TO: DRB Chairperson and Members
FROM: Thomas R. Mooney, AICP
Planning Director
SUBJECT: DRB17-0160
1420 Bay Road—The Grand Flamingo

The applicants, MCZ/Centrum Flamingo II, LLC and MCZ/Centrum Flamingo III, LLC, are requesting Design Review Approval for design modifications and renovations to exterior and interior portions of the existing North and Central Towers of Flamingo Apartments, a multi-tower residential development, including extensive landscaping, changes to vehicular circulation and pick-up/drop-off locations, and entrance features.

RECOMMENDATION:
Continue to a future meeting date for further design development.

HISTORY:
On November 04, 1997 the DRB approved a 35-story addition on the eastern side of a 16 acre Bayfront lot configured above and joining two existing 15-story apartment buildings, as part of a comprehensive renovation for the existing Morton Towers apartment buildings, pursuant to DRB File No. 9191.

On October 02, 2007 the DRB approved a revised front entry design configuration with the drive and landscaping, including the removal of the existing parking spaces, entrance drive, and gatehouse, and installation of new drop-off lanes and landscaping, pursuant to DRB File No.20925. This configuration did not come to fruition.

On October 03, 2017 the application was continued to the November 07, 2017 DRB meeting at the request of staff.

LEGAL DESCRIPTION:
See attached ‘Exhibit A’

SITE DATA:
Zoning: RM-3 and RM-2
Future Land Use: RM-3 and RM-2
Lot Size:
695, 933 SF (applicant)
589,873 SF (MD property appraiser)
FAR: 4 (NO INCREASE IN FAR)
Height: (NO INCREASE IN HEIGHT)
Existing North Tower: 15-story
Existing Central Tower: 35-story

Proposed North Tower Units: 446 Units
(-168)
Existing Central Tower Units: No change
Existing South Tower Units: No change
Existing Green Space: 185,000 SF
Proposed Green Space: 175,000 SF
Existing Parking: 2,032 Spaces
Proposed Parking: 1,739 Spaces*
Parking Credits: 293*
*W/o restaurant use

Total Flamingo Units: 1,689 Units
Existing North Tower Units: 614 Units
Existing Retail: 5,100SF
Proposed Retail: 4,100 SF
Bicycle Parking: 80 long term
12 short term
Grade: +7. 00' NGVD
Base Flood Elevation: +8.00' NGVD
Difference: 1.0' NGVD
Adjusted Grade: +7.5' NGVD

SURROUNDING PROPERTIES:
West: Biscayne Bay
North: RM2 residential
Gilbert Fein Conservation District
South: The Waverly, 29- and 35-story
residential building
East: RM1 residential

ORIGINAL STRUCTURE:
Central Tower – 1997 Zyscovich | 35-story residential building

THE PROJECT:
The applicant has submitted revised plans entitled "FLAMINGO DRB Final Submission", as
designed by Stantec Architecture Inc, dated, signed, and sealed August 03, 2017.

The applicant is proposing substantial design modifications and renovations to the exterior
and interior portions of the existing North and Central Towers of Flamingo Apartments. Also
extensive site-wide landscaping improvements are proposed, as well as changes to the
vehicular circulation and pick-up/drop-off locations, and entrance features.

COMPLIANCE WITH ZONING CODE:
A preliminary review of the project indicates that the application, as proposed, appears to be
inconsistent with the following sections of the City Code:

1. Projections: In all districts, every part of a required yard shall be open to the sky,
extcept as authorized by these land development regulations. The following may
project into a required yard for a distance not to exceed 25% of the required yard up
to a maximum projection of six feet (6'-0'’), unless otherwise noted: Porches,
platforms and terraces (up to 30' above the elevation of the lot, as defined in
subsection 142-105(a)(1)(e).). Depending on the final grade elevation the steps
leading to the front and side yards may or may not be in compliance.

2. Walkways: Maximum 44". May be increased to a maximum of five feet (5'-0'”) for
those portions of walkways necessary to provide Americans with Disabilities Act
(ADA) required turn around areas and spaces associated with doors and gates.
Walkways in required yards may exceed these restrictions when approved through
the Design Review procedures.

3. Sec. 142-902(2)(e) Apartment buildings may have accessory uses based upon the
below criteria: Apartment buildings may have accessory uses based upon the below
criteria: Buildings in the RM-3 and R-PS4 districts may have: (2) A retail store and /
or a café with less than 30 seats (either or both of which could only be open to
residents and their guests) may occupy space on the amenity level of an apartment
building located within an RM-3 district.
The above noted comments shall not be considered final zoning review or approval. These and all zoning matters shall require final review and verification by the Zoning Administrator prior to the issuance of a Building Permit.

**CONSISTENCY WITH COMPREHENSIVE PLAN:** A preliminary review of the project indicates that the proposed residential use is consistent with the Future Land Use map designation of the 2025 Comprehensive Plan.

**ACCESSIBILITY COMPLIANCE**
Additional information will be required for a complete review for compliance with the Florida Building Code 2001 Edition, Section 11 (Florida Accessibility Code for Building Construction). These and all accessibility matters shall require final review and verification by the Building Department prior to the issuance of a Building Permit.

**CONCURRENCY DETERMINATION:**
In accordance with Chapter 122 of the Code of the City of Miami Beach, the Transportation and Concurrency Management Division has conducted a preliminary concurrency evaluation and determined that the project does not meet the City's concurrency requirements and level-of-service standards. However, the City's concurrency requirements can be achieved and satisfied through payment of mitigation fees or by entering into an enforceable development agreement with the City. The Transportation and Concurrency Management Division will make the determination of the project's fair-share mitigation cost.

A final concurrency determination shall be conducted prior to the issuance of a Building Permit. Mitigation fees and concurrency administrative costs shall be paid prior to the project receiving any Building Permit. Without exception, all concurrency fees shall be paid prior to the issuance of a Temporary Certificate of Occupancy or Certificate of Occupancy.

**COMPLIANCE WITH DESIGN REVIEW CRITERIA:**
Design Review encompasses the examination of architectural drawings for consistency with the criteria stated below with regard to the aesthetics, appearances, safety, and function of the structure or proposed structures in relation to the site, adjacent structures and surrounding community. Staff recommends that the following criteria are found to be satisfied, not satisfied or not applicable, as hereto indicated:

1. The existing and proposed conditions of the lot, including but not necessarily limited to topography, vegetation, trees, drainage, and waterways.  
   **Satisfied**

2. The location of all existing and proposed buildings, drives, parking spaces, walkways, means of ingress and egress, drainage facilities, utility services, landscaping structures, signs, and lighting and screening devices.  
   **Satisfied**

3. The dimensions of all buildings, structures, setbacks, parking spaces, floor area ratio, height, lot coverage and any other information that may be reasonably necessary to determine compliance with the requirements of the underlying zoning district, and any applicable overlays, for a particular application or project.  
   **Satisfied**
4. The color, design, selection of landscape materials and architectural elements of Exterior Building surfaces and primary public interior areas for Developments requiring a Building Permit in areas of the City identified in section 118-252.  
**Satisfied**

5. The proposed site plan, and the location, appearance and design of new and existing Buildings and Structures are in conformity with the standards of this Ordinance and other applicable ordinances, architectural and design guidelines as adopted and amended periodically by the Design Review Board and Historic Preservation Boards, and all pertinent master plans.  
**Satisfied**

6. The proposed Structure, and/or additions or modifications to an existing structure, indicates a sensitivity to and is compatible with the environment and adjacent Structures, and enhances the appearance of the surrounding properties.  
**Satisfied**

7. The design and layout of the proposed site plan, as well as all new and existing buildings shall be reviewed so as to provide an efficient arrangement of land uses. Particular attention shall be given to safety, crime prevention and fire protection, relationship to the surrounding neighborhood, impact on contiguous and adjacent Buildings and lands, pedestrian sight lines and view corridors.  
**Satisfied**

8. Pedestrian and vehicular traffic movement within and adjacent to the site shall be reviewed to ensure that clearly defined, segregated pedestrian access to the site and all buildings is provided for and that all parking spaces are usable and are safely and conveniently arranged; pedestrian furniture and bike racks shall be considered. Access to the Site from adjacent roads shall be designed so as to interfere as little as possible with traffic flow on these roads and to permit vehicles a rapid and safe ingress and egress to the Site.  
**Not Satisfied; ride share users’ circulation passage have not been adequately segregated and/or identified.**

9. Lighting shall be reviewed to ensure safe movement of persons and vehicles and reflection on public property for security purposes and to minimize glare and reflection on adjacent properties. Lighting shall be reviewed to assure that it enhances the appearance of structures at night.  
**Satisfied; a lighting plan has been submitted.**

10. Landscape and paving materials shall be reviewed to ensure an adequate relationship with and enhancement of the overall Site Plan design.  
**Satisfied**

11. Buffering materials shall be reviewed to ensure that headlights of vehicles, noise, and light from structures are adequately shielded from public view, adjacent properties and pedestrian areas.  
**Not Satisfied**
12. The proposed structure has an orientation and massing which is sensitive to and compatible with the building site and surrounding area and which creates or maintains important view corridor(s).
   Satisfied

13. The building has, where feasible, space in that part of the ground floor fronting a street or streets which is to be occupied for residential or commercial uses; likewise, the upper floors of the pedestal portion of the proposed building fronting a street, or streets shall have residential or commercial spaces, shall have the appearance of being a residential or commercial space or shall have an architectural treatment which shall buffer the appearance of the parking structure from the surrounding area and is integrated with the overall appearance of the project.
   Satisfied

14. The building shall have an appropriate and fully integrated rooftop architectural treatment which substantially screens all mechanical equipment, stairs and elevator towers.
   Satisfied

15. An addition on a building site shall be designed, sited and massed in a manner which is sensitive to and compatible with the existing improvement(s).
   Satisfied

16. All portions of a project fronting a street or sidewalk shall incorporate an architecturally appropriate amount of transparency at the first level in order to achieve pedestrian compatibility and adequate visual interest.
   Satisfied

17. The location, design, screening and buffering of all required service bays, delivery bays, trash and refuse receptacles, as well as trash rooms shall be arranged so as to have a minimal impact on adjacent properties.
   Not Satisfied

18. In addition to the foregoing criteria, subsection [118-]104(6)(t) of the City Code shall apply to the design review board's review of any proposal to place, construct, modify or maintain a wireless communications facility or other over the air radio transmission or radio reception facility in the public rights-of-way.
   Not Applicable

19. The structure and site complies with the sea level rise and resiliency review criteria in Chapter 133, Article II, as applicable.
   Not Satisfied; see below

**COMPLIANCE WITH SEA LEVEL RISE AND RESILIENCY REVIEW CRITERIA**

Section 133-50(a) of the Land Development establishes review criteria for sea level rise and resiliency that must be considered as part of the review process for board orders. The following is an analysis of the request based upon these criteria:

(1) A recycling or salvage plan for partial or total demolition shall be provided.
   Satisfied
   A note has been added to the submitted plans indicating that recycling plan
will be provided as part of the submittal for a demolition/building permit to the building department.

(2) Windows that are proposed to be replaced shall be hurricane proof impact windows. Satisfied

(3) Where feasible and appropriate, passive cooling systems, such as operable windows, shall be provided. Satisfied

(4) Whether resilient landscaping (salt tolerant, highly water-absorbent, native or Florida friendly plants) will be provided. Satisfied

(5) Whether adopted sea level rise projections in the Southeast Florida Regional Climate Action Plan, as may be revised from time-to-time by the Southeast Florida Regional Climate Change Compact, including a study of land elevation and elevation of surrounding properties were considered. Satisfied

As a renovation project the improvements will address existing conditions of habitable spaces that area below flood elevation.

(6) The ground floor, driveways, and garage ramping for new construction shall be adaptable to the raising of public rights-of-ways and adjacent land. Not Satisfied

(7) Where feasible and appropriate, all critical mechanical and electrical systems shall be located above base flood elevation. Satisfied

(8) Existing buildings shall be, where reasonably feasible and appropriate, elevated to the base flood elevation. Not Applicable

(9) When habitable space is located below the base flood elevation plus City of Miami Beach Freeboard, wet or dry flood proofing systems will be provided in accordance with Chapter of 54 of the City Code. Not Satisfied

(10) Where feasible and appropriate, water retention systems shall be provided. Not Satisfied

STAFF ANALYSIS:
DESIGN REVIEW
On October 03, 2017 the application was continued to the November 07, 2017 DRB meeting at the request of staff. The applicant is proposing substantial site-wide improvements to the Grand Flamingo residential development, including architectural modifications to the North and Central Tower. The subject property is a 16-acre site that occupies the Bayfront land between 14th Street to just south of 16th Street. The Grand Flamingo consists of two towers, built in 1960 but renovated multiple times, situated to the north and the south of the site. The towers, designed by the same notable architect, act independently from one another and
contain their own entrances, garage facilities, and recreational pool decks. A central 35-floor addition was approved in 1997, pursuant to DRB File No. 9191. This addition is elevated four stories in the air, and connects the two towers. A common skybridge elevated over 24'-0" above the main entrance links the two towers.

The revised design modifications and renovations primarily include changes to the exterior and interior portions of the existing North and Central Towers of Flamingo Apartments. Also extensive site-wide landscaping improvements are proposed, as well as changes to the vehicular circulation and pick-up/drop-off locations, and entrance features. A notable portion of the application is the proposed elimination of the central driveway and guardhouse access control center at the base of the central tower. As originally designed in 1960, and further enhanced in 1997, the central oval vehicular drive in the central courtyard served as the primary vehicular drive through the site that offered direct access to both towers lobbies, as well as offered areas for vehicle idling and waiting in order to accommodate drop-offs, pick-ups and deliveries of general goods and services. The South Tower is not part of the proposed renovation.

Traffic conflicts and circulation problems unquestionably exist at this development’s front entrance location along Bay Road, which currently appears as a continuation of 15th Street due to the extensive width of the curb cut. These conflicts are partially due to the built environment and prior building permits, and partially due to stringent access enforcement at the gatehouse at the direction of the Flamingo management. Concerns over security issues have arisen from the residential development with over 1,680 apartment units with multiple points of entry and serious traffic flow disruption. This has led to an escalating enforcement of entry and access into what was once the primary, vehicular motor court to two (2), densely populated towers. The approval of the 35-story addition in 1997, also contemplated the vehicular flow “through and around” the central oval motor court. The traffic conflicts and circulation problems began after the completion of the central tower, and have only escalated with the advent of ride-sharing services and further dependency on instant delivery of goods. Ride-sharing and/or taxi waiting areas simply were not contemplated at the time of completion. After numerous meetings over the years with many City representatives from various departments including Planning, Parking, Public Works, Police and Transportation, as well as with concerned and affected neighbors, short term solutions have been tested, including on-street taxi cueing areas, onsite traffic police guards, and the introduction of pavement striping and bollards in an effort to resolve the fundamental issue of cueing and back-up onto Bay Road.

**NORTH GARAGE ENTRY VEHICULAR CIRCULATION**

The most significant part of the application is the modified front entrance and pedestrian plaza, which the applicant believes will improve the existing problematic traffic circulation. Currently residents arrive by vehicle access at the dedicated north and south residential gates through the use of electronic access cards. Valet and guests enter the premises at the guard house located in the center of the site. Pedestrians access an entrance gate located to the north of the central guard gate.

This is not the first time that the DRB has reviewed a revised front entry design configuration with the drive and landscaping, including the removal of the existing parking spaces, entrance drive, and gatehouse, and installation of new drop-off lanes and landscaping for the Grand Flamingo. On October 02, 2007, the DRB approved, pursuant to DRB File No.20925, a configuration that featured a dual inbound and outbound traffic configuration for each entry/exit drive directly off of Bay Road. This scheme also enhanced the area as a
pedestrian plaza with the opportunity for retail and outdoor seating.

While the 2007 site plan is the scheme preferred by the Planning Department, the applicant does not wish to revisit a plan that, according to them, fundamentally does not work to improve pedestrian safety, eliminate traffic cue and work in tandem with the concept for site improvements. The applicant has stated on numerous occasions that this scheme does not work from a transportation and traffic standpoint. Further, the submitted traffic report states that “as a result of the documented deficiencies of the 2007 site plan, it is not recommended to implement the circulation plan presented in the 2007 site plan”. Staff would note the same traffic engineer company that cites the deficiencies of the plan is the same firm that designed the 2007 plan.

While Planning staff continues to have some reservations with the impact of the overall elimination of the central vehicular entry drive and the proposed new curb cut and dedicated
ride share user areas, the applicant maintains that the proposed dual inbound and outbound traffic configurations for each new entry/exit drive and ride sharing valet operations has some tangible benefits with regard to internal and external traffic flow. Further, the revised front entry area will introduce a new urban public plaza that will greatly improve the existing ‘pedestrian unfriendly’ environment with an overall increase of 6,200 SF of green space and will be open to the public and promote outdoor active open space. For security and preventative trespass into the site/courtyard area, fencing and defensive landscaping will be reintroduced but further setback under the bridge of the Central tower to ensure territorial boundaries between public and private space. Two lobbies will flank either side of the view corridor created by the 1997 35-story addition.

In order to address changes in transportation created by modern ride-sharing programs and their impact on traffic issues when no designated arrival and departure areas are identified, the applicant is proposing two designated valet and ride sharing pick up/drop areas internal to the site. The first area is located within the existing shell of the north garage lined with the 3-story townhouses that front Bay Road. This will be accessed through the introduction of a new one-way curb cut from Bay Road. The second area is located behind the townhouses in the open air area in the front of the south tower, accessed off of an existing two-way curb cut from Bay Road. The applicant states that by configuring these designated areas entirely on site and by providing sufficient room to accommodate vehicle cue, the traffic congestion and cueing problems that plague this portion of Bay Road in front of the main entrance of the Grand Flamingo will be eradicated. In doing so, the applicant is proposing to eliminate the front (vehicular) entrance that currently consists of a large 50'-0" wide curb cut that leads to a guardhouse and security gate and accesses under the 35-story central tower. All of these circulation and security elements are proposed to be removed in an effort to overhaul the site and traffic circulation of the residential complex.

The two new pick-up and drop-off locations will be hidden from the street and the applicant contends that they will eliminate stacking and cueing on Bay Road by providing adequate stacking for both valet and ride-sharing to avoid queuing issues. Notwithstanding the applicants’ contention, city staff still has concerns with the proposed efforts to alter residents and visitors’ habits to access the closest point at the desired destination. The proposed application herein features a stacking capacity for 19 vehicles in the North Tower and six (6) vehicles in the South open air area and removes the curb cut gap that prevails along Bay Road and currently negatively impacts the pedestrian experience along Bay Road. In an effort to reinforce this boundary, the applicant has designed the area along Bay Road with a “hard” landscape edge. By design, there are only two pedestrian access paths that transverse this area to the public plaza and the majority of the landscaping along the street frontage is purposely thick and dense. It is hoped that the landscape treatment will discourage undesired drop-off and pick-up.
The applicant has stated that they will be partnering with the main ride-sharing company to ensure that the designated pick-up/drop off location are used. In Houston, there has been real estate partnering with Uber to place designated pickup and drop-off spots outside of 75 residential properties. Instead of trying to coordinate a pickup and drop-off spot between a rider and driver, the app will guide them to a parking spot with an Uber sign. The idea came up through feedback from drivers about the difficulties picking up and dropping off riders around apartment complexes with drivers often having to drive in loops searching for riders. According to an Uber spokesman, “the partnerships between Uber and apartment properties are complicated because the pickup spots have to be coordinated with each property before getting coded into the app.” Developers are reimagining their exterior footprints to account for more Uber traffic, as well as implementing new ideas such as widening curbside drop-off areas resembling those found at airports. Staff has received a letter from one of the two dominant rideshare companies that state their commitment in working with the development's efforts in improving the logistics at the property. Further information should be submitted showing the overall signage program identified for the site, as staff believes that the applicant’s rideshare user circulation path is still somewhat problematic, particularly without adequate wayfinding signage. Additionally, the circulation to the north is complicated and the south potentially problematic and requires users to exit and enter through loading zones. Regardless in both instances, the locations require users to maintain an extensive outdoor path of travel.
A more detailed circulation plan has been submitted since the prior version to better address Planning, Transportation and Parking staff concerns, as well as address WAVNA neighborhood concerns. The area identified as “short term vehicular parking” needs to be further detailed and explained in terms of how it would be utilized. The zoning code does not distinguish “short term vehicular parking” for any of the commercial or residential parking requirements. Staff has concerns with proposed location behind the first northern access gate as it pertains to unwarranted access into the first secured area and exactly how the method of access is achieved. The required parking for the retail component is 14 spaces. If the area identified as “short term vehicular parking” is for this public retail area, more detailing needs to be provided. Further, the total distance from the “short term vehicular parking” is approximately 550 feet which is a lengthy distance and complicated route of travel. Much needed long term scooter parking (90 scooter vehicles as indicated above in blue) as well as additional long term bicycle (100 bicycles as indicated above in teal) has been provided in the plans. Of these, 50 scooter and 20 bicycle spaces are proposed in an unidentified area of the existing parking garage. Staff will need to confirm the current configuration and usage of this proposed area, prior to being supportive of this portion of the application.

Further, service delivery for the new retail has also been configured within the south open air area, which also is a lengthy distance and complicated route of travel intended for delivery of goods whose intended delivery destination is within the other tower. Staff strongly recommends finding an alternate, more proximate, area to the North Tower. The proposed loading zone areas need to be evaluated to also serve as short term delivery spaces. It is not practical for short term deliveries to park at the North Tower to serve the South Tower. At a minimum, staff would recommend an approval letter from the South Tower condo association to be provided allowing such loading areas and circulation areas.

A memo from the Transportation Department states that the revised study still warrants further clarification and detailing regarding the gate systems that the rideshare vehicles will be allowed to use to access the south tower rideshare area. Further, the Transportation Department had requested the plan details with dimensions of the median and crosswalk from the rideshare/valet area into the South Tower which was provided. The median width and crosswalk is sufficient to serve pedestrians safely.

Finally, the Transportation Department believes that guests arriving via rideshare vehicles to the south tower would need to be dropped off at the north tower rideshare location. The walking distance to the south tower is approximately 1000 ft. This plan would potentially exacerbate the on-street drop-off issue currently affecting this development. The rideshare access to the South Tower should be evaluated and pedestrian circulation for guests should be revised and presented.

In view of the foregoing, staff recommends the application be continued to a future meeting date, so that all of the circulation and operations concerns, as well as the outstanding issues identified herein, can be addressed.

CENTRAL TOWER
Aside from the significant landscape and site improvements planned for the front entrance area, the most visibly significant modification architecturally when viewed from Bay Road occurs to the central tower. At the base of the tower, the applicant is proposing the removal of the guardhouse and the removal and relocation of the security fence inwards. Also planned, is the renovation of the two existing lobby components of the tower, flanking the entrance view corridor to the north and to the south. As a new amenity to the residents of
the Grand Flamingo, as well as to the neighborhood, the applicant is converting the existing 4,000SF leasing space located north of the view corridor at the ground floor into active commercial space with a modernized covered walkway that runs alongside the existing space. A retrofitted canopy and new retail signage is also planned. These new retail areas are proposed to be open to the public, and envisioned to engage the reconfigured vehicular entrance drive as a large public urban plaza, well-designed with landscaping, textured finishes and water features. Sec. 142-902(2) of the City Allows for residential buildings in the RM-3 zoning district to contain accessory uses that include commercial, office, eating or drinking uses with access from the main lobby or from the street when located on the ground floor. As there is no expansion of enclosed square footage proposed, staff is supportive of this portion of the application.

As an added feature, the applicant is renovating the first level and “second” level of the central tower into an amenity area for residents. Currently programmed as an above ground lobby, residential storage area, and circulation means to cross the towers, the applicant proposes a conversion of the central 16'-0" wide bridge that cross the view corridor into an elevated amenity space with potential vistas to the Bay. To maximize the views and enhance the space, the applicant is also proposing a new glass storefront window system that will improve transparency and view corridors as well as changing the western fixed glass system with an operable ‘nana’ wall system that will provide access onto new elevated seating balconies, or sky terraces, again for residents and guests only. All active programing for this area previously proposed has been removed and any future restaurant space will be allocated to the area on the ground floor. As there is no expansion of enclosed square footage proposed and no blocking of the existing view corridor, staff is supportive of this portion of the application.

NORTH TOWER
The applicant is proposing substantial exterior and interior modifications to the North Tower. A complete interior reconfiguration of the existing 15-story north tower includes a redistributed circulation corridor to allow for full view floor plans and new exterior architectural skin that is serrated in plan to offer angled views of the Bay. The density of the tower will be reduced in unit count from 614 to 446 units, 168 fewer units.

. The North Tower will subtly distinguish itself from its companion structure in a manner that is not objectionable to staff. Staff believes that the site is large enough and the separation between the two towers vast enough to blend within the Bayfront skyline of this portion of Miami Beach. As such, staff has no outstanding design concerns and recommends approval of this portion of the application as proposed.

NORTH POOL DECK
Staff is supportive of the redesign of the pool deck. Since the previous submittal, the overall amount of green areas and lawn will be decreased by 8,640 SF. While additional design details of the outdoor trellises are needed for review, staff is confident this could occur at an administrative level. Staff has no outstanding design concerns and recommends approval of this portion of the application as proposed.

COURTYARD
The proposal consists of considerable demolition and site work to the courtyard of the outdoor area between the two north and south tower buildings to allow for a contemporary landscape and site renovation overhaul of the area. The applicant has proposed a communal area with more lush landscape that incorporates salvaged existing vegetation,
new landscaping, new berms and terraced areas and pools. Additionally, art pieces, bocce
game areas, renovated hardscape and lighting, new gardens that include a hammock
garden and a hanging garden with swings, as well as updates to seating areas are
proposed.

The revised plans indicate that the overall amount of green areas and lawn will be increased
in this area by 2,445 SF through the introduction of additional green areas and soft ground
covers. Staff is supportive of the new redesign that introduces a passive tranquil park area,
connecting the two cruciform structures. This will provide an enhanced amenity for the
residents. Staff recommends approval of this portion of the application.

**TRANSPORTATION ANALYSIS:**
See attached memo

**RECOMMENDATION:**
In view of the foregoing analysis, staff recommends the application be continued to a date
certain of December 05, 2017, in order to address the concerns delineated herein. In the
event the Board should approve the application, staff recommends that such approval be
subject to the conditions enumerated in the attached draft final order, which addresses the
inconsistencies with the aforementioned Design Review and Sea Level Rise criteria.

TRM:JGM

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EXHIBIT 'A'

PARCEL I:
Lot 7 and the South 1.00 feet of Lot 6, in Block 43, of ALTON BEACH BAYFRONT SUBDIVISION, according to the plat thereof, as recorded in Plat Book 4, at Page 125, of the Public Records of Dade County, Florida.

PARCEL II:
Lot 6, less the South 1.0 feet, in Block 43, of ALTON BEACH BAYFRONT SUBDIVISION, according to the plat thereof, as recorded in Plat Book 4, at Page 125, of the Public Records of Dade County, Florida.

Parcel III:
Together with any and all right, title and interest of the insured as a lessee under that certain Sovereignty Submerged Land Lease No. 130004286 by and between The Board of Trustees of the Internal Improvement Trust Fund of the State of Florida, as Lessor, and Morton Towers Apartments, a Florida general partnership, as Lessee, filed August 20, 1990, at Official Records Book 14671, at Page 573, as modified and renewed by Sovereignty Submerged Land Lease Renewal No. 130004286 by and between The Board of Trustees of the Internal Improvement Trust Fund of the State of Florida, as Lessor, and Morton Towers Apartments, a Florida general partnership, as Lessee, filed June 14, 1994, at Official Records Book 16401, at Page 2756, of the Public Records of Dade County, Florida; as further modified by Modified Sovereignty Submerged Land Lease No. 130004286 by and between the Board of Trustees of the Internal Improvement Fund of the State of Florida, as Lessor and Morton Towers Apartments, L.P., a Delaware limited partnership, as Lessee, filed September 19, 1997 in Official Records Book 17797, at Page 4825, which Lease demises the following described property:

ALSO DESCRIBED AS FOLLOWS:

ALSO MARINA AREA "A", a parcel of land in Biscayne Bay contiguous to the Westerly line of parcel 1 of the above described property and described as follows:
Commence (P.O.C.) at the Southeasterly corner of Lot 7 referenced above, said Southeasterly corner of Lot 7 being the Northwest corner of Bay Road and 14th Street in the City of Miami Beach, Florida; thence run N 1°33'30" W along the Westerly line of Bay Road, along the Easterly line of said Lot 7, a distance of 780.91 feet; thence run S 48°37'57" W across Lot 7, a distance of 678.89 feet to a point on the Westerly face of a concrete bulkhead cap on the Westerly line of Lot 7 on the Easterly shore of Biscayne Bay, said point being the POINT OF BEGINNING (P.O.B.) of Marina Area "A"; thence run Northwesterly meandering the face of said bulkhead cap along the Easterly shore of Biscayne Bay, along the Westerly line of said Lot 7, a distance of 184.00 feet; thence run S 62°57'00" W in Biscayne Bay, a distance of 135.00 feet; thence run S 27°03'00" E in Biscayne Bay, a distance of 184.00 feet; thence run N 62°57'00" E in Biscayne Bay a distance of 135.00 feet, more or less to the POINT OF BEGINNING (P.O.B.). Marina Area "A" contains 24,840 square feet more or less or 0.570 acres, more or less.

ALSO MARINA AREA "B", a parcel of land in Biscayne Bay contiguous to the Westerly line of parcel 1 of the above described property and described as follows:
Commence (P.O.C.) at the Southeasterly corner of Lot 7, referenced above, said Southeasterly corner also being the Northwesterly corner of Bay Road and 14th Street in the City of Miami Beach, Florida; thence run N 1°33'30" W along the Westerly line of Bay Road, along the Easterly line of Lot 7, a distance of 780.91 feet; thence run S 48°37'57" W across Lot 7, a distance of 678.89 feet to a point on the Westerly face of a concrete bulkhead cap on the Westerly line of said Lot 7 on the Easterly shore of Biscayne Bay; thence meandering the Westerly face of said bulkhead cap along the Westerly line of said Lot 7, run Southerly a distance of 96.60 feet to a POINT OF BEGINNING (P.O.B.) of Marina Area "B" described as
follows; thence run S 57°46'30" W into Biscayne Bay, a distance of 135.00 feet to a point; thence run S 32°13'30" E in Biscayne Bay, a distance of 115.00 feet to a point, thence run N 57°46'30" E in Biscayne Bay, a distance of 135.00 feet, more or less to the face of the said concrete bulkhead cap on the westerly line of said Lot 7; thence meandering the Westerly face of said bulkhead cap along the Westerly line of said Lot 7, run Northerly, a distance of 115.00 feet, more or less to the POINT OF BEGINNING (P.O.B.) Marina Area "B" contains 15,525 square feet, more or less or 0.356 acres, more or less.
MEETING DATE: November 07, 2017

FILE NO: DRB17-0160

PROPERTY: 1420 Bay Road—the Grand Flamingo

APPLICANTS: MCZ/Centrum Flamingo II, LLC and MCZ/Centrum Flamingo III, LLC

LEGAL: See attached ‘Exhibit A’

IN RE: The Application for Design Review Approval for design modifications and renovations to exterior and interior portions of the existing North and Central Towers of Flamingo Apartments, a multi-tower residential development, including extensive landscaping, changes to vehicular circulation and pick-up/drop-off locations, and entrance features.

ORDER

The City of Miami Beach Design Review Board makes the following FINDINGS OF FACT, based upon the evidence, information, testimony and materials presented at the public hearing and which are part of the record for this matter:

I. Design Review

A. The Board has jurisdiction pursuant to Section 118-252(a) of the Miami Beach Code. The property is not located within a designated local historic district and is not an individually designated historic site.

B. Based on the plans and documents submitted with the application, testimony and information provided by the applicant, and the reasons set forth in the Planning Department Staff Report, the project as submitted is inconsistent with Design Review Criteria 5, 6, 7, 9, 12, 15, and 19 in Section 118-251 of the Miami Beach Code.

C. Based on the plans and documents submitted with the application, testimony and information provided by the applicant, and the reasons set forth in the Planning Department Staff Report, the project as submitted is inconsistent with Sea Level Rise Criteria 1, 5, 6, 9, and 10 in Section 133-50(a) of the Miami Beach Code.

D. The project would be consistent with the criteria and requirements of Section 118-251 and/or Section 133-50(a) if the following conditions are met:

1. Revised elevation, site plan and floor plan drawings shall be submitted to and approved by staff; at a minimum, such drawings shall incorporate the following:

   a. The final design and details of the proposed pergola/shade structures located in north pool deck shall be provided, in a manner to be reviewed and
approved by staff consistent with the Design Review Criteria and/or the directions from the Board.

b. The final design and details of the proposed new planters, pavers, and materials and finishes proposed in the public plaza shall be provided, in a manner to be reviewed and approved by staff consistent with the Design Review Criteria and/or the directions from the Board.

c. All landscape areas abutting driveways and parking areas shall be defined by decorative bollards.

d. An adequate number of bike racks, at a minimum of 50, shall be required on site and, at the discretion of the Public Works Department, within the adjacent rights-of-way and in the public plaza. The quantity, locations, design and dimensions of all bike racks shall be subject to the review and approval of staff, in coordination with the Public Works Department.

e. No sooner than nine (9) months and no later than eighteen (18) months after of the issuance of the TCO or CO for the project, the Operator shall make a revised traffic progress report to the Design Review Board. The Board reserves the right to modify the conditions of this approval at the time of a progress report in a non-substantive manner, to impose additional conditions to address possible problems and to determine the timing and need for future progress reports.

f. The applicant shall submit a complete signage plan showing all ride-sharing, delivery, taxi and other signage sitewide, in a manner to be reviewed and approved by staff consistent with the Design Review Criteria and/or the directions from the Board.

g. Any fence or gate at the front and street side of the property shall be designed in a manner consistent with the architecture of the new structure, in a manner to be reviewed and approved by staff consistent with the Design Review Criteria and/or the directions from the Board.

h. All exterior handrails and support posts shall incorporate a flat profile. The final design details, dimensions material and color of all exterior handrails shall be made part of the building permit plans and shall be subject to the review and approval of staff.

i. A copy of all pages of the recorded Final Order shall be scanned into the plans submitted for building permit, and shall be located immediately after the front cover page of the permit plans.

j. Prior to the issuance of a Certificate of Occupancy, the project Architect shall verify, in writing, that the subject project has been constructed in accordance with the plans approved by the Planning Department for Building Permit.
2. A revised landscape plan, prepared by a Professional Landscape Architect, registered in the State of Florida, and corresponding site plan, shall be submitted to and approved by staff. The species type, quantity, dimensions, spacing, location and overall height of all plant material shall be clearly delineated and subject to the review and approval of staff. At a minimum, such plan shall incorporate the following:

a. The final landscape selection, which shall include increasing the overall installed size for portions of the landscaping, location, quantity, and specifications of all existing and proposed new landscaping shall be required, in a manner to be reviewed and approved by staff consistent with the Design Review Criteria and/or the directions from the Board.

b. The applicant shall submit an updated tree survey and tree report at the time of building permit for staff review and approval. Any tree identified to be in good overall condition shall be retained, and protected in their current location if they are not in conflict with the proposed development, or they shall be relocated on site, if determined feasible, subject to the review and approval of staff. A tree care and watering plan also prepared by a Certified Arborist shall be submitted prior to the issuance of a Building Permit or Tree Removal/Relocation Permit. Subsequent to any approved relocation, a monthly report prepared by a Certified Arborist shall be provided to staff describing the overall tree performance and adjustments to the maintenance plan in order to ensure survivability, such report shall continue for a period of 18 months unless determined otherwise by staff.

c. The applicant shall work with the City of Miami Beach Urban Forester and Planning Staff to identify healthy canopy shade trees for retention and/or relocation on site. Staff maintains the right to retain existing trees in their current location which may result in the redesign of certain areas of proposed hardscape areas in order to protect trees, subject to the review and approval of staff.

d. A fully automatic irrigation system with 100% coverage and an automatic rain sensor in order to render the system inoperative in the event of rain. Right-of-way areas shall also be incorporated as part of the irrigation system.

e. Prior to the issuance of a Certificate of Occupancy, the Landscape Architect or the project architect shall verify, in writing, that the project is consistent with the site and landscape plans approved by the Planning Department for Building Permit.

In accordance with Section 118-262, the applicant, or the city manager on behalf of the city administration, or an affected person, Miami Design Preservation League or Dade Heritage Trust may seek review of any order of the Design Review Board by the city commission, except that orders granting or denying a request for rehearing shall not be reviewed by the commission.

II. Variance(s)
A. No variance(s) were filed as part of this application.

III. General Terms and Conditions applying to both ‘I. Design Review Approval and ‘II. Variances’ noted above.

A. In the event that the proposed site plan for any reason fails to sufficiently resolve traffic congestions and vehicle cueing onto Bay Road, the applicant shall return to the Design Review Board with an alternate vehicular circulation plan, which may include substantial changes to the herein approved site plan.

B. In the event that the provided short term parking overflows onto the public right-of-way, thus impeding vehicular circulation or pedestrian circulation, the applicant shall perform additional parking analysis and provide the appropriate short term parking capacity within private property and shall return to the Design Review Board with a revised plan.

C. The applicant shall comply with the electric vehicle parking requirements, pursuant to Sec. 130-39 of the City Code.

D. The Applicant shall submit a Hold Harmless Covenant Running with the Land to the City Attorney’s Office in a form acceptable to the City Attorney indemnifying and holding harmless the city against any claim or loss in the event of an accident involving a motor vehicle or other instrumentality due to the proximity of the driveway to the adjacent neighboring properties.

E. The Applicant shall submit a restrictive covenant, running with the land, to the Department, approved as to form by the City Attorney, that the property owner has entered into agreement with the ride-sharing companies verifying that the pickup / drop-off locations have been coordinated with the property and coded into the downloadable app.

F. Failure to comply with the conditions of this Order, or should vehicles queue onto Bay Road or West Avenue, the applicant shall be subject to the continuing jurisdiction and review of the Board, and further conditions may be placed on the property. The Board shall retain the right to call the applicant/owner or operator back before them and make modifications to this Order should there be valid complaints relating to violations of the conditions of this Order.

G. A Construction Parking and Traffic Management Plan (CPTMP) shall be approved by the Parking Director pursuant to Chapter 106, Article II, Division 3 of the City Code, prior to the issuance of a Building Permit.

H. The final building plans shall meet all other requirements of the Land Development Regulations of the City Code.

I. The Final Order shall be recorded in the Public Records of Miami-Dade County, prior to the issuance of a Building Permit.

J. Satisfaction of all conditions is required for the Planning Department to give its approval on a Certificate of Occupancy; a Temporary Certificate of Occupancy or Partial
Certificate of Occupancy may also be conditionally granted Planning Departmental approval.

K. The Final Order is not severable, and if any provision or condition hereof is held void or unconstitutional in a final decision by a court of competent jurisdiction, the order shall be returned to the Board for reconsideration as to whether the order meets the criteria for approval absent the stricken provision or condition, and/or it is appropriate to modify the remaining conditions or impose new conditions.

L. The conditions of approval herein are binding on the applicant, the property's owners, operators, and all successors in interest and assigns.

M. Nothing in this order authorizes a violation of the City Code or other applicable law, nor allows a relaxation of any requirement or standard set forth in the City Code.

IT IS HEREBY ORDERED, based upon the foregoing findings of fact, the evidence, information testimony and materials presented at the public hearing, which are part of the record for this matter, and the staff report and analysis, which are adopted herein, including the staff recommendations, which were amended and adopted by the Board, that the application is GRANTED for the above-referenced project subject to those certain conditions specified in Paragraph I, II, III of the Finding of Fact, to which the applicant has agreed.

PROVIDED, the applicant shall build substantially in accordance with the plans, entitled "FLAMINGO DRB Final Submission", as designed by Stantec Architecture Inc, dated, signed, and sealed revised 10/06/17, and as approved by the Design Review Board, as determined by staff.

When requesting a building permit, the plans submitted to the Building Department for permit shall be consistent with the plans approved by the Board, modified in accordance with the conditions of approval that must be satisfied prior to permit issuance, as set forth in this Order, have been met.

The issuance of the approval does not relieve the applicant from obtaining all other required Municipal, County and/or State reviews and permits, including final zoning approval. If adequate handicapped access is not provided on the Board approved plans, this approval does not mean that such handicapped access is not required. When requesting Building permit, the plans submitted to the Building Department for permit shall be consistent with the plans approved by the Board, modified in accordance with the conditions set forth in this Order.

If the Full Building Permit for the project is not issued within eighteen (18) months of the meeting date at which the original approval was granted, the application will expire and become null and void, unless the applicant makes an application to the Board for an extension of time, in accordance with the requirements and procedures of Chapter 118 of the City Code, the granting of any such extension of time shall be at the discretion of the Board. If the Full Building Permit for the project shall expire for any reason (including but not limited to construction not commencing and continuing, with required inspections, in accordance with the applicable Building Code), the application will expire and become null and void.

In accordance with Chapter 118 of the City Code, the violation of any conditions and safeguards that are a part of this Order shall be deemed a violation of the land development regulations of
the City Code. Failure to comply with this Order shall subject the application to Chapter 118 of the City Code, for revocation or modification of the application.

Dated this ____________ day of ________________________, 20____.

DESIGN REVIEW BOARD
THE CITY OF MIAMI BEACH, FLORIDA

BY: __________________________

JAMES G. MURPHY
CHIEF OF URBAN DESIGN
FOR THE CHAIR

STATE OF FLORIDA )
COUNTY OF MIAMI-DADE )SS

The foregoing instrument was acknowledged before me this ______ day of ________________________, 20____ by James G. Murphy, Chief of Urban Design, Planning Department, City of Miami Beach, Florida, a Florida Municipal Corporation, on behalf of the Corporation. He is personally known to me.

________________________________________
NOTARY PUBLIC
Miami-Dade County, Florida
My commission expires: ____________________

Approved As To Form:
City Attorney's Office: _______________________________ ( )

Filed with the Clerk of the Design Review Board on ____________________________ ( )

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In the event that the provided short term parking overflows onto the public right-of-way, thus impeding vehicular circulation or pedestrian circulation, the developer shall perform additional parking analysis and provide the appropriate short term parking capacity within private property.
EXHIBIT ‘A’

PARCEL I:
Lot 7 and the South 1.00 feet of Lot 6, in Block 43, of ALTON BEACH BAYFRONT SUBDIVISION, according to the plat thereof, as recorded in Plat Book 4, at Page 125, of the Public Records of Dade County, Florida.

PARCEL II:
Lot 6, less the South 1.0 feet, in Block 43, of ALTON BEACH BAYFRONT SUBDIVISION, according to the plat thereof, as recorded in Plat Book 4, at Page 125, of the Public Records of Dade County, Florida.

Parcel III:
Together with any and all right, title and interest of the insured as a lessee under that certain Sovereignty Submerged Land Lease No. 130004286 by and between The Board of Trustees of the Internal Improvement Trust Fund of the State of Florida, as Lessor, and Morton Towers Apartments, a Florida general partnership, as Lessee, filed August 20, 1990, at Official Records Book 14671, at Page 573, as modified and renewed by Sovereignty Submerged Land Lease Renewal No. 130004286 by and between The Board of Trustees of the Internal Improvement Trust Fund of the State of Florida, as Lessor, and Morton Towers Apartments, a Florida general partnership, as Lessee, filed June 14, 1994, at Official Records Book 16401, at Page 2756, of the Public Records of Dade County, Florida; as further modified by Modified Sovereignty Submerged Land Lease No. 130004286 by and between the Board of Trustees of the Internal Improvement Fund of the State of Florida, as Lessor and Morton Towers Apartments, L.P., a Delaware limited partnership, as Lessee, filed September 19, 1997 in Official Records Book 17797, at Page 4825, which Lease demises the following described property:

ALSO DESCRIBED AS FOLLOWS:

ALSO MARINA AREA "A", a parcel of land in Biscayne Bay contiguous to the Westerly line of parcel 1 of the above described property and described as follows:
Commence (P.O.C.) at the Southeasterly corner of Lot 7 referenced above, said Southeasterly corner of Lot 7 being the Northwest corner of Bay Road and 14th Street in the City of Miami Beach, Florida; thence run N 1°33’30” W along the Westerly line of Bay Road, along the Easterly line of said Lot 7, a distance of 780.91 feet; thence run S 48°37’57” W across Lot 7, a distance of 678.89 feet to a point on the Westerly face of a concrete bulkhead cap on the Westerly line of Lot 7 on the Easterly shore of Biscayne Bay, said point being the POINT OF BEGINNING (P.O.B.) of Marina Area "A"; thence run Northwesterly meandering the face of said bulkhead cap along the Easterly shore of Biscayne Bay, along the Westerly line of said Lot 7, a distance of 184.00 feet; thence run S 62°57’00” W in Biscayne Bay, a distance of 135.00 feet; thence run S 27°03’00” E in Biscayne Bay, a distance of 184.00 feet; thence run N 62°57’00” E in Biscayne Bay a distance of 135.00 feet, more or less to the POINT OF BEGINNING (P.O.B.). Marina Area "A" contains 24,840 square feet more or less or 0.570 acres, more or less.

ALSO MARINA AREA "B", a parcel of land in Biscayne Bay contiguous to the Westerly line of parcel 1 of the above described property and described as follows:
Commence (P.O.C.) at the Southeasterly corner of Lot 7, referenced above, said Southeasterly corner also being the Northwesterly corner of Bay Road and 14th Street in the City of Miami Beach, Florida; thence run N 1°33’30” W along the Westerly line of Bay Road, along the Easterly line of Lot 7, a distance of 780.91 feet; thence run S 48°37’57” W across Lot 7, a distance of 678.89 feet to a point on the Westerly face of a concrete bulkhead cap on the Westerly line of said Lot 7 on the Easterly shore of Biscayne Bay; thence meandering the Westerly face of said bulkhead cap along the Westerly line of said Lot 7, run Southerly a distance of 96.60 feet to a POINT OF BEGINNING (P.O.B.) of Marina Area "B" described as
follows; thence run S 57°46'30" W into Biscayne Bay, a distance of 135.00 feet to a point; thence run S 32°13'30" E in Biscayne Bay, a distance of 115.00 feet to a point, thence run N 57°46'30" E in Biscayne Bay, a distance of 135.00 feet, more or less to the face of the said concrete bulkhead cap on the westerly line of said Lot 7; thence meandering the Westerly face of said bulkhead cap along the Westerly line of said Lot 7, run Northerly, a distance of 115.00 feet, more or less to the POINT OF BEGINNING (P.O.B.) Marina Area "B" contains 15,525 square feet, more or less or 0.356 acres, more or less.