL 22016-5848 P 786 264 7200

Landscipe Architect Naturalficial, Inc. 6915 Red Road, Suite 224 Coral Gabies, FL 33143 Winaturathcial.com

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Cover Sheet



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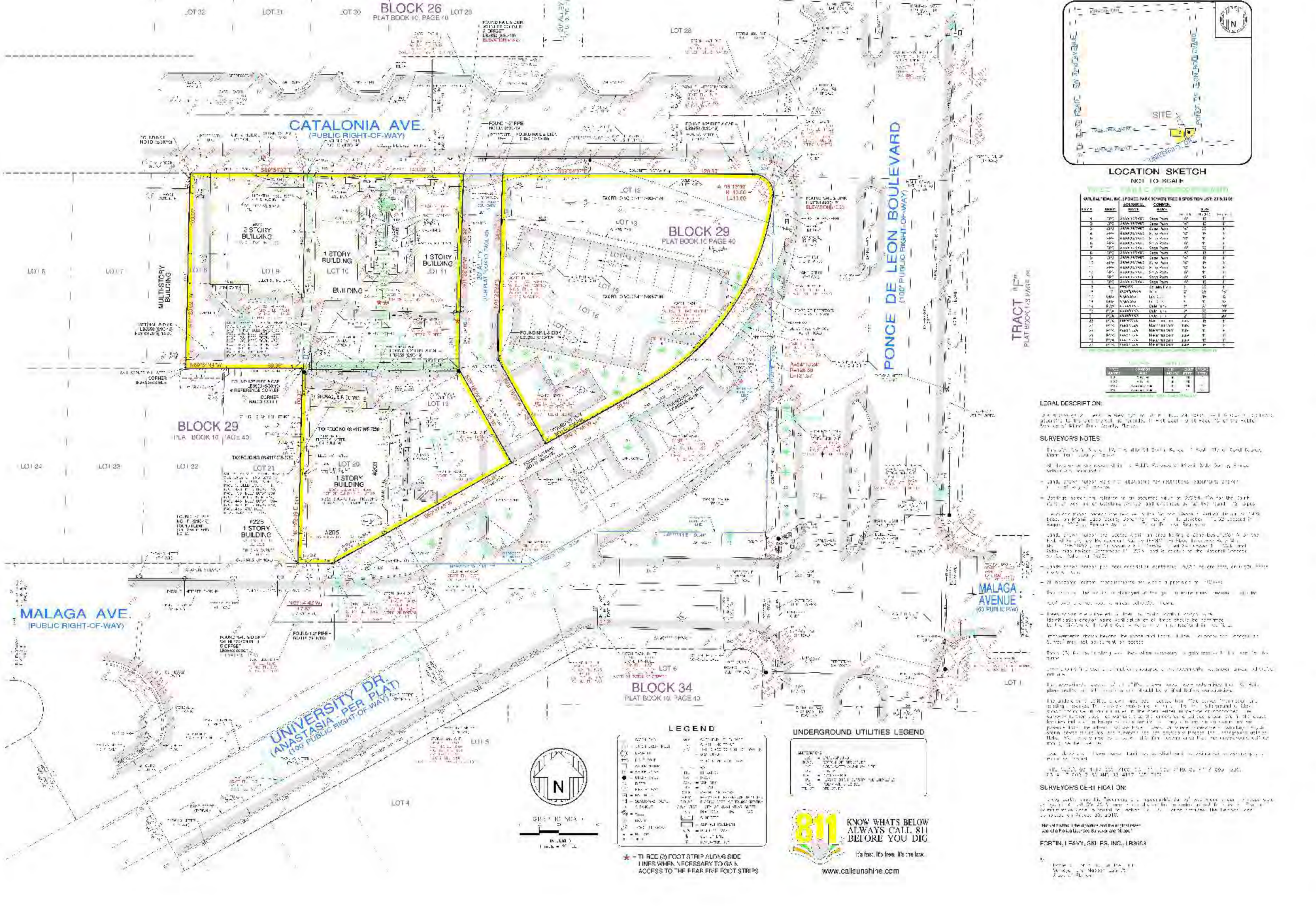
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L-0.00D



L-0.00DA



SITE SURVEY
SCALE: NOT TO SCALE

181

Project Address
216 and 224 Catalyshia Asic
3000 Porcer De Lacer Blobs
and 203 University Time

and 203 University Time

PONCE PARK RESIDENCES The Alan Morris Company 121 Artumbra Plans Suite 1600 Miumi, Ft. 33134

Decay archied Oppenheim Architecture 245 NE 17 Streat Niama FL 33 127 P 373 574 8404

F 505 576 8433 Windpen.com Cut.Enginer Langan Perseate Corporate Center 15100 NW 799 Court. Suite 208

P 78e 264 7000 Wilengan, com Landscam As, 46e 1 Natural/ficial, Inc. 6/19 Red Road, Surb 224 Coral Gebies, FL 33143

P 781 717 6564 W naturalhose com

Соминант в отченномого





Site Survey





05 CONTEXT - XING PONCE PLAZA











Giralda Plaza



Miracle Mile (NE)



Miracle Mile





Museum Plaza





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216 and 224 Catalonia Aid , 3000 Porce De Leon Blvd., and 203 University Bree

Oppenheim Architecture

245 NE 37 Street Niams FL 33137 P 305 576 8404 F 305 576 8433 W appen.com

Langan

Perioade Corporate Center 15100 NW 799: Court, Suite 200

Mismi Lukes, FL 23016-5848 P 784 264 7200 W langan, tom

6915 Red Road, Suite 224 Coral Gabios, FL 33143 P 78x 717 6545 W naturalficial.com

Lambioge Architect Naturalficial, Inc.

PONCE PARK RESIDENCES The Allen North Company 121 Athambra Plaza Suite 1608 Mami, Fl. 33134



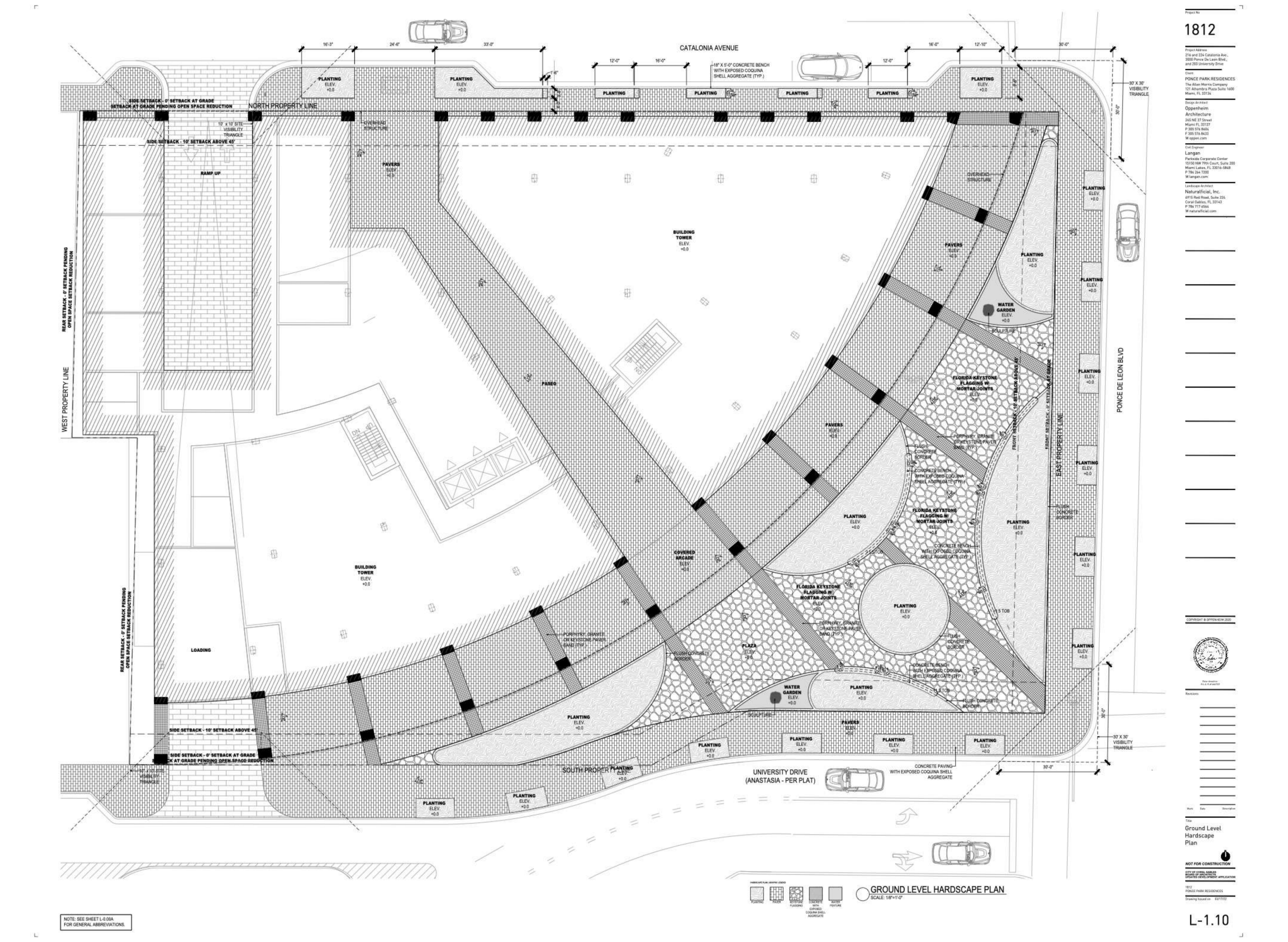


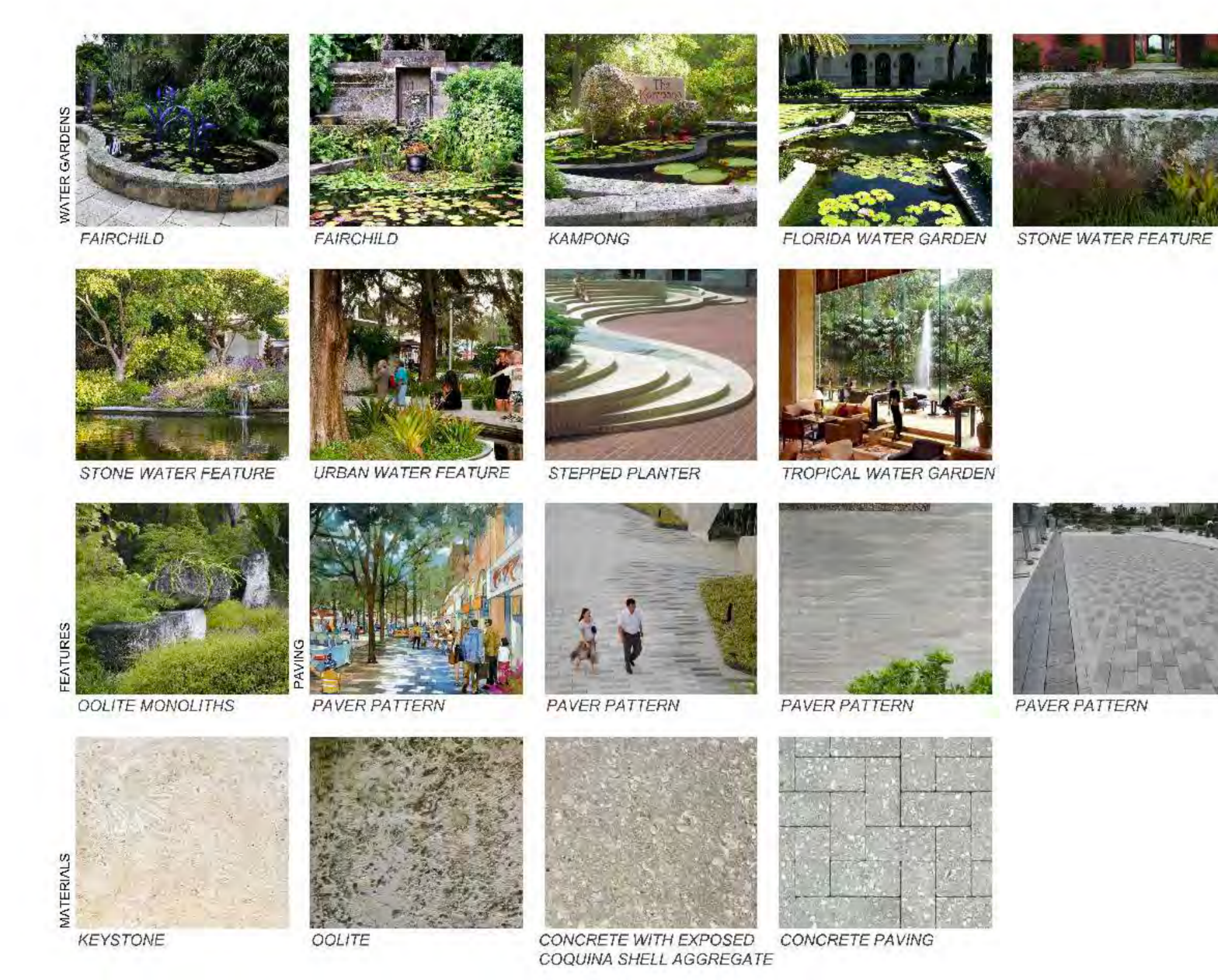


03 CONTEXT - LOOKING NORTH

PERSONAL REGISARDS

Drawing books on \$2/1932





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Architecture

245 NE 37 Street Niams 573 8404 F 305 576 8433 W open.com

Langan Perkada Corporata Cantar 15100 NW 1991 Court, Suite 200 Mismi Lukes, FL 23016-5848 P 784 264 7208 W Jangan, com

Naturalficial, Inc. 6915 Red Road, Suite 224 Coral Gabies, FL 33143 P 78x 717 6566 W naturalficial corri



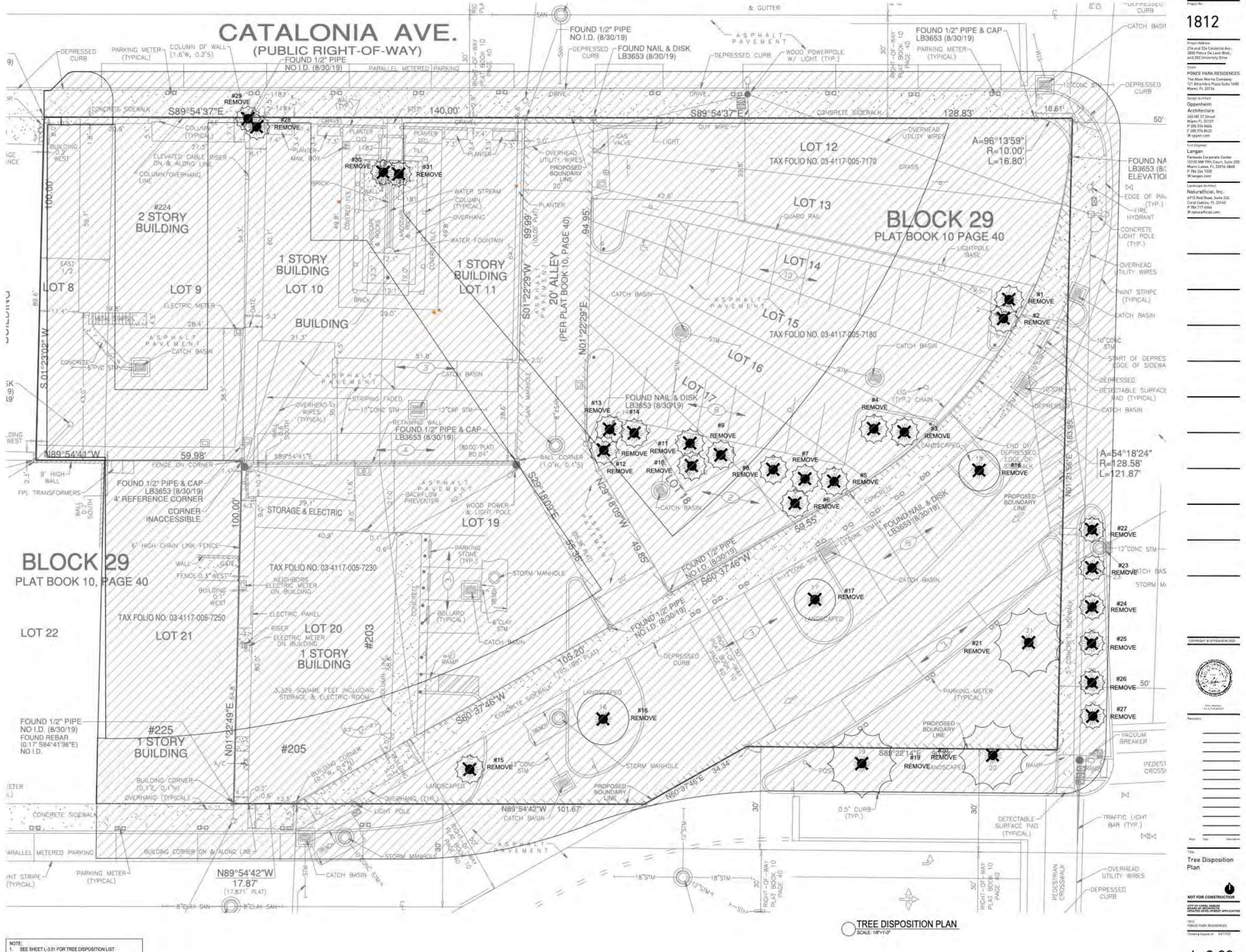
Hardscape and Materials Reference Images

L-1.10A







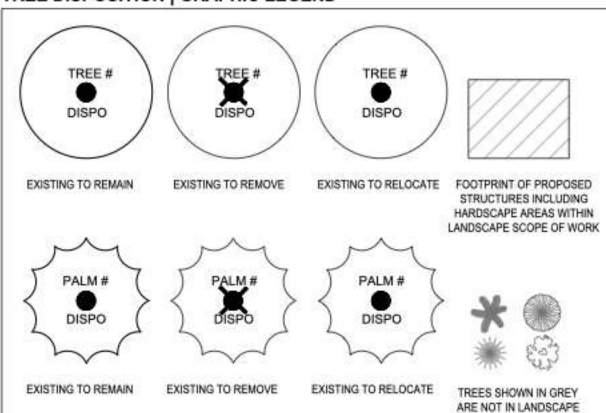


NOTE:

1. SEE SHEET L-3.01 FOR TREE DISPOSITION LIST

2. PLEASE SEE ARBORIST REPORT FOR ADDITIONAL INFORMATION ON EXISTING TREES.

TREE DISPOSITION | GRAPHIC LEGEND



SCOPE OF WORK. SHOWN FOR REFERENCE ONLY

TREE DISPOSITION | GRAPHIC LEGEND

- EXISTING TREES DESIGNATED TO REMAIN SHALL BE PROTECTED DURING ALL
 CONSTRUCTION PHASES. ANY TREES OR SHRUBS DESIGNATED TO REMAIN, WHICH ARE
 SCARRED OR DESTROYED WILL BE REPLACED AT THE CONTRACTOR'S EXPENSE, WITH
 SIMILAR SPECIES, SIZE AND QUALITY.
- 2. REFER TO AND COORDINATE WITH TREE DISPOSITION LIST.
- OBTAIN ALL REQUIRED TREE REMOVAL PERMITS PRIOR TO THE COMMENCEMENT OF WORK.
- GENERAL CONTRACTOR SHALL BE RESPONSIBLE TO VERIFY ALL EXISTING TREES PRIOR TO COMMENCEMENT OF WORK.
- GENERAL CONTRACTOR SHALL BE RESPONSIBLE TO PROTECT ALL ADJACENT
- PORTIONS OF THE SITE AND BUILDING NOT PART OF DISPOSITION SCOPE OF WORK.

 6. GENERAL CONTRACTOR SHALL BE RESPONSIBLE TO PROPERLY SECURE ALL
- PORTIONS OF THE SITE DURING ALL DEMOLITION PHASES.

 7. GENERAL CONTRACTOR SHALL BE RESPONSIBLE TO OBTAIN PERMIT REQUIRED FOR
- TEMPORARY FENCING.

 8. LANDSCAPE CONTRACTOR TO PROVIDE TEMPORARY IRRIGATION AS NEEDED, REFER TO
- LANDSCAPE PLANS FOR FURTHER INFORMATION.
- TREES SHOWN IN GREY ARE NOT IN LANDSCAPE SCOPE OF WORK, SHOWN FOR REFERENCE ONLY.

NATURALFICIAL, INC. | PONCE PARK TOWER| TREE DISPOSITION LIST: 2020.01.31

SM Netwigalweite Selbs Pall 8PE Sabo palación Bullet Per-BPE Subarpelacia. 10 RPE Sabo galaccio Ballal Pa BPE Subargatagas. Exhal De 1 REE Selver, who with Saliel Date St Selva pelment. 125 Failed Paint 2011 Setting a foreign. celled the mi SEL SHOOL AMADIC Sebs Fall PCA Phoenic considerate Jace Form PDA Phoesis conscionale Jaco Form POA Phonis conoctores Date Part PM4 Physicses ma PM4 Physicses Mecerhan Paim 78 PMA Phychosocyma microstruck Macarthur Palm Photosco.mt 74 PMS esametech Mascha Pour Plyntosiamo 1906 manufación Moscha 26m Pigada saleme Pite maranasi Mascha Ben-Physicalconic 1705 management Moscha Peni स्तानिकार स्वतंत्रकारी स्तानिकार स्वतंत्रकारी Alexa de Penc даўзаў альжаў масматан Alexa de Pem Pyanty Date FRO Phoenic methodological Lotel Number of on site and ILO.97 Tossa-Palms: Total Number of Trace / Paims to Remain Total Number of Trees / Paims to Remove: Total Number of Tracs / Palms to Relocate: Lotal Discreter of Trees to removed (sum of inches at DBB):

Tree Dispostion



216 and 224 Catalonia Ave., 3000 Ponce De Laon Blvd., and 203 University Drice

PONCE PARK RESIDENCES The Allen Morris Company 121 Altumbra Plaza Suite 1600 Miami, Fl. 33134

Oppenheim

Architecture 245 NE 37 Street

Miami FL 33137 P 305 574 8404

F 305 576 8433 Wiggen.com

Parkside Corporate Center 15190 NW 799i Court, Suite 209

Langan

P 786 264 7200

Wilangan.com

Lambscape Architect.

Naturalficial, Inc.

P 78s 717 65ss Winsturalficial.com

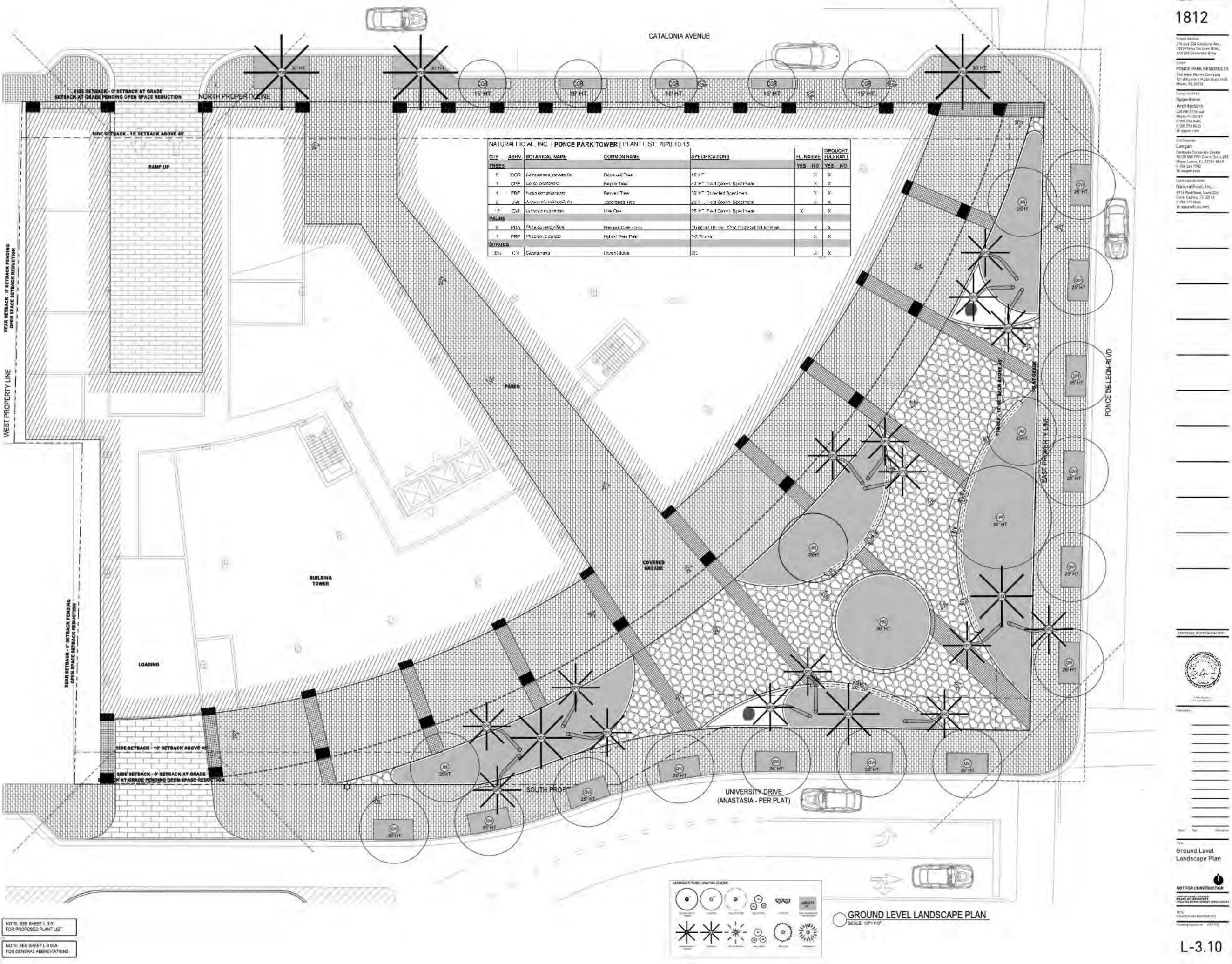
6915 Red Road, Suite 224 Coral Gables, FL 33143

1812 PONCE PARK REGIDENCES

L-3.01

NOTE:
1. SEE SHEET L-3.01 FOR TREE DISPOSITION LIST
2. PLEASE SEE ARBORIST REPORT FOR ADDITIONAL

PLEASE SEE ARBORIST REPORT FOR ADDITION INFORMATION ON EXISTING TREES.

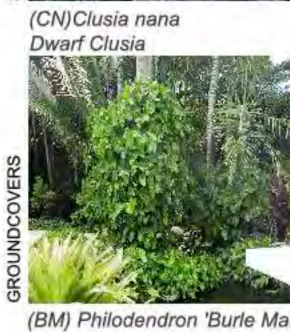


Fernande Corporate Center 101-10 NW 1991 Court, Suita 200 Manus Luisse, FL 21276-5845 P 784 254 7700 W Jangate Corri









(BM) Philodendron 'Burle Marx' Philodendron 'Burle Marx'



(CPE)Ceiba pentandra



(SDO)Sabal domingensis Dominican Sabal

(AH) Anthurium hookeri

(RC)Philodendron 'Rojo Congo' Same

(EL) Emodea littoralis

Golden Creeper

Anthurium



(CR)Cycas revoluta King Sago

(FBE)Ficus benghalensis

Banyan Tree





(QVI)Quercus virginiana Live Oak



(DA) Dracaena arborea Same

(MS) Microsorum scolopendrium (TM) Tradescantia microfolia Wart Fern Argentine Ivy



(MD) Monstera deliciosa Swiss Cheese Plant



(NR) Neomarica caerulea-'Regina' Giant Apostle's Iris



(PG) Philodendron giganteum Giant Philodendron





1812

PONCE PARK RESIDENCES The Allen Morris Company 121 Athembris Plaza Suite 1608 Mismi, Fl. 32134

Architecture

2/5 NE 17 Street Nignu FL 37377 P 371 576 8404 F 505 576 8433 W oppen.com

Langan Persada Corporata Center 15100 NW 1991 Court, Suite 208 Mami Lawe, FL 23016-5848 P 784 264 7208 W langan, tom

Naturalficial, Inc. 6915 Red Road, Suite 224 Coral Gables, FL 33143 P 78x 717 6566 W naturalficial com

Planting Reference



Concession resonances

Consession resonances

Consession resonances

Consession resonances

GENERAL PLANTING NOTES AND SPECIFICATIONS:

SIGNATED TO REMAIN WILL BE REPLACED AT THE CONTRACTORS EXPENSE. LANDSCAPE ARCHITECT AND/OR CLIENT. THE SIMILAR SPECIES. SIZE AND QUALITY

D CARED FOR ADCORDINGLY TO INDUSTRY STANDARD. ANY THEES OR - BETHE LANDICAPE ARCHITECT. SIPENSE, WITH BIVILAR SPECIES, SIZE AND QUALITY.

NO/OR CONSTRUCTION CAUSED BY LITLITY DAMAGE, AT NO COST TO THE TREE / PALM RELOCATION NOTES ALL PLANT MATERIALS SHALL BE GLARANTEED FOR A PERIOD OF 12 MONTHS.

TEH DATE OF SUBSTANTIAL COMPLETION.

ANTO TAKE PRECEDENCE OVER PLANT LIST

ISTALLATION BY THE LANDSCAPE ARCHITECT. REMOVED FROM PLANTING AREAS AND REPLACED WITH 8000 MIX RILL BOIL OR PRIOR TO TRANSPLANTING.
AS PER SPECIFICATIONS, ALL BLANDS IN PARKING LOTS AND AROUND ILDINGS, SHALL BE EXCAVATED TO A DEPTH OF 3" WIN, AND REPLACED WITH

(20 PLANT MIX, OR AS PER SPECIFICATIONS. ALL PLANT MATERIAL SYMBOLS SHOWN ON LANCSCAPE PLAN SHALL BE SIDERED DIADRAMMATIC AND SHOULD BE ACCUSTED IN THE FIELD BY

ONBULTING THE LANDSCAPE ARCHITECT. ALL SIZES SHOWN FOR PLANT MATERIAL ON THE PLAN ARE TO BE VANIMUM SECUREMENTS FOR BOTH HOGHT WID SPREAD, MW OTHER BE PERFORMED OR ORIGITED BY AN ISA OR ASCA CERTIFIED ARBORIST IN TRUNK, UNLESS OTHERWISE NOTED ON THE PLANS OR PLANT LIST.

D. SITE PREPARATION SHALL INCLUDE THE ENABICATION AND REMOVAL OF W WEEDS, GANGS, AS WELL AS CLEAN-UP OF ANY DEAD MATERIAL AND FINSH GRACING AS PER THE SPECS.

NEW HARDSCAPE CONSTRUCTION OR IRRIGATION ANY DAMAGE SHALL BE REPLACED OR REPARED TO THE DRIGHAL STATE BY THE LANDISCAPE. INTRACTOR AT NO ADDITIONAL COST TO THE DWIVER. E ALL PLAYT MATERIAL TO BE FLORIDA #1 OR BETTER, AS DEFINED BY THE #1-210

LORIDA DEWRIMENT OF AGRICULTURES 1000ES AND STANDARDS FOR 4. MULCH ALL PLANTING AREAS WITH SHFEDDED CHIGANIC MULCH TO A NAMEN DEPTH OF 2" WITH THE EXCEPTION OF BEACH PLANTING.

S. ALL PLANTING AREAS MIDNIN LIMIT OF WORK SHALL BE NOTH FULLY . THE ROOT BALL OF LARGER CAUPER SQUES BHALL BE INCREASED. TH THE PROPOSED RANGATION SESSON: ADSCAPE ARCHITECT PRIOR TO INSTALLATION.

ND OR REPLACEMENT. MAY CORRECTIVE ACTIONS REQUIRED SHALL BE: (THICKNESS) AD CH REFLACEMENT. MY CORRESPONDED OF THE GOVERNING IS ALL THEIR TO BE FLOODED FOR I'VE IN OWYS PRICH TO TRANSPLANT. DUNTY AND/OR AN ISSUED ERM THEE OR ENVIRONMENTAL PERMIT. THEE PROTECTION BARRIERS MUST BE NOTALLED AT THE ORIFLINE'S OF ALL BESS AND FALMS TO REMAIN OR BE RELOCATED PRIOR TO THE START OF

INSTRUCTION ACTIVITIES ONSITE AND SHALL REMAIN IN PLACE LINTL. MULCH SHALL NOT BE APPOSED WITHIN 67 OF ANY TREE OR PIOLS TRONGS. EESPALMS PLEASE LITUE AMERIERON (FREMUN PINESAN BHOWN)

REDDED MULCH OR A CITY APPROVED ALTERNATIVE. EMONNED BY AN ISA ON ASCA CEPTIFIED ARROPST IN ACCOMPANCE WITH
HE LATEST VERSION OF THE ANS AGOS PRINNING STANDARDS AND GOOD HOOT BULLEUPLAY OR SHRINK WASH. ITICULTURAL PRACTICES. THE DITY URBAN FORESTER BHALL BE PROVIDED ITH A WRITTEN COPY OF THE PROPOSED PRIVING PLAN INCLUDING THE INSTALLATION

ICE OF BE RELOCATED. IF CONSTRUCTION REQUIRES THE CUITING OF ANY ITH A SHARP TOOL, AS DIRECTED BY AN ISA CERTIFIED ARBORIST, AND IN BE TORN OR BROKEN BY HEAVY EQUIPMENT, AND SHREDDED, RAGGED OR

HANDLING AND TRANSPORTATION

THEESPALMS SHALL HE PROPERLY HANDLED DURING EXCAVATION, MOVING AWAGE TRUNKS AND BRANCHES, AND AVOID BREAKING LAIBS, BRANCHES, D FRONDS: DAMAGE TO TREEPINM MAY BE CAUSE FOR ITS HEJECTION, AND GRACING PLANS FOR PROPOSED SITE ELEVATIONS AY REQUIRE MITIGATION HEPLACEMENT BY THE CONTRACTOR. CONTRACTOR SHALL BE RESPONSIBLE FOR THE MANUAL WATERING OF ALL ... J. CENTER EACH RELOCATED TREEPILM IN ITS PLANTING PIT AND BACKRILL ELOCATED TREESPAINS DURING MANTENANCE PERIOD UNTIL FIVAL WITH SPECFED PLANTING MIX. COSPTANCE OF ALL WORK BY THE LANDSCAPE ARCHITECT AND/OR CLIENT LANCOCAPE CONTRACTOR SHALL BE RESPONDED FOR INSTALLING AND ANTAINING TREEPWAY PROTECTION, INSTALL BARRICAGE OF GALVANGED

ELCED WHE FABRIC OR PLASTIC MESH TO ENCOMPASS THE CRIPLINE OF THE IN BUILT SOIL DALKER OF MOUNCED EXCHANGED BOIL AROUND FERMETER OF RESPALM BARRICADE SHALL BE PLIMB TAUT, AND STURDY BARRICADE TO EACH PLANTING HIT TO FORM MATERIAG BASIN, WULCH TO A CEPTIHOF IT. LEFT UP AND MAINTAINED UNTIL DIRECTED TO REMOVE BY LANCISCAPE

TREE PROTECTION MATERIALS

POSTB. EXE WOOD. ACCESS PROVIDE HINGED, LATCHING GATE.

E AERATION PIPE: RIGIO PUC PERFORATED CAMPIPE. 1 NICH DIAMETER X 4: RET LOWG, MITH PERFORATED CAP. FILL WITH WASHED REA GRAVE).

ENSONG TREES DESIGNATED TO REMAIN SHALL BE PROTECTED DURING ALL: 1. LAMBSCAFE CONTRACTOR SHALL PROVIDE A MINIMUM OF DIVE OF YEAR ISTRUCTION PHASES. MAY TREES OR SHRUBS SCARRED ON DESTROYED. QUARANTEE FOR ALL RELOCATED TREESPALMS AFTER FINAL ACCEPTANCE BY LANDSCAFE CONTRACTOR SHALL REMOVE DOMPLETELY AND DISPOSE OF

EXISTING TREES DESIGNATED TO BE STORED OFF-SITE. SHALL BE PROTECTED. OFF-SITE. ANY RELOCATED TREE-PALM THAT FALS TO THRIVE AS DETERMINED HRUBS SCARRED OR DESTRICTED WILL BE REPLACED AT THE CONTRACTORS. III. FOR ANY RELOCATED TRESPALM REMOVED DUE TO ITS FAILURE TO THEIR LANDSCAPE CONTRACTOR SHALL BE RESPONSIBLE FOR REPLACING AN ILMOSCAPE CONTRACTOR SHALL BECOME FAMILIAR WITH ALL PROFILES OR STRUCTURES PROR TO CASONIC LANDSCAPE CONTRACTOR SHALL PERMA ALL DAMAGE TO LINCERGROUND LITLITIES. ARCHITECT PROR TO PROCLADMENT METHALISM OR INSTALLATION.

1. VERFY AND INSURE ALL TREESPALMS CIENTIFIED ON THE CONSTRUCTS DRAWINGS AND THOSE TAIGUED IN THE FIELD CORRESPOND AS TO WARREST AND DESCRIPTION. ANY DISCREPANCIES SHALL BE BROUGHT TO TH ANDSCAPE CONTANCIOR SHALL YERRY ALL ESTIMATED GLAWITHES OF ATTENTION OF THE LANGSCAPE ARCHITECT IMMEDIATELY, FROM TO ATERIAL SHOWN ON THE DRAWINGS PROR TO SUBMITTING HIS BID PLANTING SPEEDINGS BY DONTHACTOR SHALL BE RESPONSIBLE FOR THEEPAUL AN TO MAKE PRECEDENCE OF EMPLANT LIST.

PROTECTION OF ALL MERSHED MATERIAL INSTALL SARROUGE OF GALLMAGED WILLDED WITH PASHS OF FLASTIC MESH TO ENCOMPASS THE CIRPLINE OF THE WILLDED WITH PASHS OF FLASTIC MESH TO ENCOMPASS THE CIRPLINE OF THE EW PLANTING SHALL BE EVALUATED AT THE TIME OF MEW PLANTING. THELPRAYM BARRICADE TO BE ROMOVED UPON COMPLETION OF BROXPALING. STALATION BY THE LANDSCAPE ARCHITECT.

II. THEE ROOT BALL SHALL BE ROOT PRUNED SIN. (EQUALLY AROUND THEE) FOR ALL BUILDING CONSTRUCTION MATERIAL AND FOREIGN WITERIAL SHALL BE DAYS PRIOR TO TRANSPLANT. THE REMAINING SIN. TO BE PRUNED 30 DAYS.

> 4. PALSES TO BE RELOCATED MAY BE IMMEDIATELY RELOCATED AFTER DISGONO 5. ROOTS TO BE PRIMED WITH CLEAN, SHARP TOOLS, ROOTS ONE IS INCH AND LARGER IN CHAVETER SHALL BE NEATLY AND CLEANLY CUT WITH A HAVE SAV OR OTHER APPROVED CUTTING IMPLEMENT.

NURACTOR TO AKOID AU, LITILITIES AND ALL OTHER OBSTRUCTIONS AFTER IN LANDSCAPE CONTRACTOR TO APPLY MYCORRHIZA APPLICATION TO ROOTS JURING ROOT PRUNING AND DISGING OPERATIONS, ALL PRUNING TO BE REVIEWED AND APPROVED BY LANDSCAPE ARCHITECT PRICE TO PREMING. INSIDERED MINIMUM, ALL PLANT MATERIAL MUST MEET OR EXCEED THESE. IT DEAD MOOD, DROSSING BRANCHES, AND GENERAL CANDRY FRUMING SHALL EQUIPEMENTS FOR SPECIFIC SHAPE OR EFFECT AS NOTED ON THE PLAN. ACCORDANCE WITH THE LATEST VERSION IF THE ANSI ASSO PRIMINED HALL ALSO BE REQUIRED FOR ACCEPTANCE ALL THEES TO HAVE SINGLE

BLANCUALES OTHERWISE NOTICE ON THE PLANCUAR CARPANT LIST

COMPLETION OF ROOT PRINNING OF EACH SPECIMEN TO BE RELOCATED ALL PRUNNO TO BE REVIEWED AND APPROVED BY LANDSCAPE ARCHITECT PRO

THE LANDSCAPE CONTINUCTOR SHALL AT ALL TIMES KEEP THE JOB SITE. MOTE: ROOT BILL SIZES SHALL EXCEED MINIMUM STANDARDS SET FORTH IN EAN AND FREE FROM ACCUMULATION OF WAITE WATERIAL DESIRE, AND STANDARDS FOR MURSERY PLANTS, PART & PALAS AND TREES.

GATED. THE HARGATION CONTRACTOR ANNAIOSED THE BID SHALL COMPLY. PROPORTIONALLY AT THREE OF NOTES OF ROOT BALL DAMETER FOR EVER INCREASE OF DIVE (1) INCH IN CALIPER OR FRACTION THEREOF. CONSITE LAYOUT OF PLANT WATERIAL MUST BE COORDINATED WITH THE ... MAINTAIN COMPACT ROOT BALLS ROOT BALLS SHALL BE COMPLETED ENCLOSED WITHIN A BURLAP COVERING OR STREETCH WHAP AS COMMON. LANDSCAPE CONTRACTOR TO INCLUDE REMOVAL CORRECTIVE PRIMING. USED WITHIN THE HORTICULTURAL MIDUSTRY, IN TWO COMPLETE LAYERS

11. ALL PITS TO BE FILLED THE SAME DAY AND WITH CLEAR FILL IN 18 WOR LETSILAYERS, EACH THEN COMPACTED BEFORE A SUBSEQUENT IN LETILAYER IS PLACED, REPEAT UNTIL BACKFILL IS FILESH WITH SURROUNDING SHADE. COPPECT ALL PROBLEMS RELATED TO SETTLEMENT, EROSION, OR OTHER REMOVED, INCLUDING THE COMPLETE AND THROUGH REVIOUAL OF AL RESIDUAL ROOTS, STUMPS AND PORTIONS AND PARTS THEREOF.

13. RESTORE THE BUREACE WITH MATERIAL TO MATCH ADJACENT AREAS O. SHOULD MAY CORRECTIVE STRUCTURAL PRUNING BE NECESSARY FOR PROVIDE A WASHALL TO BE APPROVED BY LANDSCAFE ARCHITECT. CONTRACTOR TO RECEIVE AND REAL PROVIDE A WASHALL TO BE APPROVED BY LANDSCAFE ARCHITECT. CONTRACTOR TO PROVIDE A WASHALL TO BE APPROVED BY LANDSCAFE ARCHITECT. NOTIFICATION RELATED REASONS THE PRINNING SHALL BE DIRECTED OR 14 LANDSCAPE CONTRACTOR IS RESPONSELE FOR ALL MATERIAL NOLLOWS.

ASONS WHY FRANKS IS DECESSARY, PRIOR TO THE PRUNING ACTIVITIES. 1, VERFY ALL UNDERGROUNG CONSTRUCTIONS OF DISTRUCTION (LITILITIES MANGPLACE

CARE SHALL SE TAKEN TO ANOB UTILITY OR CONSTRUCTION TRENCHING

REPTIC SYSTEMS, ETC.) ARE CENTIFIED LOCATED AND CLEARLY MARKED AS

APPEDIFIATE FINDS TO EXCAVATION OF PLANTING PITS FOR RELOCATED THESE

AND PALMS, MAY UNKNOWN OBJECTS SHALL SE BROUGHT TO THE ATTENTION

ACC OR SE RIS CONTED IF DONATH CODN RECURSE THE CUITING OF ANY

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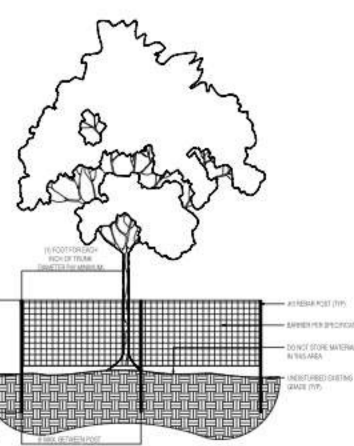
ACC OR SERVICE THE CONTENT OF A BACKFELENG.

COORDANCE WITH THE ANSI A BIO STANDARDS, DUT HOOTS SHOULD BE If LANDISCARE DUNTRACTOR TO FLAG ALL PROPOSES PLANT LOCATIONS FO LANCSCAPE ARCHITECT'S APPROVAL PRIOR TO INSTALLATION. 3. PLANTING FITS SHALL HE A MININGS OF TWO OF TIMES LARGER IN CLAUSET. BROKEN ROOTS ENDS SHOULD BE NOTED AND PEVEWED WITH THE MICH ONE AND A HALF IT-DIS TIMES LARGER IN CEPTH THAN THE HOOT BALL HOUGHEN SIDES AND BOTTOM OF PIT.

4. AFTER EACH PLANTING, RT IS EXCAVATED, PLACE SUFFICIENT PLANTING MX. BOTTOM OF EXCAVATION, AND SEAT PLANT, INSURING TOP OF HOUT BALL 9 FLUSH WITH IMMEDIATELY ADJACENT FINAL OR PROPOSED GRADE. TORAGE RELOCATION, AND REPLANTING OD NOT SOAR OR OTHERWISE. I LANDISCAPE CONTRACTOR TO RELAR. PLANT MATERIAL IS INSTALLED A THE CORRECT ELEVATION, REFER TO HARDSCAPE PLANS AND CIVIL ENGINEER

E LANCISCAPE CONTRACTOR TO INCLIRE ALL ROOT PLARES ARE EXPOSED. 8. PLACE PLANTING MIX IN 12 INCH LIFTS/LAYERS AROUND HOOT BALL AND

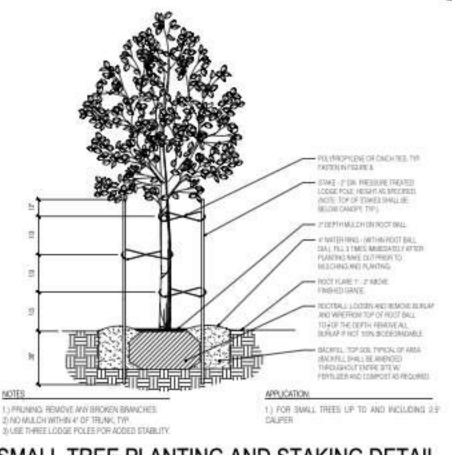
COMPACT LINTIL ALL VOICS ARE FILLED WITH COMPACTED PLANTING MIX.



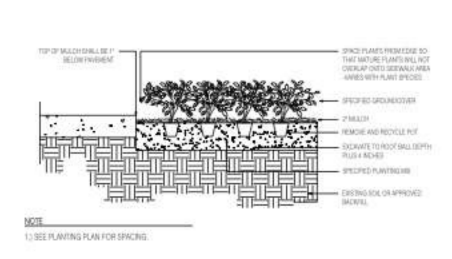
THE TREE PROTECTION BARRICAGE SHALL BE AT LEAST FOLH IN FEET HIGH, THE BARRER SHALL CONSIST OF (THER A WOOD FENCE WITH 2017 POITS PLACED A NAMBOUM OF EXOHT (IN FEET APAIT, WITH A 2011 MINIMUM TOP HALL OR A TEMPORARY WHE MESH FENCE, OR OTHER SMALAR BARRER WHICH WILL LOWIT ACCESS TO THE PROTECTED AREA. THE BARRICADE SHALL BE AT LEAST ONE FOOT IN DAMETER FOR EACH INCH OF TRUNK DIMMETER. FOR 2.) TREES LESS THAN 12" DISH. THE MINIMUM BARRICADE SHALL BE PLACED AT LEAST BX, (4) FEET AMAY. FROM THE BASE OF THE TIREE.

 NAND WORK ONLY WITHIN THEE BAPRICADES
 THEE BARRICADE APPROVAL OF THE BARRICADES SEFORE BEGINNING CLEARING. DEERADONS OR MAY SITE DEVELOPMENT.

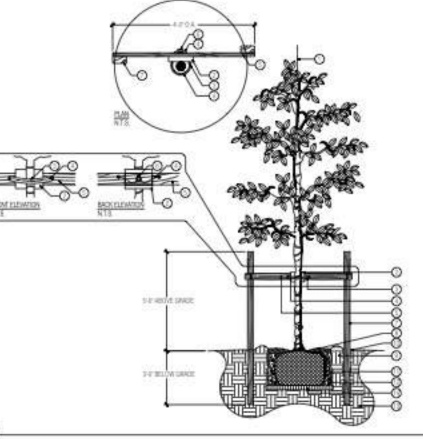
TREE PROTECTION DETAIL SCALE: N.T.S



SMALL TREE PLANTING AND STAKING DETAIL SCALE: N.T.S



GROUNDCOVER PLANTING DETAIL



TO PLANTING.

MEDIUM TREE PLANTING & STAKING DETAIL

L) SET TREE PLANS IN PLANTING FIT. 2) PROTECT TREE TRUNK WITH I NOMACO @ STYROFOAM PADDING GUAROS, #6U048046. AS SPECIFIED, OR APPROVED EQUAL. 3.) AMAZON HOUSE AND RUBBER III. 1 P.A.R. HOSE #K1146 OF APPROVED EQUAL, TO COVER 10 GAUGE WIRE. 4) 1 10 GAUGE GALVANGED IRRE, MIRE PRODUCT III. OR APPROVED EQUAL 5) 1 JF X 4' X 4 NON TREATED LANDSCAPE DMREE AS SPECIFIED FASTEN WITH 4.3-F DECK SCREWS TO 2" X 4" X 8" P.T. LANOSCAPE 6) 1- WALLEASLE CLAMP FASTENER FOR IMPE. 151 UNDSTURBED SUBSPACE SUPPLEY FLORIDA WHE IS OR APPROVED EQUAL.

> TRUCTURAL ENGAGERS FORTMOMENS -

8 SCALE: N.T.S

7 SERVE --

VINE PLANTING DETAIL

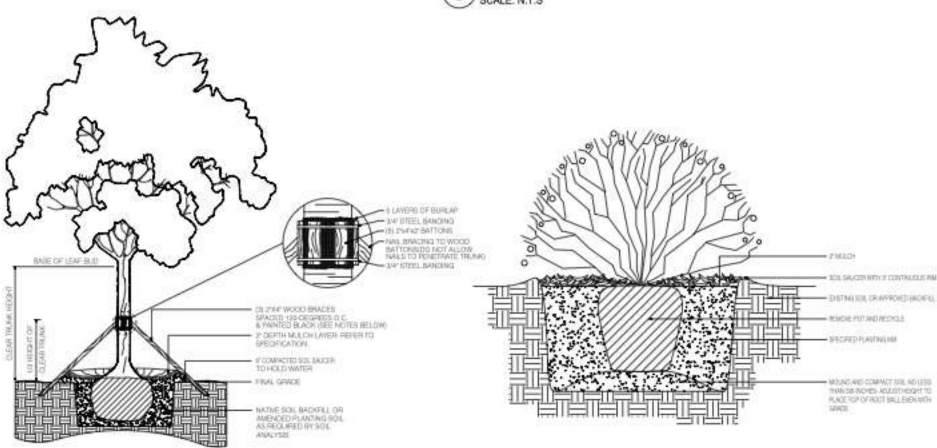
B) I'MULCH DEFTH LAYER ON ROOT BALL 93.4" MATERIENG, (WITHIN ROOTSALL DIA); FILL I TIMES INMEDIATLEY AFTER PLANTING, RAKE OUT 11. FOOT FLARE 1'-J' ABOVE RIVISHED SRADE. 11 J BAB OR CONTAINERIZED HOOTBALL FEMOVE ALL BLIBLAP IF NOT 1/00% BLODE DRACABLE. 12 BACKFILL TOP SOIL TYP OR AREA BACKFELL SHALL BE AMENDED THROUGHOUT ENTIRE SITE WITH FEHTILIZER AND COMPOST AS REQUIRED.

7; 2.2° X // X 8 P.T. LANDSCAPE TIMBER AS SPECIFIED: 14.) COMPACT SOIL IMMEDIATELY BENEATH THE ROOT BALL TO PREVENT SETTLING:) DONTRACTOR TO ASSURE PERCOLATION 2 I NO MULCH WITHIN 4" OF TRUNK

SPACED 13M DEGREES O.C. & PARTITO BLACK (SEE NOTES BILLDY) " Z'DEPTH MULCHLAYEN REFER TO SPECIFICATION WAYE STRATE

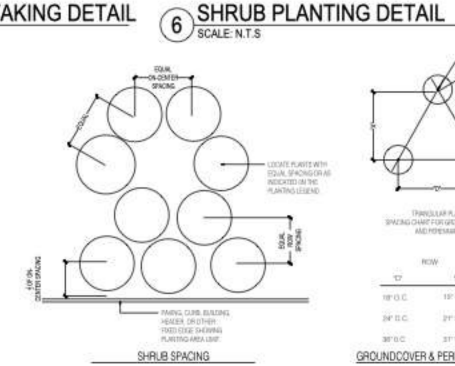
1.) PALMS OVER 30' GW HEIGHT, LISE MANNUM (4) 494 SWACING AND STAKES. E) PRIMARY STAKES SHOULD PLACED PARALLES, TO WALKWAYS WHENEXER POSSES. I L'RECENTING PLANTING HOLE 9-MLL BE APPROXIMATELY L'IL LARGER THAN ROCTBALL. 4) BUD SHALL BE PERPENDICULAR TO THE GROUND PLANE. 5. THUNK SHALL BE STRAIGHT AND WITHOUT CLEVES. 4.1 NO SCARRED CRISLACHENED TRUNKS I AMENDED SOILMIK, TO BE ADDED AT THE TIME OF PLANTING IF NEEDED. SHALL CONSIST OF A RATIO MIX OF YOR, CLEAN SILICA SAND AND 20% SCHEEMED, PULVERIZED TOPSON AS INCOME.

3 PALM PLANTING AND STAKING DETAIL SCALE: N.T.S

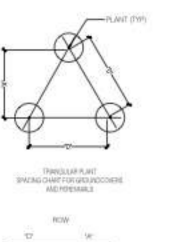


5 LARGE TREE PLANTING AND STAKING DETAIL SCALE: N.T.S

TRANSME ON SO FEREE/THELIS



PLANT SPACING DETAIL (9) SCALE N.T.S



18.0 TE 0.0 SPEC PROG arec aroc GROUNDCOVER & PERENNIAL SPACING

General Planting Notes and Details



PONCE PARK REGIDENCES

L-3.20

216 and 224 Catalonia Ave 3000 Ponce De Leon Blvd. and 203 University Drive

121 Athambra Plaza Suite 1600 Miami, FL 33134 Oppenheim Architecture 245 NE 37 Street

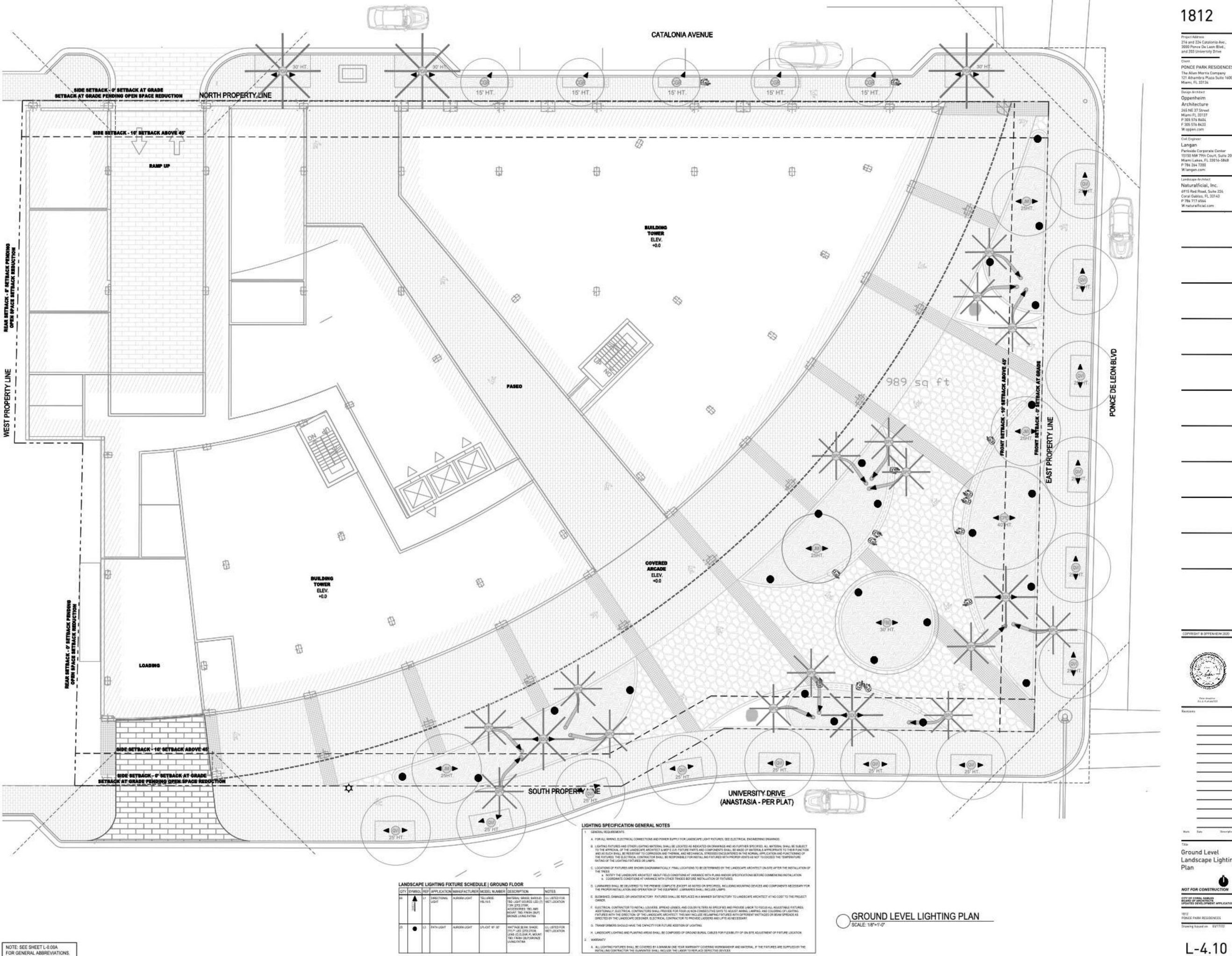
Miami FL 33137 P 305 574 8404 F 305 576 8433 Wiogpen.com Civil Engineer

PONCE PARK RESIDENCES The Allen Morris Company

Langan 15190 NW 799i Court, Suite 200 Miami Lukes, FL 33016-5848 P 786 264 7200 Wilangan.com Lambscape Architect

Naturalficial, Inc. 6915 Red Road, Suite 224 Coral Gabres, FL 33143 Winaturathcial.com





PONCE PARK RESIDENCES The Atlan Morris Company 121 Athambra Plaza Suite 1600 Miami, FL 33134

Architecture

Parkside Corporate Center 15190 NW 799 Court, Suite 209

Lambicage Architect. Naturalficial, Inc.

Ground Level Landscape Lighting



1812 PONCE PARH REGIDENCES

L-4.10



Anthony De Yurre
Tel 305-350-2404
Fax 305-351-2222
adeyurre@bilzin.com

January 10, 2020

VIA HAND DELIVERY

Mr. Ramon Trias
Development Review Committee, Chairman
City of Coral Gables
427 Biltmore Way, 2nd Floor
Coral Gables, FL 33134

Re: <u>Development Review Committee Application / Ponce Park Residences / Public Records Search / 224 and 216 Catalonia Avenue. 3000 Ponce de Leon Boulevard. 203 University Drive. and 225 Malaga Avenue (the "Property")</u>

Dear Mr. Trias:

On behalf of RC Acquisitions, LLC (the "Applicant"), please be advised that we have searched the public records and have not found any ordinances, resolutions, covenants, or development agreements previously granted for the Property. A copy of the results of Public Records Request W030095-082019 confirming the same is attached hereto as Exhibit "A". Should you have any questions or require additional information, please do not hesitate to contact me at (305) 350-2404.

Sincerely,

Anthony De Yurre

PP Jennifer Hill

EXHIBIT "A"

W030095-082019 - Public Records Request

Message History (7)

On 9/11/2019 11:28:39 AM, City of Coral Gables wrote:

Subject: Request Completed :: W030095-082019

Body:

Dear Jennifer,

The Public Records Request request that you submitted to the City, with the reference number W030095-082019 has been completed.

Thank you.

To track and respond to this request, click here to visit the <u>Coral Gables Customer Connect</u> page and click on "View My Questions/Requests".

You may also view and submit requests via smartphone. Click here to get the Coral Gables CityApp





On 9/11/2019 11:28:22 AM, City of Coral Gables wrote:

Subject: Public Records Request :: W030095-082019

Body:

RE: PUBLIC RECORDS REQUEST of Reference # W030095-082019

Dear Jennifer.

The City received a public information request from you on August 20, 2019.

The City has reviewed its files and has determined there are no responsive documents to your request. I searched using our

If you have any questions, or wish to discuss this further, you may contact my office at 305-569-1839.

Sincerely,

City Clerk's Office 405 Biltmore Way, First Floor Coral Gables, FL 33134 305-460-5210



On 9/3/2019 4:08:42 PM, Jennifer Fine wrote:

Cynthia, thanks for getting back to me. There is no specific project. I just need to include all ordinances, resolutions, covenants, and development agreements previously granted by the City for the property as part of the DRC application for a project on that site. If there are none, I will include that information in our application submittal. Thank you again.

On 9/3/2019 3:23:50 PM, City of Coral Gables wrote:

Subject: Public Records Request :: W030095-082019

Body:

Good afternoon Jennifer.

I've looked for resolutions or ordinances and I can't seem to find resolutions or ordinances related to the addresses you provided. Is there a specific name to the project maybe so I can look into this more?

Thank you,

Cynthia Garcia City Clerk's Office



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-	()17	u	13

On 9/3/2019 9:48:40 AM, Jennifer Fine wrote:

Hi, I am following up regarding the status of this public records request. Please advise. Thank you.

On 8/20/2019 1:52:50 PM, City of Coral Gables wrote:

Dear Jennifer Fine:

Thank you for your recent request submitted to the City of Coral Gables.

Summary: Please provide copies of all ordinances, resolutions, covenants, and development agreements previously granted by the City for the following property: Lots 8 through 20, Block 29, Coral Gables Crafts Section, Plat Book 10, Page 40. The property is also identified by the following street addresses: 224 Catalonia Avenue, 216 Catalonia Avenue, 3000 Ponce de Leon Boulevard, and 203 University Drive. Lastly, the property is identified by the following folio numbers: 03-4117-005-7140, 03-4117-005-7160, 03-4117-005-7170, 03-4117-005-7180, and 03-4117-005-7230. Thank you!

In accordance with Section 119.07, F.S. and City of Coral Gables Code Section 2-349 - which may be found at https://library.municode.com/fl/coral_gables/codes/code_of_ordinances? - please be advised that a special service charge may be imposed for the production of public records which require more than 20 minutes of agency resources for the production, inspection, and or copying as well as extensive use of information technology resources.

Be assured, a member of our team will respond to you as soon as possible. Meanwhile, you can monitor the progress of your request at the link below and you'll receive an email when your request has been completed. Again, thank you for using the City's Public Records Platform, if you have any questions regarding the status of your inquiry, please feel free to log into the City's portal and send a message.



Sincerely,

City Clerk's Office

(305) 460-5210

Request Status: https://www.coralgables.com/service-requests

Image: On 8/20/2019 1:52:49 PM, Jennifer Fine wrote:

Request was created by customer





Historical Resources & Cultural Arts

2327 SALZEDO STREET CORAL GABLES FLORIDA 33134

305.460.5093hist@coralgables.com

September 11, 2019

RC Acquisitions LLC 216 Catalonia Avenue Coral Gables, FL 33134

Re: 216 Catalonia Avenue, legally described as Lots 10 & 11, Block 29, Coral Gables Crafts Section according to the plat thereof as recorded in Plat Book 10 Page 40 of the public records of Miami-Dade County, Florida

Dear Property Owners:

Section 3-1107(g) of the Coral Gables Zoning Code states that "All demolition permits for non-designated buildings and/or structures must be approved by the Historic Preservation Officer or designee. The approval is valid for eighteen (18) months from issuance and shall thereafter expire and the approval is deemed void unless the demolition permit has been issued by the Development Services Department. The Historic Preservation Officer may require review by the Historic Preservation Board if the building and/or structure to be demolished is eligible for designation as a local historic landmark or as a contributing building, structure or property within an existing local historic landmark district. This determination of eligibility is preliminary in nature and the final public hearing before the Historic Preservation Board on Local Historic Designation shall be within sixty (60) days from the Historic Preservation Officer determination of "eligibility." Consideration by the Board may be deferred by mutual agreement by the property owner and the Historic Preservation Officer. The Historic Preservation Officer may require the filing of a written application on the forms prepared by the Department and may request additional background information to assist the Board in its consideration of eligibility. Independent analysis by a consultant selected by the City may be required to assist in the review of the application. All fees associated with the analysis shall be the responsibility of the applicant. The types of reviews that could be conducted may include but are not limited to the following property appraisals; archeological assessments; and historic assessments."

Therefore, please be advised that after careful research and study of our records and the information you presented the following information has been determined:

216 Catalonia Avenue, legally described as Lots 10 & 11, Block 29, Coral Gables Crafts Section according to the plat thereof as recorded in Plat Book 10 Page 40 of the public records of Miami-Dade County, Florida, does not meet the minimum eligibility criteria for designation as a local historic landmark. Therefore, the Historical Resources staff will not require review by the Historic Preservation Board if an application is made for a demolition permit.

Please note that, pursuant to Section 2-705(b)(15) of the Coral Gables Zoning Code, this determination does not constitute a development order and is valid for a period of eighteen (18) months. In the case where the Historic Preservation Officer or designee determines that the property does not meet the minimum eligibility criteria for designation, a permit for the demolition of the property must be issued within the eighteen-month period.

Upon expiration of the eighteen-month period, you will be required to file a new application. Any change from the foregoing may be made upon a demonstration of a change in the material facts upon which this determination was made.

If you have any further questions concerning this matter, please do not hesitate to contact this office.

Sincerely,

Dona M. Spain

Historic Preservation Officer

cc: Anthony de Yurre, 1450 Brickell Avenue, Ste 2300, Miami, FL 33131

Miriam Soler Ramos, City Attorney

Cristina M. Suárez, Deputy City Attorney

Suramy Cabrera, Development Services Director

Charles Wu, Assistant Development Services Director

Ramon Trias, Planning & Zoning Director

Virginia Goizueta, Plans Processor Lead

Historical Significance Request Property File



Historical Resources & Cultural Arts

2327 SALZEDO STREET CORAL GABLES FLORIDA 33134

305.460.5093hist@coralgables.com

September 11, 2019

RC Acquisitions LLC 216 Catalonia Avenue Coral Gables, FL 33134

Re 203 University Drive, legally described as Lots 19 & 20, Block 29, Coral Gables Crafts Section according to the plat thereof as recorded in Plat Book 10 Page 40 of the public records of Miami-Dade County, Florida

Dear Property Owners:

Section 3-1107(g) of the Coral Gables Zoning Code states that "All demolition permits for non-designated buildings and/or structures must be approved by the Historic Preservation Officer or designee. The approval is valid for eighteen (18) months from issuance and shall thereafter expire and the approval is deemed void unless the demolition permit has been issued by the Development Services Department. The Historic Preservation Officer may require review by the Historic Preservation Board if the building and/or structure to be demolished is eligible for designation as a local historic landmark or as a contributing building, structure or property within an existing local historic landmark district. This determination of eligibility is preliminary in nature and the final public hearing before the Historic Preservation Board on Local Historic Designation shall be within sixty (60) days from the Historic Preservation Officer determination of "eligibility." Consideration by the Board may be deferred by mutual agreement by the property owner and the Historic Preservation Officer. The Historic Preservation Officer may require the filing of a written application on the forms prepared by the Department and may request additional background information to assist the Board in its consideration of eligibility. Independent analysis by a consultant selected by the City may be required to assist in the review of the application. All fees associated with the analysis shall be the responsibility of the applicant. The types of reviews that could be conducted may include but are not limited to the following: property appraisals; archeological assessments; and historic assessments."

Therefore, please be advised that after careful research and study of our records and the information you presented the following information has been determined:

203 University Drive, legally described as Lots 19 & 20, Block 29, Coral Gables Crafts Section according to the plat thereof as recorded in Plat Book 10 Page 40 of the public records of Miami-Dade County, Florida, does not meet the minimum eligibility criteria for designation as a local historic landmark. Therefore, the Historical Resources staff will not require review by the Historic Preservation Board if an application is made for a demolition permit.

Please note that, pursuant to Section 2-705(b)(15) of the Coral Gables Zoning Code, this determination does not constitute a development order and is valid for a period of eighteen (18) months. In the case where the Historic Preservation Officer or designee determines that the property does not meet the minimum eligibility criteria for designation, a permit for the demolition of the property must be issued within the eighteen-month period.

Upon expiration of the eighteen-month period, you will be required to file a new application. Any change from the foregoing may be made upon a demonstration of a change in the material facts upon which this determination was made.

If you have any further questions concerning this matter, please do not hesitate to contact this office.

Sincerely,

Dona M. Spain

Historic Preservation Officer

LinaM. Pare

cc: Anthony de Yurre, 1450 Brickell Avenue, Ste 2300, Miami, FL 33131 Miriam Soler Ramos, City Attorney Cristina M. Suárez, Deputy City Attorney Suramy Cabrera, Development Services Director

Charles Wu, Assistant Development Services Director

Ramon Trias, Planning & Zoning Director Virginia Goizueta, Plans Processor Lead

Historical Significance Request Property File



Historical Resources & Cultural Arts October 4th, 2019

2327 SALZEDO STREET CORAL GABLES FLORIDA 33134 Coral Gables Chamber of Comme Inc. 224 Catalonia Avenue Coral Gables, FL 33134

- P 305.460.5093
- 1 hist@coralgables.com

Re: 224 Catalonia Avenue, legally described as Lots 28 TO 30, Block 39, Coral Gables Section L, according to the plat thereof as recorded in Plat Book 8 Page 85 of the public records of Miami-Dade County, Florida,

Dear Property Owners:

Section 3-1107(g) of the Coral Gables Zoning Code states that "All demolition permits for non-designated buildings and/or structures must be approved by the Historic Preservation Officer or designee. The approval is valid for eighteen (18) months from issuance and shall thereafter expire and the approval is deemed void unless the demolition permit has been issued by the Development Services Department. The Historic Preservation Officer may require review by the Historic Preservation Board if the building and/or structure to be demolished is eligible for designation as a local historic landmark or as a contributing building, structure or property within an existing local historic landmark district. This determination of eligibility is preliminary in nature and the final public hearing before the Historic Preservation Board on Local Historic Designation shall be within sixty (60) days from the Historic Preservation Officer determination of "eligibility." Consideration by the Board may be deferred by mutual agreement by the property owner and the Historic Preservation Officer. The Historic Preservation Officer may require the filing of a written application on the forms prepared by the Department and may request additional background information to assist the Board in its consideration of eligibility. Independent analysis by a consultant selected by the City may be required to assist in the review of the application. All fees associated with the analysis shall be the responsibility of the applicant. The types of reviews that could be conducted may include but are not limited to the following: property appraisals; archeological assessments; and historic assessments."

Therefore, please be advised that after careful research and study of our records and the information you presented the following information has been determined:

224 Catalonia Avenue, legally described as Lot 8 Less W1/2 & All Lot 9, Block 29, Coral Gables Crafts Section, according to the plat thereof as recorded in Plat Book 10 Page 40 of the public records of Miami-Dade County, Florida, does not meet the minimum eligibility criteria for designation as a local historic landmark. Therefore, the Historical Resources staff will not require review by

the Historic Preservation Board if an application is made for a demolition permit.

Please note that, pursuant to Section 2-705(b)(15) of the Coral Gables Zoning Code, this determination does not constitute a development order and is valid for a period of eighteen (18) months. In the case where the Historic Preservation Officer or designee determines that the property does not meet the minimum eligibility criteria for designation, a permit for the demolition of the property must be issued within the eighteen-month period.

Upon expiration of the eighteen-month period, you will be required to file a new application. Any change from the foregoing may be made upon a demonstration of a change in the material facts upon which this determination was made.

If you have any further questions concerning this matter, please do not hesitate to contact this office.

Sincerely,

Dona M. Spain

Historic Preservation Officer

cc: RC Acquisitions LLC, 121 Alhambra Plaza, Ste. 1600, Coral Gables, FL 33134
Anthony de Yurre, 1450 Brickell Avenue, Ste. 2300, Miami, FL 33131
Miriam Soler Ramos, City Attorney
Cristina M. Suárez, Deputy City Attorney
Suramy Cabrera, Development Services Director
Charles Wu, Assistant Development Services Director
Ramon Trias, Planning & Zoning Director
Virginia Goizueta, Plans Processor Lead
Historical Significance Request Property File



Historical Resources ਦ Cultural Arts

2327 SALZEDO STREET CORAL GABLES FLORIDA 33134

305.460.5093hist@coralgables.com

January 30, 2020

P & J Enterprise Holdings, LLC 225 Malga Avenue Coral Gables, FL 33134

Re: 225 Malaga Avenue, legally described as Lot 21, Block 29, Coral Gables Craft Section, according to the plat thereof as recorded in Plat Book 10, at Page 40 of the public records of Miami-Dade County, Florida

Dear Property Owner:

Section 3-1107(g) of the Coral Gables Zoning Code states that "All demolition permits for non-designated buildings and/or structures must be approved by the Historic Preservation Officer or designee. The approval is valid for eighteen (18) months from issuance and shall thereafter expire and the approval is deemed void unless the demolition permit has been issued by the Development Services Department. The Historic Preservation Officer may require review by the Historic Preservation Board if the building and/or structure to be demolished is eligible for designation as a local historic landmark or as a contributing building, structure or property within an existing local historic landmark district. This determination of eligibility is preliminary in nature and the final public hearing before the Historic Preservation Board on Local Historic Designation shall be within sixty (60) days from the Historic Preservation Officer determination of "eligibility." Consideration by the Board may be deferred by mutual agreement by the property owner and the Historic Preservation Officer. The Historic Preservation Officer may require the filing of a written application on the forms prepared by the penartment and may request additional background information to assist the Board in its consideration of eligibility. Independent analysis by a consultant selected by the City may be required to assist in the review of the application. All fees associated with the analysis shall be the responsibility of the applicant. The types of reviews that could be conducted ma include but are not limited to the following property appraisals; archeological assessments; and historic assessments."

Therefore, please be advised that after careful research and study of our records and the information you presented the following information has been determined.

225 Malaga Avenue, legally described as Lot 21, Block 29, Coral Gables Craft Section, according to the plat thereof as recorded in Plat Book 10, at Page 40 of the public records of Miami-Dade County, Florida, does not meet the minimum eligibility criteria for designation as a local historic landmark. Therefore, the

Historical Resources staff will not require review by the Historic Preservation Board if an application is made for a demolition permit.

Please note that, pursuant to Section 2-705(b)(15) of the Coral Gables Zoning Code, this determination does not constitute a development order and is valid for a period of eighteen (18) months. In the case where the Historic Preservation Officer or designee determines that the property does not meet the minimum eligibility criteria for designation, a permit for the demolition of the property must be issued within the eighteen-month period.

Upon expiration of the eighteen-month period, you will be required to file a new application. Any change from the foregoing may be made upon a demonstration of a change in the material facts upon which this determination was made.

If you have any further questions concerning this matter, please do not hesitate to contact this office.

Sincerely,

Kara N. Kautz

Xana Xauts

Interim Historic Preservation Officer

cc: Anthony De Yurre, 1450 Brickell Avenue, Suite 2300, Miami, FL Miriam Soler Ramos, City Attorney
Cristina M. Suárez, Deputy City Attorney
Suramy Cabrera, Development Services Director
Charles Wu, Assistant Development Services Director
Ramon Trias, Planning & Zoning Director
Virginia Goizueta, Plans Processor Lead

Historical Significance Request Property File

CORAL GABLES CONCURRENCY MANAGEMENT

Concurrency Impact Statement

This Concurrency Impact Statement provides specific information on the availability of public services for a propose project or change in use. Adequat4e public services must be available as a prerequisite for the approval of any development order (e.g. any approval, permit, etc., allowing development, construction or a change in use).

This statement is associated with a specific development order application and is subject to the final action taken on that application. If a final action is not taken on the development order associated with the statement within six (6) months from the date of issuance, the statement shall expire. The applicant is advised to consult the City to assure that public services will remain after approval of the development order application.

Ponce Park Residences 3000 PONCE DE LEON BLVD

Coral Gables, FL

Date Printed: 9/3/2020 Development Order: 0 Record Number: Assoc. Demolition Record: 0

Zones:

27

Trffic Fire Protection

201

Flood Protection Х

Parks and Recreation

STATUS=P

Multi Family Dwellings: 171 units 16-Hr Convenient Store: 18000 Sq.Ft.

3

Concurrency Needs

Minimum Required Elevation (ft): 0

Adequate Water Flow for Commercial & Residential Fire Protection

	Site Demand	Zone Capacity	Zone Demand	Concurrent	
Trips	6993			OK	Within Urban Infill Area
Golf Courses	0.02850001425	47.41	0.6374569214	OK	
Tennis Courts	0.2849999715	40.35	6.3745661572	OK	
Racquetball Courts	0.0371925	6.23	0.831954	OK	
BAsketball Courts	0.122265	15.34	2.734912	OK	
Ball Diamonds	0.0765225	6.27	1.711618	OK	
Playing Fields	0.0765225	7.27	1.711618	OK	
Swimming Pools	0.00855	3.13	0.18274	OK	
Equipped Playing Areas	0.0855	6.34	1.9129	OK	
Special Recreation Facilities	1.2825	93.84	27.4075	OK	
Neighborhood Parks (acres)	0.320625	5.62	7.1722	NO	
Mini Parks (acres)	0.0171	0.97	0.38248	OK	
Open Space (acres)	0.04275	1.53	0.9571	OK	
Water Flow (gpm)	3000	3000	3000	OK	

Application Fee: Application Date:

\$190.31

9/3/2020

Expiration Date: September 3, 2021

Comments:

Statement Issued by:

Although the purposed use for which this Concurrency Statement is issued is located in the Urban Infill Area of the City of Coral Gables, and the Statement does not reflect the actual trips that would be generated for this use, Concurrency Fees are applicable and will be assessed.





Concurrency Management System (CMS)

Miami-Dade County Public Schools

Miami-Dade County Public Schools

Concurrency Management System **School Concurrency Determination**

Local Government (LG): MDCPS Application Number: SP0320090300355 **Coral Gables Ponce Park 9/3/2020 12:45:55 PM** LG Application Number: Date Application Received: Residences Type of Application: Site Plan Sub Type: **Public**

Applicant's Name: **Ponce Park Residences** Address/Location: 3000 Ponce de Leon Master Folio Number: 0341170057170

0341170057140, 0341170057160, 0341170057180, Additional Folio Number(s):

0341170057230, 0341170057250,

PROPOSED # OF UNITS 171 SINGLE-FAMILY DETACHED 0

UNITS:

SINGLE-FAMILY ATTACHED 0

UNITS	S: <u>~</u>							
MULTIFAMILY UNITS: 171								
	CONCURRENCY SERVICE AREA SCHOOLS							
CSA Id	Facility Name	Net Available Capacity	Seats Required	Seats Taken	LOS Met	Source Type		
721	GEORGE W CARVER ELEMENTARY	-15	9	0	NO	Current CSA		
721	GEORGE W CARVER ELEMENTARY	0	9	0	NO	Current CSA Five Year Plan		
6741	PONCE DE LEON MIDDLE	55	4	4	YES	Current CSA		
				_				

07 71	I ONCE DE LEON MIDDLE	33	- 7	7	123	Current CoA		
7071	CORAL GABLES SENIOR	-231	5	0	NO	Current CSA		
7071	CORAL GABLES SENIOR	0	5	0	NO	Current CSA Five Year Plan		
	ADJACENT SERVICE AREA SCHOOLS							
1761	DAVID FAIRCHILD ELEMENTARY	97	9	9	YES	Adjacent CSA		
7341	MIAMI JACKSON SENIOR	926	5	5	YES	Adjacent CSA		
*An Impact reduction of 28.23% included for charter and magnet schools (Schools of Choice).								

MDCPS has conducted a public school concurrency review for this application and has determined that it **DOES MEET** (Concurrency Met) all applicable LOS Standards for a Final Development order as adopted in the local Government's Educational Element and incorporated in the Interlocal Agreement for Public School Facility Planning in Miami-Dade County.

Master Concurrency MA0320090300355 Number:

Total Number of

Units:

9/10/2020 2:39:24 PM Issue Date: Expiration Date:

171

9/10/2021 2:39:24 PM

Elementary: 9 / Middle: 4 / Senior: 5 Capacity Reserved:

MDCPS Administrator

MDCPS Authorized Signature

1450 NE 2 Avenue, Room 525, Miami, Florida 33132 / 305-995-7285 / concurrency@dadeschools.net

Application Representation and Contact Information

Agent/Attorney:

Anthony De Yurre Bilzin Sumberg Baena Price & Axelrod LLP 1450 Brickell Avenue, Suite 2300 Miami, FL 33131 (305)350-2404 Adeyurre@bilzin.com

Property Owner/Applicant:

Coral Gables Chamber of Commerce, Inc. 224 Catalonia Avenue Coral Gables, FL 33134 (305)446-1657 MTrowbridge@coralgableschamber.org

Property Owner/Applicant:

RC Acquisitions, LLC 121 Alhambra Plaza, Suite 1600 Coral Gables, FL 33134 (305)443-1000 wasm@allenmorris.com

Architect:

Oppenheim Architecture 245 NE 37th Street Miami, FL 33137 (305)576-8404 marcel@oppenoffice.com

Traffic Engineer:

Timothy J. Plummer, PE David Plummer & Associates 1750 Ponce de Leon Boulevard Coral Gables, FL 33134 (305)447-0900 Tim.plummer@dplummer.com

Landscape Architect:

Naturalficial, Inc. 6915 Red Road, Suite 224 Coral Gables, FL 33143 (786)717-6564 andres@naturalficial.com From: Rodas, Paul prodas@coralgables.com>
Sent: Tuesday, March 17, 2020 11:22 AM

To: Jennifer E. Fine < <u>ifine@bilzin.com</u>>; Cejas, Devin < <u>dcejas@coralgables.com</u>>; Ceballos, Gustavo

< igarcia4@coralgables.com>

Cc: Anthony De Yurre adeyurre@bilzin.com; Keller, Jessica keller@coralgables.com; DeZayas,

Melissa < mdezayas@coralgables.com; Diaz, Hermes < hdiaz2@coralgables.com>

Subject: RE: DRC Application - Ponce Park Tower [IWOV-MIAMI.FID1353509]

Good afternoon Jennifer,

Here is the list currently registered Telecommunications companies:

AT&T/ New Cingular Wireless Atlantic Broadband Century Link/Level3 Communications Comcast MCImetro

We also have two companies in queue applying for renewal of their registration with the City (they do have existing infrastructure within our City boundaries):

Hotwire

Verizon/Cellco Partnership

We need letters that state the utilities companies are clear and have no objections; any letter with objections will require resolution between the developer and the utility company before we are able to proceed.

Thank you,

Paul Rodas, P.E.
Permit Section Manager
City of Coral Gables
Department of Public Works
2800 SW 72nd Avenue
Miami, FL 33155
T: 305.460.5048





January 6, 2020

Enrique Pousada, PSM Senior Surveyor Public Works Dept. City of Miami 444 SW 2nd Ave, 4th Floor Miami, FL 33130

Reference: I/O University Dr & Ponce De Leon

Location: 20' wide alley lying in Block 29 of Coral Gables Crafts Section, Plat book 10 at Page 40 of Public

Record of Miami-Dade, Florida together with a portion of Anastasia Ave, now known as

University Drive, see attached survey

Please consider this letter as your notification that satisfactory arrangements for installation of electric service have been made in accordance with Ordinance 68-69.

As per our agreement with you, we would appreciate your making these satisfactory arrangements contingent on easement requirements as follows:

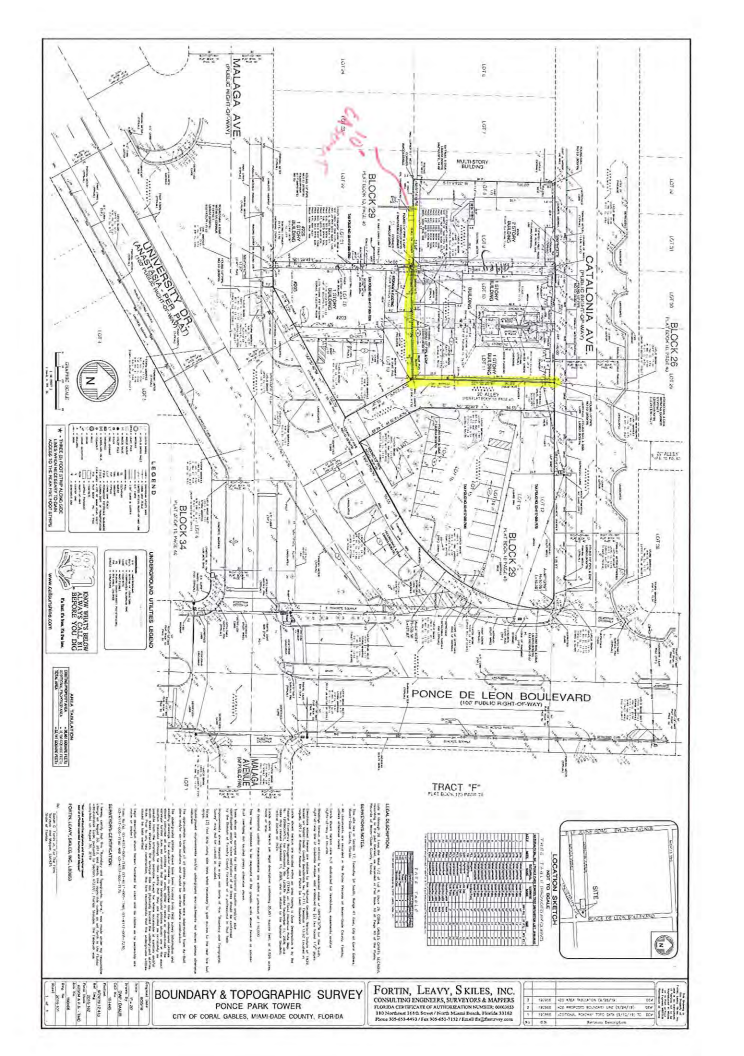
- (X) Easements necessary for electrical facilities marked on the attached copy of the subject tentative plat and a duplicate was sent to owner. An Easement by means of instrument will be granted by the customer for existing and future facilities. Therefore, FPL has no objection to the proposed road closure and no objection to the approval and recording of the plat.
- () No Additional Easements are required at this time for electrical facilities. Any additional Easements required will be obtained by instrument prior to completion of building construction.
- () Easements have been assured verbally by the owner/developer and will be granted prior to completion of the building construction. An Easement by means of instrument will be granted by the customer for existing and future facilities.

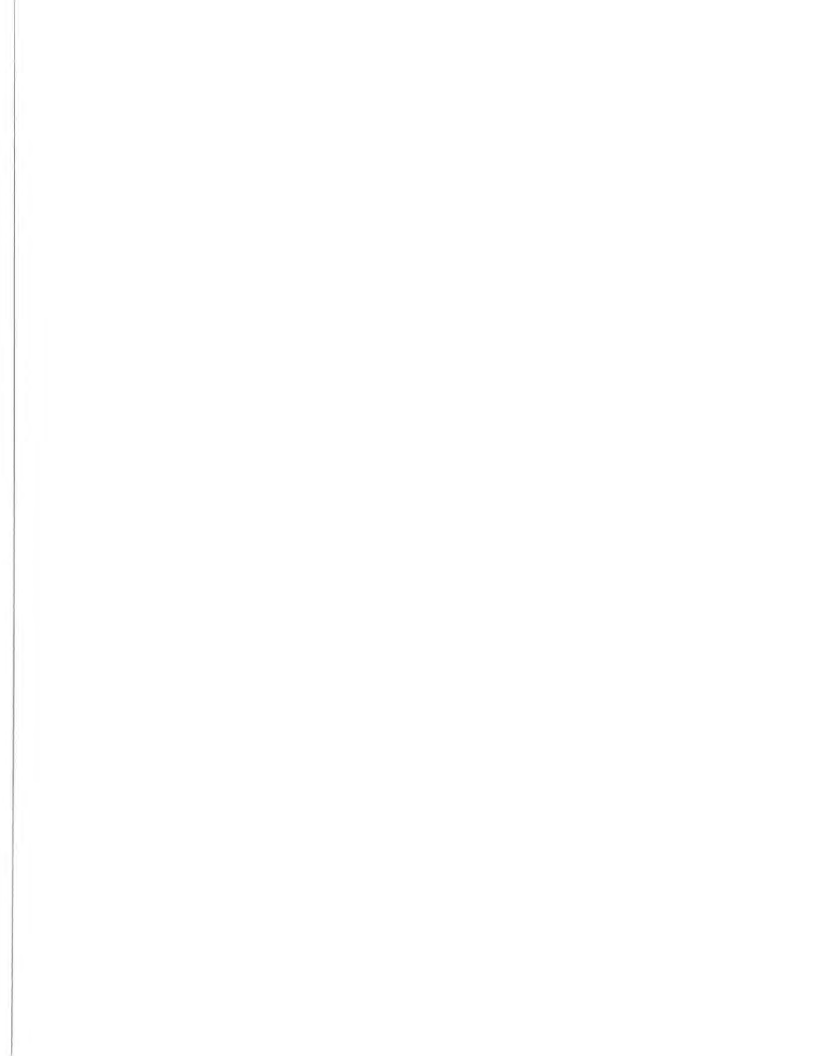
In addition, contributions in aid of construction for relocation or installation of underground electrical facilities, whenever applicable, will be collected at a later date and therefore FPL has no objection to this Plat.

If there are any questions or you need further information, please call (305) 377-6029 for assistance.

Sincerely,

. Joel R Garcia Joel R Garcia **Engineering Leader**







November 18, 2019

Ellison Hersch Bilzin Sumberg Baena Price & Axelrod LLP 1450 Brickell Avenue, 23rd Floor Miami, Florida 33131 ehersch@bilzin.com (305) 374-7580 Ext. 3017

RE: No Objection Request / The twenty-foot-wide alley, lying in Block 29 OF CORAL GABLES CRAFTS SECTION, according to the Plat thereof, as recorded in Plat Book 10, Page 40 of the Public Records of Miami-Dade County, Florida.

Dear Ms./Mrs. Hersch:

Florida City Gas (FCG) has received your request to vacate the alley located at the aforementioned location.

We regret to inform you that **FCG** objects to your alley vacation request. FCG maintains facilities at this location that exist within the aforementioned alley, as per the enclosed document. The nature of the construction for the proposed aforementioned improvements is a direct conflict with existing FCG facilities. Please be advised if you wish to proceed with the construction of the mentioned improvements, it will be necessary to relocate and or abandon the existing FCG facilities, **completely at your expense**.

Please be advised that you are required to contact Sunshine State One Call of Florida, Inc. (SSOCF) at 811, at least two (2) full business days prior to commencing any excavation.

If you need additional information, please do not hesitate to contact me.

Regards,

Gustavo Peña

Engineering Technician

histor (2)

(305) 835-3624

EXHIBIT "A"

LEGAL DESCRIPTION:

The twenty foot wide alley, lying in Block 29 OF CORAL GABLES CRAFTS SECTION, according to the Plat thereof, as recorded in Plat Book 10 at Page 40 of the Public Records of Miami—Dade County, Florida, together with a portion of Anastasia Avenue, as shown on said Plat, now known as University Drive, all being more particularly described as follows:

Begin at the Northeast corner of Lot 11 in said Block 29 of CORAL GABLES CRAFTS SECTION, also being the Northwest corner of said twenty foot wide alley; thence South 01°22'29" West, along the East line of said Lot 11, also being the West line of the twenty foot wide alley for 99.99 feet to the Southeast corner of said Lot 11, also being the Northeast corner of Lot 19 in said Block 29; thence South 29°18'09" East, along the East line of said Lot 19, also being the West line of the twenty foot wide alley for 55.36 feet to the Southeast corner of said Lot 19 and the Southwest corner of the twenty foot wide alley; thence South 60°37'46" West, along the South line of said Lot 19 and the South line of Lot 20 in said Block 29, also being the Northwesterly Right—of—Way line of Anastasia Avenue, now known as University Drive for 105.20 feet to the intersection of a point on the North Right—of—Way line of Malaga Avenue, as shown on said plat of CORAL GABLES CRAFTS SECTION and the South line of said Block 29; thence South 89°54'42" East along the Easterly prolongation of said South line of Block 29 for 101.67 feet to the centerline of University Drive (f/k/a Anastasia Avenue), being a 100 foot Right-of-Way as shown on said Plat of CORAL GABLES CRAFTS SECTION; thence North 60°37'46" East, along said centerline, for 34.34 feet to a point on a line, sixty feet North of and parallel with the North line of Lot 6 in Block 34, as shown on said Plat Book 10 at Page 40; thence South 89°22'14" East, along said parallel line, for 90.44 feet to a point on the West Right-of-Way line of Ponce De Leon Boulevard, being a one hundred foot Right-of-Way, as shown on said Plat Book 10 at Page 40; thence North 01°21'56" East along said West Right-of-Way line, for 183.95 feet to a point on the Easterly prolongation of the South Right—of—Way line of Catalonia Avenue, as shown on said Plat Book 10 at Page 40; thence North 89*54'37" West, along said Easterly prolongation, for 10.61 feet to a point of cusp being on the North line of Lot 12 in said Block 29, the following three courses being along the Easterly and Southerly line of said Block 29; (1) thence Southeasterly along a 10.00 foot radius curve, leading to the right, through a central angle of 96°13'59" for an arc distance of 16.80 feet to a point of compound curvature; (2) thence Southwesterly along a 128.58 foot radius curve, leading to the right, through a central angle of 54°18'24" for an arc distance of 121.87 feet to a point of tangency; (3) thence South 60°37'46" West for 59.55 feet to a point on the East line of said twenty foot wide alley, the previous two courses being along said North Right-of-Way line of University Drive (f/k/a Anastasia Avenue); thence North 29°18'09" West, along said East line of the twenty foot wide alley and the West line of Lot 18 in said Block 29, for 49.85 feet; thence North 01°22'29" Éast, along said East line of the twenty foot wide alley, for 94.95 feet to a point on said South Right-of-Way line of Catalonia Avenue; thence North 89°54'37" West, along said South Right-of-Way line for 20.00 feet to the Point of Beginning.

Drawn By	MAP
Cad. No.	191132
Ref. Dwg.	2019-101

11/12/19 3:28p

Plotted:

LEGAL DESCRIPTION

FORTIN, LEAVY, SKILES, INC. CONSULTING ENGINEERS, SURVEYORS & MAPPERS FLORIDA CERTIFICATE OF AUTHORIZATION NUMBER: 00003653 180 Northeast 168th. Street / North Miami Beach, Florida. 33162 Phone: 305-653-4493 / Fax 305-651-7152 / Email fls@flssurvey.com

Date 11/12/19	
Scale NOT TO SCALE	
Job. No. 191132	
Dwg. No. 1019-061	
Sheet 1 of 4	_ ノ

EXHIBIT "A"

SURVEYOR'S NOTES:

- This site lies in Section 17, Township 54 South, Range 41 East, City of Coral Gables, Miami-Dade County, Florida.
- Bearings hereon are referred to an assumed value of N 89*54'37" W for the South right of way line of Catalonia Avenue
- Lands shown hereon were not abstracted for easements and/or rights-of-way of records.
- This is not a "Boundary Survey" but only a graphic depiction of the description shown hereon.
- Dimensions shown hereon are based on Fortin, Leavy, Skiles, sketch #2019-101.

SURVEYOR'S CERTIFICATION:

I hereby certify that this "Sketch of Description" was made under my responsible charge on November 12, 2019, and meets the applicable codes as set forth in the Florida Administrative Code, pursuant to Section 472.027, Florida Statutes.

"Not valid without the signature and the original raised seal of a Florida Licensed Surveyor and Mapper"

FORTIN, LEAVY, SKILES, INC., LB3653

By:	
,	Daniel C. Fortin, Jr., For The Firm
	Surveyor and Mapper, LS6435
	State of Florida.

Drawn By	MAP
Cad. No.	191132
Ref. Dwg.	2019-101

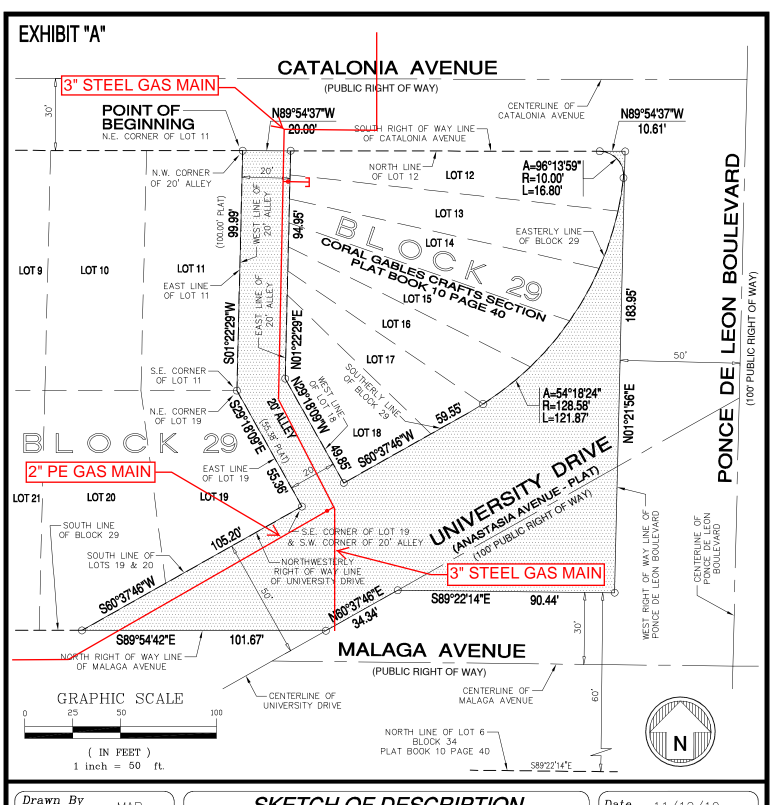
Plotted:

11/12/19 3:28p

SURVEYOR'S NOTES & CERTIFICATION

FORTIN, LEAVY, SKILES, INC. CONSULTING ENGINEERS, SURVEYORS & MAPPERS FLORIDA CERTIFICATE OF AUTHORIZATION NUMBER: 00003653 180 Northeast 168th. Street / North Miami Beach, Florida. 33162 Phone: 305-653-4493 / Fax 305-651-7152 / Email fls@flssurvey.com

Date 11/12/19	
Scale NOT TO SCALE	
Job. No. 191132	
Dwg. No. 1019-061	
Sheet 2 of 4	_



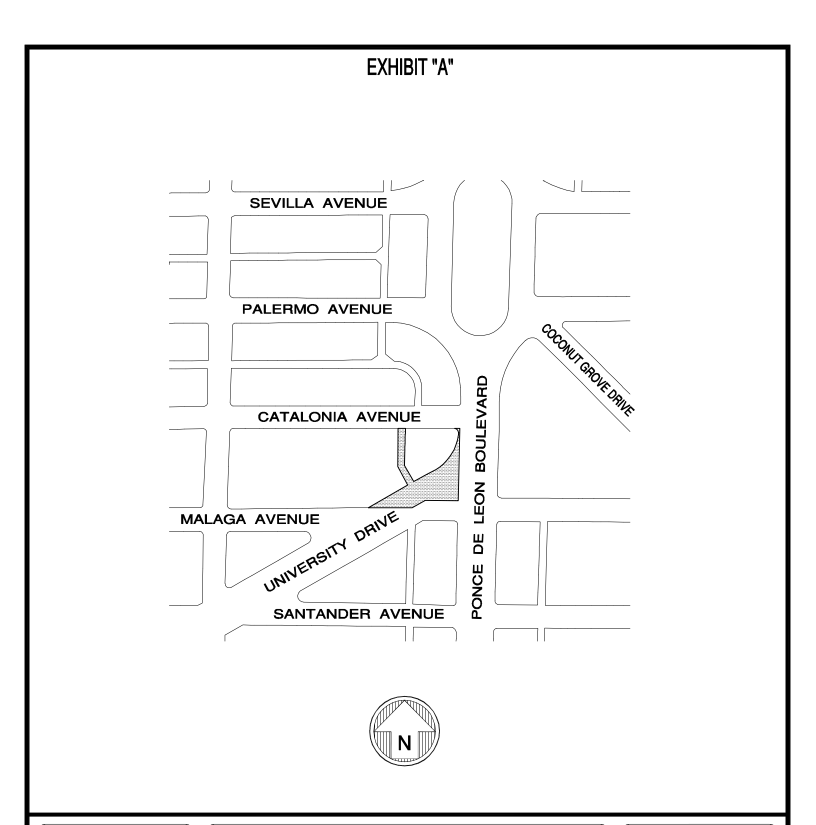
MAP Cad. No. 191132 Ref. Dwg. 2019-101 Plotted: 11/12/19 3:28p

SKETCH OF DESCRIPTION

FORTIN, LEAVY, SKILES, INC. CONSULTING ENGINEERS, SURVEYORS & MAPPERS

FLORIDA CERTIFICATE OF AUTHORIZATION NUMBER: 00003653 180 Northeast 168th. Street / North Miami Beach, Florida. 33162 Phone: 305-653-4493 / Fax 305-651-7152 / Email fls@flssurvey.com

Date 1	1/12/19
Scale	1"=40'
Job. No.	191132
Dwg. No.	1019-061
Sheet 3	of 4



Drawn By	MAP
Cad. No.	191132
Ref. Dwg.	2019-101
Plotted:	11/12/19 3:28p

LOCATION SKETCH

FORTIN, LEAVY, SKILES, INC. CONSULTING ENGINEERS, SURVEYORS & MAPPERS FLORIDA CERTIFICATE OF AUTHORIZATION NUMBER: 00003653 180 Northeast 168th. Street / North Miami Beach, Florida. 33162

Phone: 305-653-4493 / Fax 305-651-7152 / Email fls@flssurvey.com

Date 11/12/19	
Scale NOT TO SCALE	
Job. No. 191132	
Dwg. No. 1019-061	
Sheet 4 of 4	



Engineering – Design Department 2601 SW 145th Ave Miramar, FI 33027

Tuesday, November 26, 2019

Ellison Hersch Project Assistant Bilzin Sumberg Baena Price & Axelrod LLP 1450 Brickell Avenue, 23rd Floor Miami, Florida 33131

Comcast No Objection / 20' Wide Alley Vacation Waiver of Objection [IWOV-MIAMI.FID1353509] Comcast muid 10226 D

Dear Mr. Hersch

Comcast has *no objection nor conflicts* to this subject alley vacation request. The Comcast facilities adjacent to the vacation area are located in the road right-of way.

Please see the attached screen shot

Should you have any further question, please feel free to call me at 1-754-221-1254 or email at Leonard Maxwell-Newbold@cable.comcast.com

Sincerely,

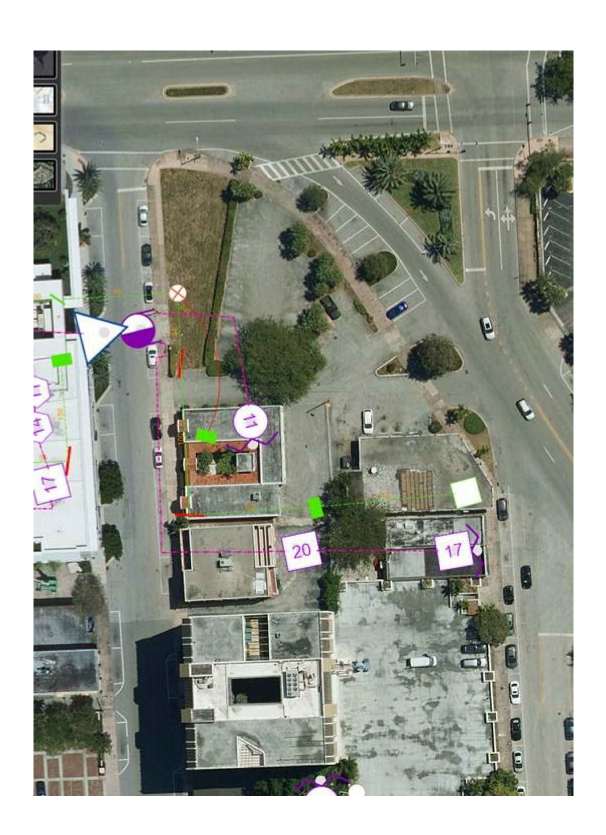
Leonard Maxwell-Newbold Digitally signed by Leonard

Maxwell-Newbold

Date: 2019.19.26 13:09:54 -05'00'

Leonard Maxwell-Newbold Regional Permit Manager Comcast / Southern Division (RDC) 10/2/2015 4:26:10 PM

Cc: Jose Martinez / Comcast Area Construction Coordinator File





Re: Folio: 03-4117-005-7230, 03-4117-005-7180, 03-4117-005-

7170, 03-4117-005-7160.

Dear Mr. Lopez:

The following is to confirm that _AT&T Telecommunications_ has no objection to the **following folios:** 03-4117-005-7230, 03-4117-005-7180, 03-4117-005-7170, 03-4117-005-7160.

Please feel free to contact me should you have any questions or concerns.

Regards,

Javier Hernandez

Mgr OSP Plng & Engrg Design Construction & Engineering-SE

AT&T

600 NW 79th Avenue, Room 360, Miami, FL 33126 o 305.929-2166 c 305.298.7329 | jh4318@att.com

MOBILIZING YOUR WORLD

Re: Folio: 03-4117-005-7230, 03-4117-005-7180, 03-4117-005-7170, 03-4117-005-7160, 03-4117-005-7250 (the "Property")

Dear Ms. Hersch:

The following is to confirm that **CenturyLink** has no objection to the proposed alley and street vacations on or abutting the Property.

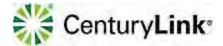
Please feel free to contact me should you have any questions or concerns.

Regards,

Shannon Miller

Shannon Miller

Contract Manager – NIS ROW 1025 Eldorado Blvd. Broomfield, CO 80021 p: 720.888.6463 e: shannon.miller@centurylink.com



Re: Folio: 03-4117-005-7230, 03-4117-005-7180, 03-4117-005-7170, 03-4117-005-7160, 03-4117-005-7250 (the "Property")

Dear Ms. Hersch:

The following is to confirm that **Atlantic Broadband** has no objection to the proposed alley and street vacations on or abutting the Property.

Please feel free to contact me should you have any questions or concerns.

Regards,

Edwin Zambrana

Construction Manager Atlantic Broadband

Office: 305-861-8069 Ext. 5411







MIAMI-DADE

Ellison Hersch
Project Assistant
Bilzin Sumberg Baena Price & Axelrod LLP
1450 Brickell Avenue, 23rd Floor
Miami, Florida 33131
Via email to:
joub@miamidade.gov

RE: NO OBJECTION TO ALLEY CLOSED.

Miami Dade County Plat Book 10, Page 40 Section:17-54-41

FOLIOS: 03-4117-005-7230, 03-4117-005-7180, 03-4117-005-7170, 03-4117-005-7160, 03-4117-005-7250 (the "Property")

Dear Ms. Hersch:

The following is to confirm that **Miami-Dade WASD** has no objection to the proposed alley and street vacations on or abutting the Property, so long as an alternative easement is provided prior to issuance of a Certificate of Occupancy.

Please feel free to contact me should you have any questions or concerns.

Regards,

Should you have any question regarding this matter, do not hesitate to contact me.

Very truly yours,

Guillermo Guerrero,

Professional Land Surveyor

YGU PRRPRC

Right of Way Unit.

Miami Dade County Water and Sewer Department.

305-268-5268.



November 27, 2019

RE:

Proposed mixed use project on the property located at 203 University Drive, 224 Catalonia Avenue, 226 Catalonia Avenue, and 3000 Ponce de Leon Boulevard.

TO WHOM IT MAY CONCERN

The following is to confirm that the City of Coral Gables Utilities Division has no objection to the vacate and abandon the twenty-foot wide alleyway that runs from Catalonia Avenue to Malaga Avenue and the portion of University Drive between Ponce de Leon Boulevard and Malaga Avenue. A new sanitary sewer system shall be proposed to serve the referenced properties.

Please feel free to contact me should you have any question.

Arge E. Acevedo, PE, ENV SP, LEED Green Associate

Utilities & ROW Division Chief

Utilities Director
City of Coral Gables

Department of Public Works

2800 SW 72 Avenue, Miami, FL 33155

Direct: (305)460-5006 Main: (305)460-5000

Jacevedo2@coralgables.com

Re: Folio: 03-4117-005-7230, 03-4117-005-7180, 03-4117-005-7170,

03-4117-005-7160, 03-4117-005-7250 (the "Property")

Dear Ms. Hersch:

The following is to confirm that **MCImetro** has no objection to the proposed alley and street vacations on or abutting the Property.

Please feel free to contact me should you have any questions or concerns.

Regards,

Robert Butler

Global Access and Transport

Robert Butler

Engineering

Engr III Spec-Ntwk Eng&Ops

400 International Pkwy

Richardson, TX, 75081

O 1 469 886 4091

robert.butler@verizon.com



2100 W. Cypress Creek Rd Fort Lauderdale, FL 33309

CORPORATE SITE: www.hotwirecommunications.com

CUSTOMER SITE: gethotwired.com

Ellison Hersch Project Assistant **Bilzin Sumberg Baena Price & Axelrod LLP** 1450 Brickell Avenue, 23rd Floor Miami, Florida 33131

Re: Folio: 03-4117-005-7230, 03-4117-005-7180, 03-4117-005-7170,

03-4117-005-7160, 03-4117-005-7250 (the "Property")

Dear Ms. Hersch:

The following is to confirm that **Hotwire Communications** has no objection to the proposed alley and street vacations on or abutting the Property.

Please feel free to contact me should you have any questions or concerns.

Regards,

Maria Milanes 954-465-1927

maria.milanes@hotwirecommunication.com

Re:

Proposed street and alley way abandonment; twenty-foot wide alleyway that runs from Catalonia Avenue to Malaga Avenue and the portion of University Drive between Ponce de Leon Boulevard and Malaga Avenue abandonment for alley way and portion of University Drive, Coral Gables, FL ("Proposed Abandonment").

Dear Ms. Hersch:

Per your request, Cellco Partnership, d/b/a Verizon Wireless and its affiliates ("Verizon") confirm that it has no knowledge of the presence of any existing above ground or below ground facilities located within the portion of a certain property that is part of the Proposed Abandonment, being an alley way approximately 20' wide and a portion of University Drive, located in the City of Coral Gables, Florida, as said property is more particularly described in that certain legal description and sketch attached and incorporated herein as Exhibit "A", drawn by Fortin, Leavy, Skiles, Inc., dated 11.12.19 ("Abandonment Area"). Please note that this letter makes no representations of the presence or location of any facilities owned or controlled by Verizon located outside of the Abandonment Area described herein.

Please feel free to contact me should you have any questions or concerns.

Sincerely

enclosure

cc: Renee M. Shepherd, Network Counsel, Verizon

Tab 10

NOTE: THIS CORRECTIVE SPECIAL WARRANTY DEED IS BEING EXECUTED AND RECORDED BECAUSE OF A TYPOGRAPHICAL ERROR. THE NAME AND IDENTITY OF THE GRANTEE IN THE SPECIAL WARRANTY DEED RECORDED JULY 13, 2011, IN O.R. BOOK 27755, PAGE 815, WERE INCORRECT AND WERE NOT THE PURCHASER OF THIS PROPERTY. THE CORRECT GRANTEE AS SET FORTH HEREIN PAID THE REQUIRED FLORIDA DOCUMENTARY STAMP TAX IN THE AMOUNT OF \$2,833.20 AND SUR-TAX OF \$2,124.90 ON JULY 13, 2011.

PREPARED BY AND RETURN TO:

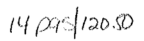
First American Title Company, LLC Attention: Amy Baten 24 Greenway Plaza, Suite 850 Houston, TX 77046 NCS 450885-FL1

"CORRECTIVE" SPECIAL WARRANTY DEED

WITNESSETH:

THAT, for and in consideration of the sum of Ten and No/100 Dollars (\$10.00) and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged by the Grantor, the Grantor hereby grants, bargains, sells, aliens, remises, releases, conveys and confirms unto the Grantee all that certain land situate in Miami-Dade County, Florida and more particularly described as follows;

ATL_IMANAGE-6433576.1



LOTS 14, 15, 16, 17 AND 18, IN BLOCK 29, OF CORAL GABLES CRAFTS SECTION, ACCORDING TO THE PLAT THEREOF AS RECORDED IN PLAT BOOK 10, OF PAGE 40, OF THE PUBLIC RECORDS OF MIAMI DADE COUNTY, FLORIDA.

TOGETHER with all of the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

TO HAVE AND TO HOLD the same in fee simple forever.

Whereas, the subject Property hereinabove described was acquired by Grantor by that certain Statutory Warranty Deed Recorded on May 26, 2000 in Book 19127 at Page 2602 of the Official Public Records of Real Property for Miami-Dade County, State of Florida.

Grantor, for the consideration stated and subject to any reservations from and exceptions to conveyance and warranty stated herein, grants, sells and conveys to Grantee the Property, any and all improvements located thereon and affixed thereto, together with all and singular the rights and appurtenances thereto in any wise belonging, to have and hold the Property unto Grantee, Grantee's successors and assigns forever, subject to (a) the Permitted Encumbrances, as hereinafter defined, and (b) the exceptions, limitations and conditions herein set forth. Grantor binds Grantor and Grantor's successors and assigns to warrant and forever defend the title to the Property to Grantee and Grantee's heirs, executors, administrators, successors and assigns against every person whomsoever lawfully claiming or to claim the same or any part thereof, except as to any reservations from and exceptions to conveyance and warranty herein, when and only when the claim is by, through, or under Grantor but not otherwise.

Except for the limited covenant of warranty stated immediately above, the Property is conveyed: (a) without covenant, representation, or warranty of any kind or nature, express or implied, and (b) subject to the following matters (such matters hereinafter referred to individually and collectively as "Permitted Encumbrances"): (1) easements, rights of way, and prescriptive rights, whether of record or not; licenses and leases, whether written or oral, recorded or unrecorded; all presently recorded restrictions, reservations, covenants, conditions, oil and gas leases, mineral severances; liens, conveyances, and other instruments affecting the Property that have not been created, or do not arise, by, through, or under Grantor; rights of coowners and co-tenants; rights of adjoining owners in any walls and fences situated on a common boundary; discrepancies, conflicts, and shortages in area or boundary lines; any encroachments or protrusions, or overlapping of improvements; any condition, right, claim, or other matter which would be revealed by a current survey of the Property or which could be discovered by an inspection of the Property; all rights, obligations and other matters emanating from and existing by reason of the creation, establishment, maintenance, and operation of any County Water Improvement District, Municipal Utility District, or similar governmental or quasi-governmental agency; taxes and assessments of whatever kind, type, or nature, assessed, levied, due, or payable for the year or period during which this conveyance takes place and for any subsequent year or period, the payment of which Grantee assumes; taxes, penalties, and assessments for the year in which this conveyance takes place and prior years due to change in land usage, ownership, or omission and/or mistake of assessment, the payment of which Grantee assumes; (2) existing building and zoning ordinances, land use laws and regulations, and environmental regulations; and (3) rights of parties in possession.

BY ACCEPTANCE OF THIS DEED, GRANTEE ACKNOWLEDGES THAT GRANTOR HAS NOT MADE AND DOES NOT MAKE ANY REPRESENTATIONS AS TO THE PHYSICAL CONDITION OF THE PROPERTY, OR ANY OTHER MATTER AFFECTING OR RELATED TO THE PROPERTY (OTHER THAN WARRANTIES OF TITLE AS PROVIDED AND LIMITED HEREIN). GRANTEE EXPRESSLY AGREES THAT TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE PROPERTY IS CONVEYED "AS IS" AND "WITH ALL FAULTS", AND GRANTOR EXPRESSLY DISCLAIMS, AND GRANTEE ACKNOWLEDGES AND ACCEPTS THAT GRANTOR HAS DISCLAIMED, ANY AND ALL REPRESENTATIONS, WARRANTIES OR GUARANTIES OF ANY KIND, ORAL OR WRITTEN, EXPRESS OR IMPLIED (EXCEPT AS TO TITLE AS HEREIN PROVIDED AND LIMITED) CONCERNING THE PROPERTY, INCLUDING, WITHOUT LIMITATION, (i) THE VALUE, CONDITION, MERCHANTABILITY, HABITABILITY, MARKETABILITY, PROFITABILITY, SUITABILITY OR FITNESS FOR A PARTICULAR USE OR PURPOSE, OF THE PROPERTY, (ii) THE MANNER OR QUALITY OF THE CONSTRUCTION, OR THE MATERIALS, IF ANY, INCORPORATED INTO THE CONSTRUCTION, OF ANY IMPROVEMENTS TO THE PROPERTY, (iii) THE MANNER OF REPAIR, QUALITY OF REPAIR, STATE OF REPAIR OR LACK OF REPAIR OF ANY SUCH IMPROVEMENTS, AND (iv) ACCESS. GRANTEE HAS MADE ALL INSPECTIONS OF THE PROPERTY TO DETERMINE ITS VALUE AND CONDITION DEEMED NECESSARY OR APPROPRIATE BY GRANTEE. GRANTEE ACKNOWLEDGES THAT GRANTEE IS NOT RELYING ON ANY INFORMATION PROVIDED BY GRANTOR IN DETERMINING THE PROPERTY CONDITION. BY ACCEPTANCE OF THIS DEED, GRANTEE SPECIFICALLY ASSUMES ALL RISK, COSTS AND LIABILITIES OF WHATEVER NATURE ARISING OUT OF THE CONDITION OF THE PROPERTY.

> [REMAINDER OF THIS PAGE LEFT BLANK INTENTIONALLY]

IN WITNESS WHEREOF, the Grantor has caused these presents to be executed the day and year first above written.

WITNESSES:	GRANTOR:
Witness Signature Printed Name: Elizabeth Carter Witness Signature Printed Name: Lawrence Quinlan	By its Attorney-in-Fact Christian E. Menzel Attorney in Foct
day of BCT, 2011, by Christian E. R	Atrument was acknowledged before me this <u>15</u> (ENZE). Attorney-in-Fact of the Federal Deposit mmunity Southern Bank, a Federal Savings Bank. or [X] has produced <u>Gart I.O.</u> as identification.
NOTARY PUBLIC-STATE OF FLORIDA Mark A. Haines Commission # DD991338 Expires: MAY 12, 2014 BONDED THRU ATLANTIC BONDING CO., INC.	NOTARY PUBLIC - Signature Above Printed Name: Mark A. Haines My Commission Expires:

EXHIBIT "A"

Order No. 2010-43 Appointing FDIC as Receiver of Turnberry Bank



Southeast Region

1475 Pencharco Stroot, N.R., Atlanta, GA 30309 · Pulpplannet (404) 974-9670 P.O. Box 105317, Arkinia, GA 30348-5217 · Frx: (404) 974-9802

Hand Dellvered

July 16, 2010

OTS No. 08087

Tumborry Bank 20295 N.B. 29th Placo Aventura, Plorida 33180

Re: Notice of Appointment of a Receiver

Dear Sir/Madam:

This is to notify you that the Acting Director, Office of Thrift Supervision, by Order Number 2010-43, dated July 16, 2010, appointed the Pederal Deposit Insurance Corporation as receiver (Receiver) for Tumberry Bank, Aventura, Plorida (Savings Bank), and provided authorization for the undersigned to deliver notice of such appointment,

The Receiver is now taking possession of the Savings Bank pursuant to the terms of its appointment as set forth in Order No. 2010-43, a copy of which is attached. In connection with the appointment of the Receiver, we respectfully eall your attention to Section 5(d)(4) of the Home Owners' Loan Act, 12 U.S.C. § 1464(d)(4), which establishes criminal penalties for refusal to comply with the Receiver's demand for possession of the property, business and assets of an association in receivership.

Please countersign a copy of this letter and indicate the time and date of your receipt of the letter and attachment in the space provided on the following page and return such copy to me.

Sincerely,

Paul Paduano Examiner IV

Attachment

Notice of Appointment of a Receiver Tumborry Bank (No. 08087) Aventura, Florida July 16, 2010 Page 2

Received by: KONK VOLLING CECO

Print Name and Title

At 600, P.M., R.D.T., on Priday, July 16, 2010

Signature: ROW Marker

Accepting Appointment of FDIC as Receiver for Turnberry Bank, Aventura, Plorida:

Tame S. C. Walker

Print Name and Title

At 6:00, P.M., E.D.T., on Priday, July 16, 2010

Exhibit "B"
FDIC's Acceptance of Appointment



FDIC

Division of Resolutions and Receiverships East Const Temporary Satellite Office 7777 Baymeadous Way West Jucksanville, Florida 32266

(994) 256-3351

July 16, 2010

Office of Thrift Supervision 1475 Peachtree Street N.B. Atlanta, Georgia 30309

Subject:

Turnberry Bank Aventura, Florida

Acceptance of Appointment

Dear Sir or Madam:

Please be advised that the Federal Deposit Insurance Corporation accepts its appointment as Receiver of the above-captioned depository institution, in accordance with the Federal Deposit Insurance Aol, as amended,

Sincorely,

Federal Deposit Insurance Corporation

James C. Walker

Attorney-in-Pact

Exhibit "C" Limited Power of Attorney

Dod # 2010052074, OR BK 15176 Page 537, Number Pages: 4, Revorded 03/09/2010 at 10:24 AM, JIM PULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$35.50

Prepased by: Reneo Marie Araujo, Esq. FDIC Bast Coast Temporary Satellile Office 7717 Baymendows Way West Jacksonvills, FL 32256

(Lears Blank Abore this Line for Recording Information) (Space aboye this Nur must be at least 3 lather)

LIMITED POWER OF ATTORNEY

KNOW ALL PERSONS BY THESE PRESENTS, that the REDERAL DEPOSIT INSURANCE CORPORATION, a Corporation organized and existing under an Act of Congress, hereinafter called the "PDIC," acting in its Receivership capacity or separate Corporate capacity or as Manager of the FSLIC Resolution Fund has acquired and will acquire certain assets for liquidation and has determined that it is necessary to appoint a representative to act on its behalf in connection with the maintenance and liquidation of said assets, hereinafter called the "Acquired Assets."

WHERRAS, the FDIC desires to designate CHRISTIAN E. MENZEL as attempt-in-fact for the limited purpose of facilitating the management and disposition of the Acquired Assets; and

WHEREAS, the undersigned has full authority to execute this instrument on behalf of the FDIC under applicable Resolutions of the FDIC's Board of Directors and redelegations thereof.

NOW, THEREFORE, the PDIC appoints CHRISTIAN E. MENZEL as its true and lawful attorney-in-fact to act in its name, place, and stead, and hereby grants CHRISTIAN E. MENZEL the authority, subject to the limitations herein, as follows:

- (1) Sign, seal and deliver as the act and deed of the FDIC any instrument in writing, and to do every other thing necessary and proper for the collection and recovery of any and all monies and properties of every kind and nature whatsoever for and on behalf of the FDIC and to give proper receipts and acquittance therefor in the name and on behalf of the FDIC;
- (2) Release, discharge or assign any and all judgments, mortgages on real estate or personal property, including the release and discharge of the same of tecord in the Official or Public Records of the Clerk of any Circuit Court or any other official public records or registries, wherever located, where payments on account of the same in redemption or otherwise may have been made by the

debtor(s), and to endorse receipt of such payment upon the records in any appropriate public office;

- (3) Receive, collect and give all proper acquittance for any other sums of money owing to the PDIC for any Acquired Asset which the attorney-in-fact may sell or dispose of:
- (4) Execute any and all transfers and assignments as may be necessary to assign any securities or other choice in action;
- (5) Sign, seal, asknowledge and deliver any and all agreements, easuments, or conveyances as shall be deemed necessary or proper by the FDIC attorney-in-fact in the care and management of the Acquired Assets;
- (6) Sign, scal, acknowledge and deliver indemnity agreements and surety bonds in the name of and on behalf of the PDIC;
- (7) Sign receipts for the payment of all rents and profits due or to become due on the Acquired Assets;
- (8) Execute, acknowledge and deliver deeds of real property in the name of the FDIC;
- (9) Extend, postpone, release and satisfy or take such other action regarding any mortgage lien held in the name of the FDIC;
- (10) Execute, acknowledge and deliver in the name of the FDIC a power of atterney wherever necessary or required by law to any atterney-employed by the FDIC;
- Poreclose any mortgage or other lien on either real or personal property, wherever located;
- (12) Do and perform every act necessary for the use, liquidation or collection of the Acquired Assets held in the name of the PDIC;
- (13) Sign, seal, acknowledge and deliver any and all documents as may be necessary to settle any action(s) or claim(s) asserted against the FDIC, either in its Receivership or Corporate onpacity, or as Manager of the FSLIC Resolution Fund.

This Power of Attorney shall be effective August 19, 2009, and shall continue in full force and effect through August 18, 2011, unless otherwise terminated by any official of the PDIC authorized to do so by the Board of Directors of the FDIC.

OR BK 18176 PAGE 535

IN WITNESS WHEREOF, the FDIC, by its duly authorized afficer empowered by appropriate resolution of its Board of Directors, has caused these presents to be subscribed in its name this Caliday of March, 2010.

FEDERAL DEPOSIT INSURANCE

CORPORATION

Name: OPHELIA JONES

Title: Manager of Customer Service -East Coast Temporary Satellite Office 7777 Baymeadows Way West Jacksonville, FL 32256

Signed in the presence of:

Witness: Printed Name; Bear 110

Witness: Kouls E. Jons Printed Name: Charles Long

STATE OF ELORIDA

COUNTY OF DUVAL

On this Ocith day of March, 2010, before me, a Notary Public in and for the State of Florida appeared OPHELIA JONES, to me personally known, who, being by me first duly swom did depose that he/she is Manager of Customer Service, East Crast Temporary Satellite Office of the Federal Deposit insurance Corporation (the "Corporation"), in whose name the foregoing Limited Power of Attorney was executed and subscribed, and the said Limited Power of Attorney was executed and subscribed on behalf of the said Corporation by due authority of the Corporation's Board of Directors, and the said OPHELIA JONES, acknowledged the said Limited Power of Attorney to be the free act and deed of said Corporation.

[PLACE NOTARY SEAL BELOW HERE]

HOTARY PUBLIC STATE OF FLORIDA

Bddy O. Belancourt

Complission # DD937749

Explirat: NOV. 92, 2013

Notary Public

Printed Name of Notary: 6004 O Researcher
Commission No.: DD9377746

My Commission expires: Nov: 02, 2013

OR BK 15176 PAGE 536

STATE OF FLORIDA COUNTY OF DUYAL

On this Deliday of March, 2010, before me, a Notary Public in and for the State of Florida appeared Reviewa V Young Charles E. Jones __ (witness #1) and (witness #2), to me personally known to be the persons whose names are subscribed as witness to the foregoing instrument of writing, and after being duly swom by me stated on oath that they saw OPHELIA JONES, Manager of Customer Service, East Coast Temporary Satellite Office, of the Federal Deposit Insurance Corporation, the person who executed the foregoing instrument, and had subscribed the same, and that they had signed the same as a witness at the request of the person Who executed the same,

[PLACE NOTARY SBAL BBLOW HERE]

ROTARY PUBLIC STATE OF FLORIDA
Eddy O. Belancourt
Commission F DD937749
Expires: NOV. 07, 2013
EXCEPT DEAVABLANCE SONDERS COLING

Printed Name of Notary: Ersby OR Commission No.: DIDASTITUDE

My Commission expires: Nov. 02,2013

STATE OF FLORIDA

JM FULLER Chin Diggs and County

Limited Power of Attorney - CHRISTIAN E, MENZEL

Page 4 of 4

NOTE: THIS CORRECTIVE SPECIAL WARRANTY DEED IS BEING EXECUTED AND RECORDED BECAUSE OF A TYPOGRAPHICAL ERROR. THE NAME AND IDENTITY OF THE GRANTEE IN THE SPECIAL WARRANTY DEED RECORDED JULY 13, 2011, IN O.R. BOOK 27755, PAGE 829, WERE INCORRECT AND WERE NOT THE PURCHASER OF THIS PROPERTY. THE CORRECT GRANTEE AS SET FORTH HEREIN PAID THE REQUIRED FLORIDA DOCUMENTARY STAMP TAX IN THE AMOUNT OF \$1,455.60 AND SUR-TAX OF \$1,091.70 ON JULY 13, 2011.

PREPARED BY AND RETURN TO:

First American Title Company, LLC Attention: Amy Baten 24 Greenway Plaza, Suite 850 Houston, TX 77046 NCS 450885-FL3

"CORRECTIVE" SPECIAL WARRANTY DEED

THIS CORRECTIVE SPECIAL WARRANTY DEED, is made and entered into as of this 25 day of Cet., 2011, by FEDERAL DEPOSIT INSURANCE CORPORATION as Receiver for Turnberry Bank, a Federal Savings Bank, (the "Grantor"), whose address is c/o Quantum Partners, 4801 Woodway, Ste. 210W, Houston, TX 77056, and having been appointed Receiver by the Department of the Treasury under Order No. 2010-43, a copy of which is hereby attached as Exhibit "A", accepted the appointment of Receiver in letter attached as Exhibit "B", and acting by and through its attorney-in-fact as designated in the Limited Power of Attorney attached as Exhibit "C" and incorporated herein by this reference; to and in favor of RC Acquisitions, LLC, a Delaware limited liability company, (the "Grantee"), whose address is 1201 W. Peachtree Street, Atlanta, GA 30309.

WITNESSETH:

THAT, for and in consideration of the sum of Ten and No/100 Dollars (\$10.00) and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged by the Grantor, the Grantor hereby grants, bargains, sells, aliens, remises, releases, conveys and confirms unto the Grantee all that certain land situate in Miami-Dade County, Florida and more particularly described as follows;

LOTS 12 AND 13, IN BLOCK 29, OF CORAL GABLES CRAFTS SECTION, ACCORDING TO THE PLAT THEREOF AS RECORDED IN PLAT BOOK 10, OF PAGE 40, OF THE PUBLIC RECORDS OF MIAMI-DADE COUNTY, FLORIDA.

TOGETHER with all of the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

TO HAVE AND TO HOLD the same in fee simple forever.

Whereas, the subject Property hereinabove described was acquired by Grantor by that certain Statutory Warranty Deed Recorded on June 28, 2000 in Book 19173 at Page 234 of the Official Public Records of Real Property for Miami-Dade County, State of Florida.

Grantor, for the consideration stated and subject to any reservations from and exceptions to conveyance and warranty stated herein, grants, sells and conveys to Grantee the Property, any and all improvements located thereon and affixed thereto, together with all and singular the rights and appurtenances thereto in any wise belonging, to have and hold the Property unto Grantee, Grantee's successors and assigns forever, subject to (a) the Permitted Encumbrances, as hereinafter defined, and (b) the exceptions, limitations and conditions herein set forth. Grantor binds Grantor and Grantor's successors and assigns to warrant and forever defend the title to the Property to Grantee and Grantee's heirs, executors, administrators, successors and assigns against every person whomsoever lawfully claiming or to claim the same or any part thereof, except as to any reservations from and exceptions to conveyance and warranty herein, when and only when the claim is by, through, or under Grantor but not otherwise.

Except for the limited covenant of warranty stated immediately above, the Property is conveyed: (a) without covenant, representation, or warranty of any kind or nature, express or implied, and (b) subject to the following matters (such matters hereinafter referred to individually and collectively as "Permitted Encumbrances"): (1) easements, rights of way, and prescriptive rights, whether of record or not; licenses and leases, whether written or oral, recorded or unrecorded; all presently recorded restrictions, reservations, covenants, conditions, oil and gas leases, mineral severances; liens, conveyances, and other instruments affecting the Property that have not been created, or do not arise, by, through, or under Grantor; rights of coowners and co-tenants; rights of adjoining owners in any walls and fences situated on a common boundary; discrepancies, conflicts, and shortages in area or boundary lines; any encroachments or protrusions, or overlapping of improvements; any condition, right, claim, or other matter which would be revealed by a current survey of the Property or which could be discovered by an inspection of the Property; all rights, obligations and other matters emanating from and existing by reason of the creation, establishment, maintenance, and operation of any County Water Improvement District, Municipal Utility District, or similar governmental or quasi-governmental agency; taxes and assessments of whatever kind, type, or nature, assessed, levied, due, or payable for the year or period during which this conveyance takes place and for any subsequent year or period, the payment of which Grantee assumes; taxes, penalties, and assessments for the year in which this conveyance takes place and prior years due to change in land usage, ownership, or omission and/or mistake of assessment, the payment of which Grantee assumes; (2) existing building and zoning ordinances, land use laws and regulations, and environmental regulations; and (3) rights of parties in possession.

BY ACCEPTANCE OF THIS DEED, GRANTEE ACKNOWLEDGES THAT GRANTOR HAS NOT MADE AND DOES NOT MAKE ANY REPRESENTATIONS AS TO THE PHYSICAL CONDITION OF THE PROPERTY, OR ANY OTHER MATTER AFFECTING OR RELATED TO THE PROPERTY (OTHER THAN WARRANTIES OF TITLE AS PROVIDED AND LIMITED HEREIN). GRANTEE EXPRESSLY AGREES THAT TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE PROPERTY IS CONVEYED "AS IS" AND "WITH ALL FAULTS", AND GRANTOR EXPRESSLY DISCLAIMS, AND GRANTEE ACKNOWLEDGES AND ACCEPTS THAT GRANTOR HAS DISCLAIMED, ANY AND ALL REPRESENTATIONS, WARRANTIES OR GUARANTIES OF ANY KIND, ORAL OR WRITTEN, EXPRESS OR IMPLIED (EXCEPT AS TO TITLE AS HEREIN PROVIDED AND LIMITED) CONCERNING THE PROPERTY, INCLUDING, WITHOUT LIMITATION, (i) THE VALUE, CONDITION, MERCHANTABILITY, HABITABILITY, MARKETABILITY, PROFITABILITY, SUITABILITY OR FITNESS FOR A PARTICULAR USE OR PURPOSE, OF THE PROPERTY, (ii) THE MANNER OR QUALITY OF THE CONSTRUCTION, OR THE MATERIALS, IF ANY, INCORPORATED INTO THE CONSTRUCTION, OF ANY IMPROVEMENTS TO THE PROPERTY, (iii) THE MANNER OF REPAIR, QUALITY OF REPAIR, STATE OF REPAIR OR LACK OF REPAIR OF ANY SUCH IMPROVEMENTS, AND (iv) ACCESS. GRANTEE HAS MADE ALL INSPECTIONS OF THE PROPERTY TO DETERMINE ITS VALUE AND CONDITION DEEMED NECESSARY OR APPROPRIATE BY GRANTEE. GRANTEE ACKNOWLEDGES THAT GRANTEE IS NOT RELYING ON ANY INFORMATION PROVIDED BY GRANTOR IN DETERMINING THE PROPERTY CONDITION. BY ACCEPTANCE OF THIS DEED, GRANTEE SPECIFICALLY ASSUMES ALL RISK, COSTS AND LIABILITIES OF WHATEVER NATURE ARISING OUT OF THE CONDITION OF THE PROPERTY.

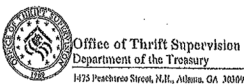
> [REMAINDER OF THIS PAGE LEFT BLANK INTENTIONALLY]

IN WITNESS WHEREOF, the Grantor has caused these presents to be executed the day and year first above written.

WITNESSES:	GRANTOR:	
Witness Signature Printed Name: Elizabeth Carter Witness Signature Printed Name: Lawrence Quinlan Printed Name:	FEDERAL DEPOSIT INSURANCE CORPORATION, as Receiver for Furnberry Bank, a Federal Savings Bank By its Attorney-in-Fact Christian E. Menzel Attorney in Fact	
STATE OF FLOWA) ss: COUNTY OF DWAL) ss: I hereby certify that the foregoing instrument was acknowledged before me this 25 day of 601, 2011, by Chais Thank. MITE Attorney-in-Fact of the Federal Deposit Insurance Corporation, as Receiver for Community Southern Bank, a Federal Savings Bank. He/She \(\) is personally known to me, or \(\) has produced \(\) as identification.		
AFFIX NOTARY STAMP/SEAL BELOW		
MOTARY PUBLIC-STATE OF FLORIDA Mark A. Haines Commission #DD991338 Expires: MAY 12, 2014 BONDED THRU ATLANTIC BONDING CO, INC.	NOTARY PUBLIC - Signature Above Printed Name: Mark A. Haines My Commission Expires:	

EXHIBIT "A"

Order No. 2010-43 Appointing FDIC as Receiver of Turnberry Bank



Southeast Region

1475 Peachtreo Streot, N.R., Atlanta, GA 30309 · Folephinic; (404) 974-9820 P.O. Bux 105217, Atlanta, GA 30348-5217 · Prest (404) 974-9802

Hand Delivered

July 16, 2010

O'1'S No. 08087

Turnberry Bank 20295 N.B. 29th Place Aventura, Plorida 33180

Re: Notice of Appointment of a Receiver

Dear Sir/Madam:

This is to notify you that the Acting Director, Office of Thrift Supervision, by Order Number 2010-43, dated July 16, 2010, appointed the Pederal Deposit Insurance Corporation as receiver (Receiver) for Tumberry Bank, Aventura, Plorida (Savings Bank), and provided authorization for the undersigned to deliver notice of such appointment.

The Receiver is now taking possession of the Savings Bank pursuant to the terms of its appointment as set forth in Order No. 2010-43, a copy of which is attached. In connection with the appointment of the Receiver, we respectfully call your attention to Section 5(d)(4) of the Home Owners' Loan Act, 12 U.S.C. § 1464(d)(4), which establishes criminal penulties for refusal to comply with the Receiver's demand for possession of the property, business and assets of an association in receivership,

Please countersign a copy of this letter and indicate the time and date of your receipt of the letter and attachment in the space provided on the following page and return such copy to mo.

Sincerely,

Paul Paduano Examiner IV

Attachment

Notice of Appointment of a Receiver Tumberry Bank (No. 08087) Aventura, Florida July 16, 2010 Page 2

Received by: ROALK YOUNG CEO

Print Name and Wite

At 600, P.M., P.D.T., on Priday, July 16, 2010

Signature: ROALK JALEURY

Accepting Appointment of PDIC as Receiver for Turnberry Bank, Aventura, Florida:

James C. Walker Receiver in Charge

Print Name and Title

At 6:00, P.M., E.D.T., on Priday, July 16, 2010

Exhibit "B" FDIC's Acceptance of Appointment



FDIC

Division of Resolutions and Receiverships East Const Temporary Satellite Office 7777 Baymendows Way West Jucksonville, Plantin 32286

(904) 256-3351

July 16, 2010

Office of Thrift Supervision 1475 Peachtree Street N.B. Atlanta, Georgia 30309

Subject:

Turnborry Bank Aventura, Florida

Acceptance of Appointment

Dear Sir or Madam:

Please be advised that the Federal Deposit Insurance Corporation accepts its appointment as Receiver of the above-captioned depository institution, in accordance with the Federal Deposit Insurance Act, as amended.

Sincorely,

Federal Depusit Insurance Corporation

Bur

James C, Walker Attorney-in-Page

Exhibit "C" Limited Power of Attorney

Dog # 2010052874, OR BK 15176 Page 537, Number Rages: 4, Recorded 03/09/2010 at 10:24 AM, JIM PULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$35.50

Prepared by: Reneo Marie Araujo, Hiq. FDIC Bast Coast Temporary Satelitie Office 1777 Baymeadows Way West Jacksonville, PL 32256

(Lave Blank Above this Line for Recarding foloroughen) (Space above this fine must be at least 3 inches)

LIMITED POWER OF ATTORNEY

KNOW ALL PERSONS BY THESE PRESENTS, that the FEDERAL DEPOSIT INSURANCE CORPORATION, a Corporation organized and existing under an Act of Congress, hereinafter called the "FDIC," acting in its Receivership capacity or separate Corporate capacity or as Manager of the FSLIC Resolution Fund has acquired and will acquire certain assets for liquidation and has determined that it is necessary to appoint a representative to act on its behalf in connection with the maintenance and liquidation of said assets, hereinafter called the "Acquired Assets."

WHERAS, the FDIC desires to designate CHRISTIAN E. MENZEL as attorney-in-fact for the limited purpose of facilitating the management and disposition of the Acquired Assets; and

WHERBAS, the undersigned has full authority to execute this instrument on behalf of the FDIC under applicable Resolutions of the FDIC's Board of Directors and redelegations thereof.

NOW, THERBFORE, the FDIC appoints CHRISTIAN E. MENZEL as its true and lawful attorney-in-fact to act in its name, place, and stead, and hereby grants CHRISTIAN E. MENZEL the authority, subject to the limitations herein, as follows:

- (1) Sign, seal and deliver as the act and deed of the FDIC any instrument in writing, and to do every other thing necessary and proper for the collection and recovery of any and all monies and properties of every kind and nature whatsoever for and on behalf of the FDIC and to give proper receipts and acquitance therefor in the name and on behalf of the PDIC;
- (2) Release, discharge or assign any and all judgments, mortgages on real estate or personal property, including the release and discharge of the same of record in the Official or Public Records of the Clerk of any Circuit Court or any other official public records or registries, wherever located, where payments on account of the same in redemption or otherwise may have been made by the

- debtor(s), and to endorse receipt of such payment upon the records in any appropriate public office;
- (3) Receive, collect and give all proper acquittance for any other sums of money owing to the PDIC for any Acquired Asset which the attorney-in-fact may sell or dispose of;
- (4) Execute any and all transfers and assignments as may be necessary to assign any securities or other choses in action;
- (5) Sign, seal, acknowledge and deliver any and all agreements, casements, or conveyances as shall be deemed necessary or proper by the FDIC attornoy-in-fact in the care and management of the Acquired Assets;
- (6) Sign, seal, acknowledge and deliver indemnity agreements and surety bonds in the name of and on behalf of the PDIC;
- (7) Sign receipts for the payment of all rents and profits due or to become due on the Acquired Assets;
- (8) Execute, acknowledge and deliver deeds of real property in the name of the FDIC;
- (9) Extent, postpono, release and satisfy or take such other action regarding any mortgage lien held in the nume of the FDIC;
- (10) Execute, acknowledge and deliver in the name of the PDIC a power of attorney wherever necessary or required by law to any attorney employed by the PDIC;
- (11) Porcelose any mortgage or other lien on either real or personal property, wherever located;
- (12) Do and perform every act necessary for the use, liquidation or collection of the Acquired Assets held in the name of the PDIC;
- (13) Sign, seal, acknowledge and deliver any and all documents as may be necessary to sottle any action(s) or claim(s) asserted against the FDIC, of ther in its Receivership or Corporate capacity, or as Manager of the FSLIC Resolution Fund.

This Power of Attorney shall be effective August 19, 2009, and shall continue in full force and offect through August 18, 2011, unless otherwise terminated by any official of the PDIC authorized to do so by the Board of Directors of the PDIC.

OR BK 18176 PAGE 535

IN WITNESS WHEREOF, the FDIC, by its duly authorized officer empowered by appropriate resolution of its Board of Directors, has caused these presents to be subscribed in its name this Offical March, 2010.

FEDERAL DEPOSIT INSURANCE

CORPORATION

Name, OPHELIA JONES

Title: Manager of Customer Service -East Coast Temporary Satellite Office 7777 Baymeadows Way West Jacksonville, FL 32256

Signed in the presence of:

Witness: Tarted

Witness: hous Enforce

STATE OF FLORIDA

COUNTY OF DUVAL

On this Deth day of March, 2010, before me, a Notary Public in and for the State of Florida appeared OPHELIA JONES, to me personally known, who, being by me first duly swom did depose that he/she is Manager of Customer Service, East Coast Temporary Satellite Office of the Federal Deposit insurance Corporation (the "Corporation"), in whose name the foregoing Limited Power of Attorney was executed and subscribed, and the said Limited Power of Attorney was executed and subscribed, and the said Limited Power of Attorney to be the free act and deed of said Corporation.

[PLACE NOTARY SEAL BELOW HERE]

NOTARY PUBLIC STATE OF FLORIDA
Rddy O. Belancourt
Commission # DD937749
Explus: HOV 07, 2013

Notary Public

Notary Public

Printed Name of Notary: Erroy () Terracused

Commission No.: DD937749

My Commission expires: Nov: 02, 2013

OR BK 15176 PAGE 536

STATE OF FLORIDA COUNTY OF DUYAL

On this 62 Hday of March, 2010, before me, a Notary Public in and for the State of Florida appeared Reveva V Young (witness #1) and Charles E. Jones (wilness #2), to Charles E. Jones (wilness #2), to me personally known to be the persons whose names are subscribed as witness to the foregoing instrument of writing, and after being duly swom by me stated on oath that they saw OPHELIA JONES, Manager of Customer Service, Bast Coast Temporary Satellite Office, of the Federal Deposit Insurance Corporation, the person who executed the foregoing instrument, and had subscribed the same, and that they had signed the same as a witness at the request of the person who executed the same.

[PLACE NOTARY SEAL BELOW HERE]

ROTARY PUBLICS INTEOP FLORIDA

Eddy O. Belancourt

Commission # DD937749

Expirat: NOV. 02, 2013

EXCED TRAVALASTICACYDES CO, INC.

Printed Name of Notary: FRDy D. Blancow A. Commission No.: D. 33.7749 My Commission expires: Nover, 02, 2013

> STATE OF FLORIDA DUVAL COUNTY

DUVAL COUNTY

I. THE UNDERSIGNED Clerk of the Crount Could Duval County
Fortise, DO HEREBY CERTEY, the mains and integration is a true
and correct copy of the original my happears on record and the
in the office of the Clerk of Crount of Duval County, Florida
and the same is in the force and effect
WITNESS my hand and sealed clark of County County
Jackson and County County
Jackson County
Jackson County County

Jackson County County

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Chin, Okovil and County Courts

Limited Power of Attorney - CHRISTIAN E, MENZEL

Page 4 of 4





CFN 2005R0559561

OR Bk 23430 Pas 3227 - 3228; (2pas)
RECORDED 06/01/2005 15:28:51

DEED DOC TAX 12,300.00

SURTAX 9,225.00

HARVEY RUVIN, CLERK DF COURT
MIAMI-DADE COUNTY, FLORIDA

Prepared by and return to: Carlos A. Munoz Attorney at Law Carlos A. Muñoz, P.A. 7900 Red Road Suite 23 South Miami, FL 33143

File Number: 05-115CM

[Space Above This Line For Rec	ording Data]

Warranty Deed

This Warranty Deed made this 31st day, of May, 2005 between 2L Holdings, LLC, a dissolved Florida limited liability company whose post office address is \$\frac{224 \in nthonia Avenue}{2}\$. Coral Gables, FL 33134, grantor, and Coral Gables Chamber of Commerce, Inc., a Florida non profit corporation whose post office address is \$\frac{360 \in Greco Avenue}{3}\$. Suite \$\frac{100}{2}\$. Coral Gables, FL 33134 c/o Carlos Munoz, Esq., 7900 Red Rd., Suite 23, Miami, FL 33143

(Whenever used herein the terms "grantor" and "grantee" include all the parties to this instrument and the heirs, legal representatives, and assigns of individuals, and the successors and assigns of corporations, trusts and trustees)

Witnesseth, that said grantor, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) and other good and valuable considerations to said grantor in hand paid by said grantee, the receipt whereof is hereby acknowledged, has granted, bargained, and sold to the said grantee, and grantee's heirs and assigns forever, the following described land, situate, lying and being in Miami-Dade County, Florida to-wit:

The East 1/2 of Lot 8, and all of Lot 9, in Block 29, of CORAL GABLES CRAFTS SECTION, according to the Plat thereof, as recorded in Plat Book 10, at Page 40 of Public Records of Miami-Dade County, Florida.

Parcel Identification Number: 03-4117-005-7140

a/k/a: 224-230 Catalonia Avenue, Coral Gables, FL 33134

Grantor, a dissolved limited liability company is conveying said property in order to wind up the company's business and affairs.

Together with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

To Have and to Hold, the same in fee simple forever.

And the grantor hereby covenants with said grantee that the grantor is lawfully seized of said land in fee simple; that the grantor has good right and lawful authority to sell and convey said land; that the grantor hereby fully warrants the title to said land and will defend the same against the lawful claims of all persons whomsoever; and that said land is free of all encumbrances, except taxes accruing subsequent to December 31, 2004; covenants, conditions, restrictions, easements, reservations and limitations of record, if any.

In Witness Whereof, grantor has hereunto set grantor's hand and seal the day and year first above written.

DoubleTime®

Signed, sealed and delivered in our presence:	2L Holdings, LLC, a Florida limited liability compan
Witness Name: A CO Witness Name: AUR RUVS O	By: Valentin Lopez, Managing Member
Witness Name: Condex Millsoz	By: Raimundo Lopez Lima Levi, Managing Member
Witness Name: LANA RUSS ()	(Corporate Seal)

State of Florida County of Miami-Dade

The foregoing instrument was acknowledged before me this 31st day of May, 2005 by Valentin Lopez, Managing Member and Raimundo Lopez Lima Levi, Managing Member of 2L Holdings, LLC, a dissolved Florida limited liability company, on behalf of the company. They [] are personally known to me or [X] have profluced a driver's license as identification.

Notary Public [Notary Seal]

MY COMMISSION # DD29065

Printed Name: My Commission Expires:

DoubleTime®

CFN: 20180645458 BOOK 31190 PAGE 4980 DATE:10/22/2018 03:10:37 PM DEED DOC 25,200.00 SURTAX 18,900.00 HARVEY RUVIN, CLERK OF COURT, MIA-DADE CTY

THIS INSTRUMENT PREPARED BY: GREGORY T. MARTINI, ESQ. SACHER MARTINI & SACHER P.A. 2655 LeJeune Road, Suite 1101 Coral Gables, Florida 33134

Property Appraisers Parcel
Identification (Folio) Number(s):

03-4117-005-1760

WARRANTY DEED

THIS INDENTURE, made this /s day of October, 2018, between JACQUES BAUDEAN and JEAN PAUL ROBIN, a married couple, whose post office address is 171 N. Hibiscus Drive, Miami Beach, FL 33139, collectively, party of the first part, and RC ACQUISITIONS, LLC, a Delaware limited liability company, whose post office address is 121 Alhambra Plaza, Suite 1600, Coral Gables, FL 33134, party of the second part.

WITNESSETH, that the said party of the first part, for and in consideration of the sum of Ten (\$10.00) Dollars, to them in hand paid by party of the second part, the receipt whereof is hereby acknowledged, has granted, bargained and sold to the party of the second part, its successors and assigns forever, the following described land situate and being in the County of Miami-Dade and State of Florida, to-wit:

Lots 10 and 11, in Block 29, of CORAL GABLES, CRAFTS SECTION, according to the Plat thereof, recorded in Plat Book 10, at Page 40, of the Public Records of Miami-Dade County, Florida.

Together with all the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining.

SUBJECT TO: real property taxes for the current year and subsequent years; covenants, easements and restrictions of record, however, this provision shall not serve to reimpose same; and applicable zoning ordinances.

And the said party of the first part does hereby fully warrant the title to said land, and will defend the same against the lawful claims of all persons whomsoever. IN WITNESS WHEREOF, party of the first part has set their hands and seals the day and year first above written.

Signed, sealed and delivered in the presence of:

Signal Doctor

[Printed Name of Witness]

JACQUES BALLOEAN Address:

171 N. Hibiscus Drive Miami Beach, FL 33139

[Witness]

Melissa R. Smith

[Printed Name of Witness]

JEAN PAUL ROBIN

Address:

171 N. Hibiscus Drive Miami Beach, FL 33139

[Witness]

Melissa 2. Smith

[Printed Name of Witness]

Name of Witness]

W:\6227\Sellers' Docs\Warranty Deed.frm

PREPARED BY:

Patricia K. Fletcher, Esq. Gunster, Yoakley & Stewart, P.A. 4733 North Highway A1A, Suite 301 Vero Beach, FL 32963

AFTER RECORDING RETURN TO:

Gunster, Yoakley & Stewart, P.A. Att: V. Russell 800 SE Monterey Commons Blvd. Suite 200 Stuart, FL 34996 CFN: 20170579530 BOOK 30718 PAGE 1559 DATE:10/16/2017 12:10:51 PM DEED DOC 12,000.00 SURTAX 9,000.00 HARVEY RUVIN, CLERK OF COURT, MIA-DADE CTY

Parcel ID #03-4117-005-7230

WARRANTY DEED

THIS WARRANTY DEED, made the day of October, 2017, by AL-AMAAN, INC., a Florida corporation, whose address is c/o Amir Isaiah, Esq., as Receiver, 100 SE 2nd Street, 44th Floor, Miami, FL 33131 ("Grantor"), to RC ACQUISITIONS, LLC, a Delaware limited liability company, whose post office address is c/o Yazmin Gil, The Allen Morris Company, 121 Alhambra Plaza, Suite 1600, Coral Gables, Florida 33134 ("Grantee").

WITNESSETH:

That the Grantor, for and in consideration of the sum of TEN AND NO/100 (\$10.00) DOLLARS and other valuable considerations, receipt whereof is hereby acknowledged, hereby grants, bargains, sells, aliens, remises, releases, conveys and confirms unto the Grantee all that certain land situate in Miami-Dade County, State of Florida, to-wit:

Lots 19 and 20, Block 29, Coral Gables Crafts Section, according to the Plat thereof as recorded in Plat Book 10, Page(s) 40, Public Records of Miami-Dade County, Florida.

(the "Property").

SUBJECT TO taxes and assessments for the year 2017 and all subsequent years; all applicable governmental, zoning and land use ordinances, restrictions, and prohibitions and other requirements imposed by governmental authority, and conditions, restrictions, reservations and easements of record, which are not reimposed hereby.

TOGETHER with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

TO HAVE AND TO HOLD, the same in fee simple forever.

AND, the Grantor hereby covenants with said Grantee that the Grantor is lawfully seized of said land in fee simple, that the Grantor has good right and lawful authority to sell and convey said land and hereby warrants the title to said land and will defend the same against the lawful claims of all persons whomsoever.

THIS DEED IS BEING EXECUTED AND DELIVERED BY THE UNDERSIGNED RECEIVER ON BEHALF OF GRANTOR PURSUANT TO THAT CERTAIN ORDER ON MOTION TO APPROVE SALE OF PROPERTY FREE AND CLEAR OF LIENS AND ENCUMBRANCES AND TO APPROVE DISBURSEMENT OF SALE PROCEEDS DATED SEPTEMBER 1, 2017, ENTERED IN CASE NO. 14-027876 CA O1, ELEVENTH JUDICIAL CIRCUIT, MIAMI-DADE COUNTY, FLORIDA.

IN WITNESS WHEREOF, Grantor has executed this Warranty Deed on the date first above written.

Signed, sealed and delivered

WPB_ACTIVE 6080649.2

in the presence of: AL-AMAAN, INC., a Florida corporation Witness #1 Signature Mayling Diaz-Clark Amir Isaiah, Esq. as court appointed Witness #1 Printed Name Receiver for Al-Amaan, Inc. under Case No. 14-027876 CA O1. Eleventh Judicial Circuit, Miami-Dade County, Florida (Corporate Seal) may Witness #2 Printed Name STATE OF FLORIDA COUNTY OF MIAMI-DADE The foregoing instrument was acknowledged before me this 5 day of October, 2017, by Amir Isaiah, Esq. as court appointed Receiver for Al-Amaan, Inc., a Florida corporation, under Case No. 14-027876 CA O1, Eleventh Judicial Circuit, Miami-Dade County, Florida, on behalf of said corporation. He is () personally known to me, or () has produced as identification. (NOTARIAL MAYLING DIAZ-CLARK Notary Public - State of Florida MY COMMISSION # FF 134732 Printed Name: Mayling Di EXPIRES: July 1, 2018 led Thru Notary Public Underwo My Commission Number:

My Commission Expires:



CFN 2013R0726186
OR Bk 28818 Pss 0653 - 654; (2pss)
RECORDED 09/12/2013 14:00:02
DEED DDC TAX 0.60
HARVEY RUVIN, CLERK OF COURT
MIAMI-DADE COUNTY, FLORIDA

This Instrument Prepared by: Carlos M. Machado, Esq. 201 Alhambra Circle, Suite 1205 Coral Gables, Florida 33134

Property Appraisers Parcel Identification (Folio) Number(s): 03-4117-005-7250

This Quit-Claim Deed, Executed this day of September, 2013 A.D., by J. Design Group, Inc., a Florida Corporation, 225 Malaga Avenue, Coral Gables, Florida 33134, grantor, to P & J Enterprise Holdings, LLC, a Florida Limited Liability Company, 225 Malaga Avenue, Coral Gables, Florida 33134, grantee,

(Wherever used herein the terms "first party" and "second party" shall include singular and plural, heirs, legal representatives, and assigns of individuals, and the successors and assigns of corporations, wherever the context so admits or requires.)

Witnesseth that the said first party, for and in consideration of the sum of \$10.00 in hand paid by the said second party, the receipt whereof is hereby acknowledged, does hereby remise, release and quit-claim unto the said second party, forever, all the right, title, interest, claim and demand which the said first party has in and to the following described lot, piece or parcel of land, situate, lying and being in the County of Miami-Dade, State of Florida, to-wit:

Let 21, Block 29, CORAL GABLES CRAFTS SECTION, according to the Plat thereof, as recorded in Plat Book 10, Page 40, of the Public Records of Miami-Dade County, Florida.

To Have and to Hold The same together with all and singular the appurtenances thereunto belonging on in anywise appertaining, and all the estate, right, title, interest lien, equity and claim whatsoever of the said first party, either in law or equity, to the only proper use, benefit and behoof of the said second party forever.

In Witness Whereof, The said first party has signed and sealed these presents the day and year first above written.

* Conveyance between entities owned by the exact same principals, and therefore, minimum documentary stamps are affixed. <u>Crescent Miami Center, LLC v. Florida Dep't of Revenue</u>; 903 So. 2d 913 (Fla. 2005).

J. Design Group, Inc., a Florida Corporation JENNIFER CORREDOR gnature **PRESIDENT** Printed name Witness Signature Printed Name STATE OF FLORIDA **COUNTY OF MIAMI-DADE** The foregoing instrument was acknowledged before me this 6 that of September 2013, by Jennifer Corredor, President of J. Design Group, Inc., a Florida Corporation who is personally known to me or who has produced Fla - Derver License as identification and did take an oath. NOTARY PUBLIC: CARLOS MACHADO Notary Public - State of Florida My Comm. Expires Sep 9, 2016 Commission # EE 214266 **Bonded Through National Notary Assn** Print Name: at Large (Seal) My Commission Expires: