

PLANNING, ZONING & RESILIENCY DEPARTMENT CHECKLIST FOR PUBLIC HEARING REQUESTS

PLEASE DO NOT SKIP AHEAD OF BELOW STEPS. AS IT MAY DELAY THE PROCESS OF REVIEW

STEP 1: Preliminary / Informational meeting: 3 weeks in advance with staff prior to uploading submittal of items to online CSS portal. Preliminary drawings and proposed project details encouraged for staff to understand scope of work. Any relevant documentation or questions you may have to ensure discussion is productive and addresses your needs comprehensively.

Schedule a virtual appointment with staff by email at <u>p&z@msvfl.gov</u> or by utilizing our booking online feature through this link: <u>https://msvfl.gmatic.io/booking/singlebooking/serviceselection</u>

- STEP 2: Upload Planning and Zoning Board Application and Plans: The following items must be submitted online via the CSS Portal before the deadline listed on the Planning and Zoning Board Calendar dates, check the following links to view the dates:
 - https://www.msvfl.gov/departments/planningandzoning/PZRApplications
 - NEW Application form completely filled out and properly notarized. (Pages 2 through 8 ONLY)
 https://www.msvfl.gov/departments/planningandzoning/PZRApplications
 - ✓ Letter of Intent
 - ✓ Proof of ownership
 - ✓ Elevation Certificate (current and not expired)
 - ✓ Current (6 months) land survey and tree survey of the property, sealed and signed by a registered engineer or surveyor. (Original Copies)
 - Tree Survey (If affecting existing landscaping by the applicant)
 - ✓ One (1) set of collated single (PDF) plans. Fully Signed, Sealed ARCHITECTURAL plans (Engineering plans with structural, mechanical, electrical and plumbing technical trades are not appropriate), and dated (Check pages 16 through 19 on the planning and zoning board application to review the requirements in detail).
 - Demolition Plan
 - Site Plan with Complete Zoning Data Table Information
 - Floor Plans (Indicating existing & proposed conditions of the following: FAR, Lot coverage, pervious/impervious data, setbacks and supporting diagrams)
 - Roof Plans
 - All Exterior Elevations & Two (2) Minimum Sections Plans
 - Colored exterior elevations of all project facades required.
 - Minimum of 3 colored renderings required.
 - Photographs of Neighboring Properties (across the street and each side)



- Neighboring Context Plans
 - (If applicable) Landscaping Plans
 - (If applicable) Drainage Plans (For all new single-family construction and additions exceeding 50% of existing sf located within floor prone area (FEMA zones AE, AH, AO, AR, VE, V & similar) shall provide certified paving, drainage and septic system engineered drawings by a licensed practitioner.)
 - (if applicable) Hardship variance statements,
 - (REQUIRED*) Renderings (Minimum 2 Maximum 3.)
 - (If applicable) Certified Mailing Labels As per Ordinance No. 2025-05
 Development requests seeking New construction; Partial demolition/rebuilding of at least
 50% of the existing square footage of a single-family home and An addition of at least
 50% of the square footage of an existing single family home must provide mailing labels
 for owners of property within a one thousand (1,000)-foot radius of the subject property.
 - In all applicant-initiated applications, the applicant shall bear the burden/cost(s)
 of mailing the courtesy notices and placing property postings.
- ✓ Other requirements depending on type of request. (Applicable to Multi-Family or Commercial requests)

STEP 3: Resubmit Revisions: Receive comments from staff and provide revisions by the indicated due date online via the CSS Portal: https://www.msvfl.gov/departments/planningandzoning/PZRApplications

**APPLICANT REQUESTS WILL NOT BE SCHEDULED FOR PUBLIC HEARING REVIEW WITHOUT SATISFYING ALL ISSUED STAFF COMMENTS AND EXHIBITING COMPLIANCE WITH APPLICABLE AD NOTICE REQUIREMENTS

Incomplete or unclear application packages will not be accepted. No exceptions. Staff reserves the right to deny, remove, or defer applications to the next meeting or until the application is deemed complete, after receiving revisions by the posted due date provided by staff. Ensure that all comments are addressed and that a response narrative is provided for each comment issued. Applications that inadequately address zoning code concerns may be deferred to the next hearing. Staff will notify applicants if their application is being deferred prior to posting the agenda, advising them that their application will not be presented in the expected month and that another preliminary meeting will need to be scheduled to clear the application for the next hearing.

Once staff has deemed review comments satisfied: Once staff has determined the applicant request has satisfied all issued comments, staff will indicate next steps to be followed which includes but not limited to property posting, courtesy notices and hard copy delivery of plans/documents at village hall located at 10050 NE 2nd AVE, Miami Shores, FL, 33138. All items need to be turned in the following format: (Everything needs to be turned in together neat and collate in one package, if you have any questions reach out to staff for clarification)

- ✓ **USB (non-returnable):** with two (2) separate collate single-pdf packages: P&Z Application items and P&Z Plans with Survey (All must be embedded clear signed, sealed and dated with the date the package was initially submitted, followed by the date of the revision) and with a response narrative of every comment given by Staff.
- Seven (7) copies signed, sealed, and dated initial submittal and revision submittal: 11 X 17 inches size plans with original site survey and elevation certificate as well as all civil, landscape and any applicable plan packages. Include response narrative.
- ✓ One (1) original and Seven (7) copies of Application items: 8.5 x 11 inches standard letter size (Completely filled-out Application forms 2-6, Letter of intent, and proof of ownership, hardship variance statement if applicable, elevation certificate, and photographs....



PLANNING & ZONING BOARD APPLICATION

Please refer to the appropriate sections of the Village's Zoning Code available at www.municode.com when designing your project and completing this application. A preapplication meeting with Planning Staff is required, may be scheduled at your convenience, and will help in understanding the process and application requirements. We will be glad to assist you in any way possible. All applicants, agents, and owners are responsible for turning in accurate and adequate revisions and materials.

This application, with all supplemental data and information, must be completed in accordance with the specific instructions in this application. Complete applications and all supplemental information must be filed with the Planning, Zoning and Resiliency Department by 4 p.m. on the submittal date deadline. Incomplete applications will not be accepted, and a hearing date will not be set until a complete application is received.

Fees and Services are found on pages 14 and 15.

All application materials become the property of Miami Shores Village. Application material not required for the property file is recycled after the hearing. Should you want any application material returned to you please make your request directly to the Board at the hearing and after the Board makes their decision.

PLEASE NOTE: Staff reports and agendas will not be mailed to applicants, they may be found by following the link at https://www.msvfl.gov/AgendasandLiveMeetings. After the hearing, the final decision of the Planning and Zoning Board may be found in the Agenda Minutes.

It is the policy of the Planning and Zoning Board of Miami Shores Village that it is generally inappropriate for Board Members to discuss, with petitioners, their agents or affected parties, a land use petition which is subject to a public hearing, outside of a formal hearing before the Planning and Zoning Board

Applicant: shall mean the legal or beneficial owner(s) of all the land proposed to be included in a development, including the holder of an option or contract to purchase, or other person having an enforceable proprietary interest in such land. (NO ARCHITECTS, GENERAL CONTRACTORS, ENGINEERS OR SIMILAR SHOULD BE LISTED AS APPLICANT)

Agent of the owner: the person authorized to act as agent or representative of the owner shall be limited to architects, attorneys, engineers, surveyors, planners, or persons having power-of-attorney to act.

IMPORTANT: The Applicant and/or Agent(s) must attend the hearing to present the proposal.



Application Type and Hearing Request – check any application type you require

Single-Family	Site Plan Review Garage conversion/new Addition (+400 sq. ft.) Addition visible from right-of-way Dock and/or Seawall Façade modification New construction Accessory structures (e.g., pool, shed, cabana) Roof Other
Multi-Family & Non-Residential	Site Plan Review Commercial Education Community Facility Multi-Family Other
Additional Requests	□ Variance / Special-Conditional Use / Appeals / Other □ Comprehensive Plan ○ Future Land Use Map Amendment ○ Text Amendment □ Rezoning ○ Zoning Map Amendment ○ Text Amendment □ Development Order Extension ○ □ □ Legal Forms ○ Covenants / Declarations / Other Agreements ○ □



Staff Use Only	
Application No.	
Date	
Reviewer	

Property Information

Address	
Folio No.	
Owner's Name	
Owner's Address	
Owner's Phone	
Owner's Email	

Applicant Information – if different than owner

Applicant's Name	
Applicant's Address	
Applicant's Phone	
Applicant's Email	

Agent Information

Agent's Name	
Agent's Address	
Agent's Phone	
Agent's Email	



CONSENT FOR INSPECTION OF PROPERTY AND POSTING OF PROPERTY

l,	, the Owner of the premises located at
	do hereby consent to the inspection of
said premises and the posting of p	public notice by an employee of Miami Shores Village, Florida,
in conjunction with an application	for, without further
notice.	
Dated this day of	20
Dated this day of	
OATH OR AFFIRMATION	
STATE OF FLORIDA, COUNTY O	OF MIAMI-DADE:
Sworn to (or affirmed) and subscri	bed before me, by means of physical presence or online
notarization, thisday of	of by
Cianatura of Ourses	Talankana Niswakan
Signature of Owner	Telephone Number
Print Name	
NOTADY CEAL.	
NOTARY SEAL:	
	Signature of Notary Public – State of Florida
	
	Name of Notary Typed, Printed, or Stamped
Please check one:	
☐ Personally known to me ☐ Produced identification	
☐ Produced identification	
Type of Identification Produced	



OWNER'S AFFIDAVIT OF CONSENT AND DESIGNATION OF AGENCY

I/We _	as Owner(s) of the property located
at	, Lot(s),
Block(s), desire to file an application for a public hearing before the
Planni	ng and Zoning Board and I/We understand and agree with the following:
1)	That the Planning and Zoning Board will table or may deny the application if the property owner or agent is not present at the hearing.
2)	That it is the responsibility of the property owner to submit a complete, true, and correct application before a hearing will be scheduled before the Planning and Zoning Board.
3)	That the submittal of inaccurate or false information will result in an incomplete application, tabling or denial of the application or revocation of any Board approvals.
4)	That the requirements of the Village Code, Miami-Dade County, the Florida Building Code, and other government agencies may affect the scheduling of a hearing and the ability to obtain/issue a permit for the proposal.
5)	That the proposal and plans submitted must be compliant with the Village Code and that any plan that fails to comply with code requirements and for which no exception exists, must be corrected to comply with the Village Code prior to the public hearing.
6)	That property owner is responsible for complying with all the conditions and/or restrictions imposed by the Planning and Zoning Board in connection with the request and will comply with those conditions and/or restrictions and that failure to do so will void and approvals delay issuance of permits to proceed with the request.
7)	The undersigned owner(s) and agent(s) certify under penalties of perjury that all the statements contained in this application, including any statement attached to the application or any papers or plans submitted herewith are true and correct.
8)	I/We as the owners of the subject property: (Please check one)
	☐ Will on my/our own make application in connection with this request for a public hearing and present before the Planning and Zoning Board.
	Do hereby authorize

I/We understand that if my/our request is denied, I/We have thirty (30) days from the date the development order is signed or 30 days after the date the minutes are approved for the meeting at which the decision appealed from was heard, whichever date is later.



OATH OR AFFIRMATION

STATE OF FLORIDA, COUNTY OF MIAMI-DADE:

Sworn to (or affirmed) and subscribed before	Sworn to (or affirmed) and subscribed before
me, by means of physical presence or	me, by means of physical presence or
online notarization, thisday of	online notarization, thisday of
, 20 by	, 20by
Signature of Owner(s)	Signature of Agent(s)
Print Name	Print Name
Signature of Notary Public-State of Florida	Signature of Notary Public-State of Florida
Signature of Notary Fabric State of Florida	orginatare of Hotary Fubile State of Florida
Name of Notary Typed, printed, or stamped	Name of Notary Typed, printed, or stamped
NOTARY SEAL	NOTARY SEAL
NOTART SEAL	NOTAILT SEAL
Please check one:	Please check one:
Personally known to me	☐ Personally known to me
☐ Produced identification	☐ Produced identification
Type of Identification Produced:	Type of Identification Produced:

IMPORTANT: If multiple owners and/or agents, please include additional sheets.

The Applicant or Agent(s) must attend the hearing to present the proposal.

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AD NOTICE OF PUBLIC HEARINGS

The Miami Shores Village Council adopted Ordinance No. 2025-05 effective as of **August 1**, **2025** to introduce new requirements that aim to enhance public awareness and involvement in the Village's land use decision-making process. The Village's desire for increased transparency and more robust public notice regarding development activities shall be acknowledged and adhered to prior to being placed on any public hearing agenda.

Publication Requirements.

Public hearing notices must be published at least once, no fewer than <u>twenty</u>
 (20) days before the hearing date.

Property Posting Requirements.

- Subject properties must be posted with a physical sign at least twenty (20) days prior to the hearing. The sign must meet formatting requirements, including size, legibility, and content. Applicants are responsible for procuring and posting the sign prior to meeting. Must provide photographic proof to staff by email.
- In all applicant-initiated applications, the applicant shall bear the burden/cost(s)
 of mailing the courtesy notices and property postings.
- The posting shall have a face surface of at least five hundred seventy-six (576) square inches, feature dark lettering, with a light background, and shall contain the text as provided by staff when deemed appropriate.
- NAME OF DECISION MAKING BODY

Courtesy/Mailed Notice Requirements.

- Courtesy notices are required for certain applications, which include but not limited to Zoning map amendments, Future Land Use Map amendments, Zoning Code text amendments and Certain single-family home (SFR's) site plans (New Construction and SFR addition(s) and/or demolition(s) of at least 50% of square footage of existing home.)
- Mailed notices must be performed at least <u>thirty (30) days</u> before public hearings.
- Notices must be mailed to property owners within a one thousand (1,000)-foot radius of the subject property.
- In all applicant-initiated applications, the applicant shall bear the burden/cost(s)
 of mailing the courtesy notices and property postings.

I/We		as Owner(s) of the	property le	ocated
at	_	,	Folio	No.
, a	acknowledge and consent to the ab	ove ad notice requirem	ents in see	king to
file an application for	a public hearing before the Planni	ng and Zoning Board.		



AFFIDAVIT OF MAILING

	BEFORE ME, the undersigned authority, personally appeared, who, after being duly sworn, deposes and says:
1.	My name is, and I am over the age of eighteen (18). I am competent to make this affidavit and have personal knowledge of the matters stated herein.
2.	I am the applicant (or authorized representative of the applicant) in connection with the following application submitted to Miami Shores Village, FI (the "Village").
	Application Name/Number:
	Subject Property Address or Folio #:
3.	In accordance with Ordinance No. 2025-05, I caused written notices to be mailed to all property owners as required by Village regulations.
4.	The notices were mailed on [Insert Date of Mailing] via [Insert Method, e.g., USPS First-Class Mail], to the property owners at the addresses listed in the attached "Exhibit A."
5.	The addresses listed in Exhibit A were obtained from the most recent Miami-Dade County Property Appraiser's records and represent all required recipients in accordance with Village public notice requirements.
6.	I understand that this affidavit is provided to satisfy the requirements of Ordinance No. 2025-05, and that it will be relied upon by the Village in verifying compliance with public notice requirements.
Signa	ture
Print I	Name
	E OF FLORIDA NTY OF MIAMI-DADE
	oregoing instrument was sworn to and subscribed before me by means of □ physical nce or □ online notarization, this day of, 2025, by, who □ is personally known to me or □ has produced as identification.
	Notary Public, State of Florida Print Name: My Commission expires:
	wy Commission expires.



EXHIBIT A

List of Addresses Where Notices Were Sent:

[List all addresses here, or attach as a separate document]



APPLICANT'S RESPONSE TO VARIANCE CRITERIA

The applicant for a Variance must fully comply with <u>Section 702</u> of the Village Code and provide a complete and accurate written document supporting the request and stating why it meets each of the four (4) criteria described below.

Sec. 702. - Hardship variances.

A variance is a relaxation of the terms of the ordinance where such action will not be contrary to the public interest by such petition demonstrating compliance with the requirements, limitations and criteria specified below, and where, owing to conditions peculiar to the property, other than conditions relating to the financial circumstances of the applicant or the result of actions of the applicant, a literal enforcement of this ordinance would leave the property owner with no reasonable use of the property. The Planning and Zoning Board may consider the fact a property is listed on the National Historic Register or has been designated as a historic landmark by the Miami Shores Village Council, as a basis for granting a variance.

An applicant who is of the opinion that it is impossible to apply strictly one or more of the provisions of Appendix A Zoning to their property, may appeal to the Planning and Zoning Board, fully setting forth:

- (1) The alleged peculiar and unusual conditions affecting the property.
- (2) The alleged reasons why such conditions make it impossible strictly to apply specified provisions of this ordinance to the property.
- (3) The variance in such strict application that the applicant believes to be necessary in order to enable him to make a reasonable use of the property.
- (4) The reasons why the applicant is of the opinion that such variance would be in harmony with the intent and purpose of this ordinance, would not be detrimental to the existing use or prospective development of property in the vicinity, and would not give to the applicant an advantage with respect to the use of his property that is not enjoyed by the owners of similarly situated property.

After notice to the parties in interest, as prescribed in its rules, the Planning and Zoning Board shall act as follows:

First: Determine whether or not there are peculiar and unusual physical conditions applying to the property of the Applicant, other than conditions relating to his financial circumstances; and if so but not otherwise;



Second: Determine whether or not such conditions are such that it is impossible strictly to apply specified provisions of this Ordinance to such property; and if so but not otherwise:

Third: Determine the minimum Variance in such strict application that will enable the owner to enjoy the reasonable use of the property without being detrimental to the existing use or prospective development of property in the vicinity and without giving the Owner an advantage that is not enjoyed by the owners of similarly situated property; and

Fourth: Grant the aforesaid Variance, subject to such conditions as the board deems to be necessary in furtherance of the purposes of this Ordinance.

In no case shall any such Variance permit the establishment of any use that is not specifically permitted in the district under the regulations applying thereto as set forth in this Ordinance.



PLANNING, ZONING AND RESILIENCY SERVICES AND FEE SCHEDULE Approved in 2022

Site Plan Review and Proposed Service Types	Fee
Garage Conversion	\$ 500.00
Additions more than 400 square feet	\$ 500.00
Second Floor Additions	\$ 750.00
Dock / Seawall	\$ 500.00
New Construction – Residential	\$ 1,500.00
Signage	\$ 350.00
Commercial Site Plan Review *	\$ 2,500.00
Commercial Site Plan Modification Review *	\$ 5,000.00
Building Permit Plan Review – Residential	\$ 70.00
Building Permit Plan Review – Commercial	\$ 100.00
T-Plat Application	\$ 5,000.00
Final Subdivision / Plat or Replat	\$ 500.00
Abandonment / ROW Vacation	\$ 4,000.00
Waiver of Plat *	\$ 2,000.00
Rezoning – Residential	\$ 1,000.00
Rezoning – Commercial	\$ 7,000.00
Rezoning – Mixed-Use	\$ 10,000.00
Annexation	\$ 500.00
Variance – Residential	\$ 1,000.00
Variance – Commercial	\$ 2,000.00
Special Exceptions / Conditional Uses	\$ 1,500.00
Certificate of Appropriateness	\$ 250.00
Concurrency Review	\$ 500.00



Site Plan Review and Proposed Service Types	Fee
Comprehensive Plan Amendment - Text	\$ 5,000.00
Comprehensive Plan Amendment - Map	\$ 15,000.00
Small-Scale Comprehensive Plan Amendment - Map	\$ 8,000.00
Zoning Code Amendment – Text	\$ 5,000.00
Unity of Title / Declaration / Recordation	\$ 500.00
Zoning Verification Letter	\$ 150.00
Alcohol Application Approval *	\$ 500.00
Local Business Tax Receipt – Certificate of Use	\$ 100.00
Research per Hour	\$ 50.00
Vested Rights	\$ 1,500.00
Appeals	\$ 1,000.00
Temporary Residential Uses	\$ 200.00
Temporary Uses – Commercial / Institutional	\$ 800.00
Sidewalk Cafe	\$ 500.00
Development Order Extension – Residential	\$ 100.00
Development Order Extension – Commercial	\$ 500.00
* Cost Recovery includes, but is not limited to: Notices, newspaper ads, posters, posting, research, consultants review.	\$ 1,500.00



REQUIRED DELIVERABLES FOR SITE PLAN REVIEW APPLICATION SUBMITTAL

The Village will not process applications if the required exhibits and information are not included in the application submittal. Application materials will not be returned to applicants. Should you want any application material returned, please make a request directly to the Board during the hearing and after the Board makes their decision.

Part 1 – Meeting with the Planning, Zoning and Resiliency Department

Please contact the Planning, Zoning and Resiliency Department to schedule a preliminary

meeting to review your project, review the application, and determine what documents will be required.
Disclaimer: Required Documentation for a Complete Application. <u>See pages 13 through 17 for additional details</u> .
☐ Pre-application meeting with planning staff ☐ Application fee paid in full
Part 2 – Initial Submittal (Digital)
One (1) original set of all documents and plans are required as part of the submittal and should submitted through the <u>CSS Portal</u> .
Alternatively, the Applicant may choose to submit a flash drive by the deadline with all required documents in PDF format.
 Completed application. Only pages 2 through 6 are needed and must be properly filled out and notarized; if any of these pages are not correctly completed, the application will be rejected or tabled to the next scheduled meeting. Page 4. Sign "Consent for Inspection of Property and Posting of Property" form and have notarized. Page 5 & 6. Sign "Owner's Affidavit of Consent and Designation of Agency" form and have notarized. NOTE:
Letter of Intent. Describe the request in full. Explain the purpose of the application, benefit(s) of the request, and reasons why this application should be approved. Specify

the exact nature of the use or operation applied for, together with any pertinent technical data, which will clarify the proposal, the square footage, and any additional relevant

information.



Proof of Ownership. A copy of the most recent tax bill, Property Appraiser's office record, or a copy of the most recently recorded Warranty Deed is required.
NOTE: If the property is owned by a business entity, please provide a copy of the Sunbiz page with the authorized agent.
☐ Elevation Certificate. A copy of the most recent Certificate (unexpired)
☐ Survey.
 Technical specifications. An original signed and sealed survey prepared by a Florida registered surveyor showing the property as described pursuant to the legal description contained in the warranty deed. Surveys older than six (6) months but not exceeding five (5) years old may be submitted. If the survey is dated more than six (6) months prior to the filing of the application, an affidavit certifying the survey as accurate must be submitted.
 The survey must include: scale, north arrow, lot lines, easements, utilities, septic system, rights-of-way, ground elevation, all structures, walls, and fences, existing vegetation, and all physical improvements.
Color photographs. Please show all sides of the existing building printed on 8.5" x 11" sheets.
Certified Mailing Labels. New Requirement Effective 8/1/2025 - As per Ordinance No. 2025-05 Development requests seeking New construction; Partial demolition/rebuilding of at least 50% of the existing square footage of a single-family home and/or An addition of at least 50% of the square footage of an existing single family home must provide mailing labels for owners of property within a one thousand (1,000)-foot radius of the subject property.
In all applicant-initiated applications, the applicant shall bear the burden/cost(s) of mailing the courtesy notices and placing property postings. Staff will determine appropriate time for mailings to be sent prior to public hearing.
Part 3 – Required Plans
Provide existing and proposed plans; use clouding to identify the area(s) of new work; all plans shall be legible, with a proper scale (1:8, 1:16; 3:32), showing a north arrow, and be properly labeled and numbered. Fully Signed and Sealed ARCHITECTURAL plans are required for public hearing submittal and consideration. Engineering plans with structural, mechanical, electrical and plumbing technical trades are NOT appropriate.
☐ Demolition Plan, if applicable.

 Prepared, signed, and sealed by a Florida registered architect. The use of seals is mandatory.

- Location map clearly showing the subject and adjacent properties and their relationship to streets located within one-half mile.
- o Site boundaries per the legal description.
- Location of all utilities (including septic system(s) and drainfield(s) on site and the way they will be provided to the proposed structures by licensed engineer.
- Location of all fences and walls



- Drawing and revision date
- Architectural Site Plan Data Table.
 - Existing, Required, and Proposed. Site area (square feet and acres), building footprint coverage, existing uses by floor (sq. ft. and cubage, existing vs proposed), gross floor area non-residential development uses, parking data (, quantity, sq. ft. and percent of lot covered by parking in front yard), FAR (if applicable), building height (street grade or an elevation of five and one-half (5.5') feet above mean sea level, whichever is higher), number of stories, setbacks table, open space in rear yard (sq. ft. and percent of total area), landscape area, any other applicable and relevant information pertaining to the application.
- Neighboring context.
 - Adjacent ROW to opposite property lines (indicate all nearby curb cuts), waterway width, drainage (existing and proposed), outline of adjacent buildings (approximate height and number of stories), dimensioned property lines and buildings, proposed and existing square footage eyebrows/eaves or projections of any kind in any of the yards.
- ☐ Architectural Floor Plans. If applicable, plans must show floor area ratio (FAR), building cubage (interior cubic volume of building, per Sec 201), and roof plan.
 - o Delineate and dimension overall structure(s) and individual rooms. Indicate proposed use of each space and use clouding to identify any new work.
 - Show property lines and setbacks on all plans.
 - Typical floor plan for each floor of a multi-story structure.
 - Roof plan showing flat or peak roof with slope dimensioned. If mixed roof types are proposed, indicate flat roof coverage percentage.
 - Show any eaves, eyebrows, or projections that are extending into any of the yards and provide the dimensions.
- Architectural Building Elevations. If applicable, identify building and roof materials and colors.
 - o All plans and graphics must show dimensions and be to scale and scalable.
 - All building facades must be shown with directional labels (i.e., north, south, east, west) and building names if more than one building is proposed.
 - Existing and new conditions to be clearly shown using clouds.
 - Dimensions, including height and width of all structures and each rental space.
 - Dimension grade at street level, building site and finished floor elevation, NGVD and Datum.
 - Storefronts, awning, entryway features, doors, windows, and any other features.
 - Indicate architectural elements, materials, and colors.

All Exterior Elevations & Two (2) Minimum Section drawings required.
Colored Exterior Elevations of all project facades required.
Colored Exterior Renderings Minimum of 3 required.
Drainage Plans . Identify and specify stormwater drainage/retention plans. Plans must be signed and sealed by an appropriate professional showing successful retention of the first one inch of rainfall and where and how the excess rainfall will be disposed, based on a 25-year frequency storm on site. (For all new single-family construction and additions exceeding 50% of existing square footage located within floor prone areas (FEMA zones AE, AH, AO, AR, VE, V & similar) shall provide certified paving, drainage and septic system engineered drawings by a licensed practitioner.)



☐ Landscape Plan. Show existing and proposed landscape

- For garage conversion, please provide the required driveway landscape strip per Sec. 521.
- Tree disposition chart, including existing and proposed plant types, location, canopy size, and number of trees to be removed and/or replaced.
- The removal if living trees from properties within the Village shall be governed by Sections <u>24-49</u> through <u>24-49.9</u>.
- Miami-Dade County minimum landscape and certification requirements are also applicable. Chapter 18, Landscape Code and Manual.



Part 4 – Special Proposals, if applicable

This section applies to Variances, Development Order Extensions, Special Proposals.

Variance	ollow pages 7 through 8.
Develop	ment Order Extension
□с	Complete Development Order Extension Application Form.
	letter explaining the extenuating circumstances that led to the Planning and Zoning coard request for an additional 6-months extension.
pı ex	rovide evidence of previous signed development orders, or administrative extensions rovided by staff as well as correspondence requesting for an extension prior to the xpiration date, and any applicable building permit numbers that were submitted before ne expiration date.