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2	AN ORDINANCE OF THE TOWN OF SOUTHWEST RANCHES,
3	FLORIDA, AMENDING THE TOWN'S UNIFIED LAND
4	DEVELOPMENT CODE TO REFLECT CHANGES IN THE
5	FLORIDA STATUTES GOVERNING MUNICIPAL REGULATION
6	OF FARMS; AMENDING ARTICLE 155 ENTITLED,
7	"NONCOMMERCIAL FARM SPECIAL EXCEPTIONS", TO
8	MODIFY CONDITIONS APPLICABLE TO SUCH SPECIAL
9	EXCEPTIONS AND TO THE CONTINUED USE OF EXISTING
10	NONRESIDENTIAL, AGRICULTURAL STRUCTURES ON
11	NONCOMMERCIAL FARMS; PROVIDING FOR
12	SEVERABILITY; PROVIDING FOR CODIFICATION; AND
13	PROVIDING FOR AN EFFECTIVE DATE.
14	WHEREAS, the Town of Southwest Ranches adopted its Unified
15	Development Code ("ULDC") in 2005; and
13	Development code (OLDE) in 2003, and

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WHEREAS, the Florida Legislature has amended F.S. Sections 604.50 and 823.14 subsequent to the adoption of the ULDC; and

WHEREAS, the Town Council wishes to amend the ULDC to be consistent with the preemptions in Florida law; and

WHEREAS, the Town Council wishes to allow for the transferability of Noncommercial Farm Special Exceptions to subsequent property owners; and

WHEREAS, the Town Council wishes to provide for the inspection of farm buildings that are located on noncommercial farms, and to further provide for their ultimate compliance with the Florida Building Code.

NOW, THEREFORE, BE IT ORDAINED BY THE TOWN OF **SOUTHWEST RANCHES, FLORIDA:**

- Section 1. The foregoing "WHEREAS" clauses are hereby ratified and confirmed as being true and correct, and are hereby incorporated herein and made a part hereof.
- Section 2. Section 015-080 entitled, "Farms" is hereby amended to read 29 as follows: 30
 - Sec. 015-080. Farms.

- (A) Generally. In the event of conflict between any provision of this chapter and 1 Section 604.50, F.S., which pertains to nonresidential farm buildings, farm 2 fences and farm signs, Section 604.50, F.S. shall prevail. Various provisions 3 of this ULDC provide for modifications or exceptions to regulations as they 4 apply to farms. Such modifications and exceptions apply only to plots that 5 are farms as defined in sec. 010-030. 6 - (B) Noncommercial farm buildings and structures. 7 (1) In all zoning categories, any property owner proposing to erect a 8 noncommercial, nonresidential farm building or roofed farm structure, 9 which is not in accordance with Section 604.50, Florida Statutes, as 10 may be amended from time to time, that would deviate s from the 11 applicable plot coverage, setback and/or height regulations of this 12 chapter, shall comply with the procedures and requirements of Article 13 155, "Noncommercial farm special exceptions." 14 (2) Any property owner that has previously erected a nonresidential farm 15 building or roofed farm structure as of July 1, 2013, which is not in 16 accordance with Section 604.50, Florida Statutes, as may be amended 17 from time to time, or which no longer meets the legal requirements of 18 Section 604.50, Florida Statues, as may be amended from time to time, 19 is required to comply with the procedures and requirements of Sec. 20 155-070, "Existing structures", prior to the issuance of any permit, and 21 in no event later than June 30 March 31, 2016. Such compliance shall 22 include, but may not be limited to, recording a deed restriction in the 23 Public Records of Broward County, Florida, in a form and format 24 25 approved by the Town Attorney, restricting the use of the noncommercial, nonresidential farm buildings and/or roofed farm 26 structures to bona fide agricultural purposes, and acknowledging the 27 requirements as contained in subsec. 155-070(\underline{D} E), as may be amended 28 from time to time. Such deed restriction shall be removed in the event 29 that the noncommercial, nonresidential farm buildings and/or roofed 30 farm structure has been legally converted to an alternative use in 31 accordance with this chapter. 32 33 34 35
 - (C) Except as provided in subsec. (B), within ninety (90) days of any plot or portion thereof ceasing to be a farm as defined in sec. 010-030, all farm buildings and structures shall be made to comply with the requirements of this chapter.
- **Section 3.** Section 015-090 entitled, "Prohibited accessory structures" is hereby amended to read as follows: 38

Ordinance No. 2015-

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1	Sec. 015-090 Prohibited accessory structures.
2	***
3 4 5 6	(B) Truck bodies shall be prohibited in all zoning districts as accessory structures except as provided in section 045-030(D) for farms, and also provided that properties owned or used by the town are exempt from this prohibition.
7 8	Section 4. Section 020-010 entitled, "Purpose and intent" is hereby amended to read as follows:
9	Sec. 020-010 Purpose and intent.
10	* * * *
11	(B) This article shall not be construed to:
12	***
13	(4) Prohibit, restrict, regulate, or otherwise limit any activity of a bona
14	fide farm operation on land classified as agricultural land pursuant to
15	F.S. § 193.461 as defined in article 10, "Definition of Terms", where
16	such activity is regulated through implemented best management
17	practices or interim measures developed by the state department of
18	environmental protection, the state department of agriculture and
19 20	consumer services, or water management districts and adopted under F.S. Ch. 120, as part of a statewide or regional program;
21	(5) Prohibit, restrict, regulate, or otherwise limit any activity of a farm
22	operation, as defined in article 10, "Definition of Terms," so long as
23	such activity has not been determined to be a nuisance pursuant to
24	section 020-030, "Public nuisances."
25 26	Section 5. Section 020-030 entitled, "Public nuisances" is hereby amended to read as follows:
27	Sec. 020-030 Public nuisances.
28	* * * *
29 30 31 32 33	(D) A Farm farm operations, as defined in sec. 010-030, "Terms Defined", located on that portion of a plot of land located in agricultural and rural districts that have been classified as agricultural pursuant to F.S. § 193.461, or the use of which has been determined to be a farm pursuant to an administrative determination of the town administrator, a final order of the
	Ordinance No. 2015 Page 3 of 19

1 2		n council, or a court of law in accordance with article 155, ninistrative Farm Claim Determinations," which that has been in
3 .	exist	ence for one (1) year or more since its established date of operation
4		which was not a nuisance at the time of its established date of
5 6		ation, shall constitute a public or private nuisance if the farm operation not conform to generally accepted agricultural and management
7		tices or if it is determined by the special magistrate that any of the
8		wing conditions exist:
9	* * * *	
10 11	Section amended to read	6. Section 045-030 entitled, "General provisions" is hereby d as follows:
12	Sec. 045-	030 General provisions.
13	The follow	ving general requirements shall apply in all agricultural and rural districts
14 15 16 17 18 19	featu the c resic cour	ces, walls and hedges. Fences and walls, not including entrance ures, shall be permitted to a maximum height of eight (8) feet above established grade within any required yard, and in any location on a dential or agricultural plot; provided that a fence enclosing a tennist or other customary enclosure may be higher if located outside of a direct yard. Fences on farms shall be governed by F.S. ch. 588.
20 21 22 23 24 25 26 27 28 29 30 31 32	***	Hedges and all natural vegetation shall not be subject to height limits except as provided in section 075-060(E)(3), "Plant material; shrubs and hedges." Decorative lighting mounted on posts as an integral part of any fence or wall shall not be counted in determining fence height, and shall comply with the requirements of article 95, "Outdoor Lighting Standards." Barbed wire and razor wire are prohibited for use as fencing material and as any part of any fence or wall, unless authorized by F.S. ch. 588. "Legal Fences and Livestock at Large," which chapter shall govern the use of fences on farms with livestock, as defined therein. Low voltage electrical wire, a.k.a. hot wire, shall be permitted for use as fencing material on all plots without being limited to livestock operations or other farms.
33	(D) Misc	cellaneous storage.
	***	Charles de Storage.
34		One (1) chinging contains not exceeding trusts are a level of
35 36	(4)	One (1) shipping container not exceeding twenty-seven hundred (2,700) cubic feet capacity and nine and one-half (9½) feet in height
	Ordinance No. 2015	5- Page 4 of 19

(typically forty (40) feet long and eight (8) feet wide) may be kept on a plot as an accessory storage structure regardless of plot size; provided that plots with a current agricultural exempt classification from the county property appraiser's office are permitted a total of two (2) containers for agricultural use on a minimum five (5) net acres, and a total of three (3) containers for agricultural use on seven and one-half (7½) or more acres. Containers shall not be stacked. Shipping containers shall be subject to all required yard and setback requirements, and shall be screened from view of adjacent properties and rights-of-way. This subsection does not apply to farms.

- (5) One (1) truck body may be kept on a plot with a current classification of agricultural exempt from the county property appraiser's office, as an accessory storage structure, in lieu of each shipping container permitted in subsection (D)(4) of this section, subject to all required yard and setback requirements, and provided the truck bodies are screened from the view of adjacent properties and rights of way. Truck bodies must be registered to the property owner of the plot upon which they are placed, except for operable semitrailers with a valid motor vehicle tag and registration that are periodically removed and replaced when new supplies are delivered.
- (6) Nothing herein shall preclude the temporary storage of shipping containers or tractor trailers as an accessory use to a development plot within the CF district, having loading dock facilities designed for semitrailer deliveries, which facility is collecting goods for the distribution to the needy or for individuals recovering from a natural disaster. Notwithstanding the aforesaid, the number of containers or trailers, in aggregate, shall not exceed five (5) at any given time. Said containers and/or trailers shall not exceed twenty-seven hundred (2,700) cubic feet capacity and nine and one-half (9 ½) feet in height.

[Paragraphs 7 and 8 shall be renumbered to 5 and 6]

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- (F) Animals. Breeding, raising and/or keeping of animals shall be permitted as follows:
 - (1) In all A-1 districts:
 - a. Livestock, limited to four (4) animals for each net acre of plot area, two (2) animals each half ($\frac{1}{2}$) acre of plot area and one (1) animal for each quarter ($\frac{1}{4}$) acre of plot area. On plots three and one-half ($\frac{3}{2}$) acres or more in net area, the number of animals specified in this subsection may be doubled, provided all animals

Ordinance No. 2015-

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1 2			are sheltered. There shall be no limit on the number of livestock on plots greater than ten (10) net acres in area.
3 4 5 6 7 8 9 .0 .1 .2 .3 .4 .5 .6			(i) Provided that the livestock are not a nuisance pursuant to F.S. § 823.14, the number and types of livestock shall not be restricted on farms, except that in the A-1 district it is presumed that the raising, breeding or keeping of swine of any type shall not be allowed, except as specifically provided in subsection (c) below. Said nuisance determination may also be made by the town's special magistrate who shall consider F.S. § 823.14, case law, and the best management practices of the water management district and the department of agriculture and consumer services. As it relates to domesticated pigs, the special magistrate shall consider the Town's Code, case law, and the best management practices of the water management district and the department of agriculture and consumer services. F.S. § 823.14 shall not be considered as a factor in the special magistrate's determination.
.8		b.	Poultry.
.9 20 21		C.	In addition to the animals in subsection (F)(1)a. of this section, the following may be kept on a plot containing a permanent dwelling:
22			1. Birds and fowl.
23			2. Dog, cats and other household pets.
24			3. Wildlife pets as permitted and licensed by the state.
25 26 27 28			4. One (1) non-breeding domesticated pig as a household pet. The domesticated pig shall be spayed or neutered and detusked. The domesticated pig shall not create a nuisance to surrounding property(s). Any domesticated pig found to create a nuisance by the town's special magistrate shall be removed.
29 30 31 32			a nuisance by the town's special magistrate shall be removed from the plot of land and such plot of land shall not be entitled to have another domesticated pig for a period of three (3) years.
33		d.	Commercial breeding of animals, limited to farm products.
34			[Reserved.]
35 36		f.	Offspring under the normal weaning age for the species shall not be included in calculating the number of animals.
37 38 39	(2)	pr 82	e number and type of animals in A-2 districts shall not be restricted; ovided that the livestock are not a nuisance pursuant to F.S. § 3.14. Said nuisance determination shall be made by the town's
	Ordinance No. 201	5	Page 6 of 19

1 2 3		bes	ecial magistrate who shall consider F.S. § 823.14, case law, and the st management practices of the water management district and the partment of agriculture and consumer services.
4	(3)	In	the rural districts:
5 6 7		а.	One (1) livestock for each ten thousand (10,000) square feet of plot area. Said restriction on the number of animals, however, shall not apply to household pets as defined in article 10 of this ULDC.
8 9 10 11 12 13 14 15 16 17 18			(i) Provided that the livestock are not a nuisance pursuant to F.S. § 823.14, the number and types of livestock shall not be restricted on farms in the rural districts. Said nuisance determination shall be made by the town's special magistrate who shall consider F.S. § 823.14, case law, and the best management practices of the water management district and the department of agriculture and consumer services. As it relates to domesticated pigs, the special magistrate shall consider the Town's Code, case law, and the best management practices of the water management district and the department of agriculture and consumer services. F.S. § 823.14 shall not be considered as a factor in the special magistrate's determination.
21		b.	Poultry.
22 23 24		c.	In addition to the animals in subsections $(F)(3)a$ and $(3)b$ of this section, the following may be kept on a plot containing a permanent dwelling:
25 26 27 28 29			 A total of twenty-five (25) birds and fowl, provided such birds and fowl are kept in an enclosure which is at least fifty (50) feet from any plot line or street line; Dogs, cats and other household pets; and Wildlife pets as permitted and licensed by the state.
30 31 32 33 34 35		d.	One (1) non-breeding domesticated pig as a household pet. The domesticated pig shall be spayed or neutered and de-tusked. Any domesticated pig found to be a nuisance by the town's special magistrate shall be removed from the plot of land and such plot of land shall not be entitled to have another domesticated pig for a period of three (3) years.
36 37		e.	Offspring under the normal weaning age for the species shall not be included in calculating the number of animals.

1 2 3 4		f. On plots exceeding four and one-half $(41/2)$ acres in net area, one (1) additional animal shall be permitted for each ten thousand $(10,000)$ square feet of plot area, if all animals are sheltered, not including hogs and household pets.
5 6 7	(4)	Yards where livestock or other animals are allowed access shall be fenced to prevent the animals from accessing streets and adjacent properties.
8	* * * *	
9 l0	` '	m, plant and tree nursery on-site display and sales (commercial and commercial).
11 12 13	(1)	On-premise sales and display for farms and noncommercial_farms are limited to <u>farm products</u> c rops or plants grown, <u>raised</u> or cultivated on the plot where they are being sold.
14 15 16 17 18 19 20	(2)	On-premise sales and display for nurseries that are farms are limited to plants grown or cultivated on the plot where they are being displayed or sold, and to accessory on-premise sales and display of related landscaping materials that are customarily incidental to such plant sales and display, and that are an integral part of the landscape or hardscape, or are tools used to install landscaping and hardscaping. The display of incidental landscape materials must be screened from the view of adjacent streets and properties.
22 23 24		 a. By way of example, the following are classified as incidental materials: stepping stones, river rocks, railroad ties, ponds, mulch, topsoil, fertilizer, and tree-bracing kits.
25 26 27 28		b. By way of example, the following are not incidental materials: lawn furniture, including benches and picnic tables, gazebos, decorative fountains, statues, recreational and playground equipment, pools and hot tubs, household goods, and rugs.
29 30		7. Section 045-080 entitled, "Plot coverage, floor area tatio and s hereby amended to read as follows:
31	Sec. 045	-080 Plot coverage, floor area ratio and pervious area.
32 33 34 35	(A) The not dist	combined area occupied by all buildings and roofed structures shall exceed twenty (20) percent of the area of a plot in A-1, A-2, and RE ricts, and ten (10) percent of the area of a plot area in the RR district any public or private street right-of-way., except as follows:

- (1) Nonresidential farm buildings and roofed farm structures may exceed the total net plot coverage allowance in the RR District by an additional ten percent (10%) of the plot area less public or private street right-of-way.
 - (1) Plot coverage for enclosed structures on plots designated agricultural on the future land use plan map shall not exceed ten percent (10%), in accordance with the maximum permitted floor area ratio of one-tenth (0.10) as established by the adopted comprehensive plan.
 - (23) The aforesaid limitations shall not apply to <u>nonresidential</u> farm buildings used for growing plants, including, but not limited to, shade houses, greenhouses, and hydroponics nurseries. To the extent that a noncommercial farm applicant needs to exceed the plot coverage <u>limitation</u>, the applicant must follow the review procedures set forth in article 155, "Noncommercial farm special exceptions." The noncommercial farm applicant must demonstrate that the requirement prohibits, restricts, or otherwise limits a generally accepted farming practice.

* * * *

- (B) The minimum pervious area shall be forty (40) percent of the plot area for plots under two (2) net acres in area, and sixty (60) percent of the plot area for plots of two (2) net acres and greater in area. The pervious area calculation shall be for the entire plot less any public or private street right-of-way in the agricultural and rural districts.
- **Section 8.** Section 045-090 entitled, "Height" is hereby amended to read as follows:

Sec. 045-090. – Height.

No building or structure, or part thereof, shall be erected or maintained to a height exceeding thirty-five (35) feet, except as permitted by section 015-030, "Exclusions from height limits," and article 40, "Telecommunications Towers and Antennas." To the extent that a noncommercial farm applicant needs to exceed the maximum height, the farm applicant must follow the review procedures set forth in article 155, "Noncommercial farm special exceptions." The noncommercial farm applicant must demonstrate that the requirement prohibits, restricts, or otherwise limits a generally accepted farming practice. This section does not apply to nonresidential farm buildings.

Ordinance No. 2015-___

Sec. 045-100. - Required yards.

All plots in agricultural and rural districts shall maintain yards for all buildings, structures and accessory uses not less than the following, except as provided in section 015-100, "Yard encroachments": This section does not apply to nonresidential farm buildings.

- (A) Yard footage requirements for noncommercial farms. Any building or roofed structure, pen or coop or fish breeding tank used for the shelter, housing or keeping of animals, birds, fowl, poultry or fish shall be subject to a fifty (50) foot yard requirement, including veterinary clinics, veterinary hospitals, and kennels. To the extent that a noncommercial farm applicant needs to decrease the yard, the noncommercial farm applicant must follow the review procedures set forth in article 155, "Noncommercial farm special exceptions." The noncommercial farm applicant must demonstrate that the requirement prohibits, restricts, or otherwise limits a generally accepted farming practice. If a noncommercial farm is granted a yard reduction, it shall have a buffer consisting of an opaque fence or wall, hedge or berm to a minimum height of six (6) feet.
- (B) Front yard. A front yard of at least fifty (50) feet must be provided. To the extent that a noncommercial farm applicant needs to reduce the yard, the noncommercial farm applicant must follow the review procedures set forth in article 155, "Noncommercial farm special exceptions." The noncommercial farm applicant must demonstrate that the requirement prohibits, restricts, or otherwise limits a generally accepted farming practice.
- (C) All other yards. On all remaining sides of any plot or portion thereof, there shall be a yard of at least twenty-five (25) feet. To the extent that a noncommercial farm applicant needs to decrease the required yard, the noncommercial farm applicant must follow the review procedures set forth in article 155, "Noncommercial farm special exceptions." The noncommercial farm applicant must demonstrate that the requirement prohibits, restricts, or otherwise limits a generally accepted farming practice. If a noncommercial farm is granted a yard reduction, it shall have a buffer consisting of an opaque fence or wall, hedge or berm at a minimum height of six (6) feet.
- (D) *Minimum separation*. The minimum separation for all dwellings, and nonfarm buildings and roofed structures shall be ten (10) feet. There shall

		o minimum separation between detached farm buildings or structures single plot, or portion thereof, occupied by a farm.
		10. Section 045-110 entitled, "Discontinuance of farm operations" ed.
		11. Section 060-020 entitled, "General provisions" is hereby d as follows:
Sec.	060-	020 General provisions.
(C)	<u>farm</u>	dscaping. Except for portions of plots used for farm or noncommercial operations, all structures and uses shall provide landscaping in ordance with article 75, "Landscaping Requirements."
	* *	* * *
(G)	<i>Req</i> (1)	uired yards and plot dimensions. Fifty (50) feet along any street line;
	(2)	Twenty-five (25) feet from any interior side property line;
	(3)	Fifteen (15) feet from the rear property line;
	(4)	Fifty (50) feet from any residential plot line, except for town uses. A landscape buffer as required by article 75, "Landscaping Requirements," shall be provided within the yard.
	(5)	The yards required by this section shall also apply to those lands that abut another municipal jurisdiction. Such yards shall be applied in the same manner as if the abutting lands were within the town. Nonresidential farm buildings are exempt the setback requirements of this subsection.
	(6)	Any building or roofed structure, pen or coop or fish breeding tank used for the shelter, housing, or keeping of animals, birds, fowl, poultry or fish on a noncommercial farm shall be located not less than fifty (50) feet from any plot line. To the extent that a noncommercial farm applicant needs to decrease the required yard, the noncommercial farm applicant must follow the review procedures set forth in article 155, "Noncommercial farm special exceptions." The noncommercial farm applicant must demonstrate that the requirement prohibits, restricts, or otherwise limits a generally
	Sectamended to Sec. * * * * (C)	Section is hereby repeal Section amended to read Sec. 060- **** (C) Land farm acco ** (G) Req (1) (2) (3) (4) (5)

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accepted farming practice. If a noncommercial farm is granted a yard

1 2		reduction it shall have a buffer consisting of an opaque fence or wall, hedge or berm to a minimum height of six (6) feet.
3	* * *	*
4 5 6 7	(H)	Fences, walls and hedges. Fences, walls and hedges may be erected or planted and maintained to a maximum height of eight (8) feet. The use of barbed wire, razor wire or electrified fencing shall be prohibited. Fences on farms shall be governed by F.S. ch. 588.
8 9		ion 12. Section 060-070 entitled, "Plot coverage, floor area ratio and ea" is hereby amended to read as follows:
10	Sec.	060-070 Plot coverage, floor area ratio and pervious area.
11 12 13 14 15 16 17 18 19 20 21	(A)	 Maximum plot coverage. Properties that have a community facilities land use plan designation and had a zoning designation of I-1 prior to May 9, 2002, shall have a maximum plot coverage of thirty-five (35) percent. All other properties shall be limited to the plot coverage allowed in the most restrictive of the abutting zoning districts. (1) The plot coverage limitation shall not apply to nonresidential farm buildings any buildings used for growing plants, including, but not limited to, shade houses, greenhouses, and hydroponics nurseries. To the extent that a noncommercial farm applicant needs to exceed the maximum plot coverage, the noncommercial farm applicant must follow the review procedures set forth in article 155, "Noncommercial farm applicant must
22 23 24		farm special exceptions." The noncommercial farm applicant must demonstrate that the requirement prohibits, restricts, or otherwise limits a generally accepted farming practice.
25 26 27 28 29	(B)	Maximum floor area ratio. Properties that have a community facilities land use plan designation and had a zoning designation of I-1 prior to May 9, 2002, shall have a maximum floor area ratio of thirty-five one hundredths (0.35). All other properties shall be limited to a floor area ratio of one-quarter (0.25) except for farms, which are not subject to the requirements of this subsection.
31 32 33 34 35	(C)	Minimum pervious area. The minimum pervious area is forty (40) percent of the net plot area. Any farm that cannot provide the minimum pervious area required herein must comply with all on-site drainage retention and conveyance requirements of the Town and applicable drainage district.
36 37	Sectors:	tion 13. Section 060-080 entitled, "Height" is hereby amended to read
	Ordinance No	o. 2015 Page 12 of 19

Sec. 060-080. Height. 1 The maximum height of buildings and structures (except telecommunication 2 towers and antennas, and nonresidential farm buildings) is thirty-five (35) feet, 3 except that nonhabitable uninhabitable structures within cemeteries shall not 4 exceed twenty (20) feet in height. To the extent that any noncommercial farm 5 applicant needs to exceed the maximum height, the noncommercial farm applicant 6 must follow the review procedures set forth in article 155, "Administrative Farm 7 Claim Determinations Noncommercial Farm Special Exceptions". 8 The <u>noncommercial</u> farm applicant must demonstrate that the requirement 9 prohibits, restricts, or otherwise limits a generally accepted farming practice. 10 Section 060-090 entitled, "Limitation of uses" is hereby 11 amended to read as follows: 12 Sec. 060-090. Limitation of uses. 13 * * * * 14 (F) Temporary containers and trailers. Temporary storage of shipping 15 containers or tractor trailers is permitted as an accessory use to a 16 development plot within the CF district having loading dock facilities 17 designed for semitrailer deliveries, which facility is actively collecting goods 18 for the distribution to the needy or for individuals recovering from a natural 19 disaster. The number of containers or trailers, in aggregate shall not 20 exceed five (5) at any given time. Said containers and/or trailers shall not 21 exceed twenty-seven hundred (2,700) cubic feet capacity and nine and 22 one-half (9 ½) feet in height. 23 **Section 15.** Section 060-100 entitled, "Discontinuance of farm operations 24 in the CF zoning district" is hereby repealed. 25 **Section 16.** Section 070-090 entitled, "Permanent permitted signs" is 26 hereby amended to read as follows: 27 Sec. 70-090. Permanent permitted signs. 28 Signs specified in Table 70-2 shall be permitted, subject to limitations contained in 29 section 070-080, "Basic design schedule for nonresidential signs," and subject to 30 the following additional limitations and requirements: 31 (A) Agricultural uses: 32 Ordinance No. 2015-Page 13 of 19

1 2 3 4 5 6 7 8	(1) Farms. One (1) nonilluminated identification sign, which may be double-faced, not to exceed thirty-two (32) square feet in area per side and related to farm activities on the plot or portion thereof, shall be permitted on the portion of any plot occupied by a farm or principal agricultural use. It is specifically recognized that any structure which would otherwise constitute a billboard, shall be subject to all conditions, restrictions and prohibitions applicable to billboards set forth within this ULDC.
9	(A)(2) Noncommercial farms.
10 11 12 13	(1)(a)One (1) non-illuminated identification sign, which may be double-faced, identifying the name of the noncommercial farm shall be permitted on the portion of any plot occupied by a noncommercial farm, not to exceed twelve (12) square feet in area and five (5) feet in height
14	along arterial and collector road frontages, and not to exceed eight (8)
15	square feet in area and four (4) feet in height along all other road
16	frontages. The standards for sign area in Table 70-1 shall not apply.
17	[Subparagraphs (b) and (c) shall be renumbered as paragraphs (2) and (3)]
18 19	Section 17. Section 075-120 entitled, "Farms" is hereby amended to read as follows:
20	Sec. 075-120 Farms.
21 22 23 24 25 26 27 28 29	Plots, or portions thereof that are farms or noncommercial farms, with a town farm designation pursuant to article 155, "Administrative Farm Claim Determinations," are exempt from the requirements of this article, provided that a noncommercial farm is exempt pertaining only to from on-site landscaping requirements, and only to the extent such requirements prohibit, restrict, or otherwise limit a generally acceptable farming practice, provided any portion of a noncommercial farm plot containing a house and not used primarily for farm purposes, inclusive of the landscaped area required, section 075-110(B), shall comply with the requirements of this article.
30 31	Section 18. Section 080-010 entitled, "Off-street parking required" is hereby amended to read as follows:
32	Sec. 080-010 Off-street parking required.
33 34 35	(A) Every building, use or structure, except buildings and structures on portions of plots occupied by a farm, instituted or erected after the effective date of the ordinance from which this ULDC is derived shall be provided with off-
	Ordinance No. 2015 Page 14 of 19

1 2	street parking facilities in accordance with the provisions of this article for the use of occupants, employees, visitors or patrons.
	(31) Plant nursery, tree farm or other crops, 3.0 Minimum 1.0 per each 1,000 sq. ft. open-air produce market of display area open to the public
3	[Remainder of list shall be renumbered]
4	Section 19. Section 155-020 entitled, "Administrative noncommercial farm
5	special exception" is hereby amended to read as follows:
6 7	Sec. 155-020. Administrative noncommercial farm special exception procedure.
8	* * *
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	(E) If the applicant is granted an administrative special exception, such special exception shall remain valid until the agricultural use of a building or structure, for which a special exception is granted, is converted to a nonagricultural use or the noncommercial farm activity ceases for sixty (60) days or more. Upon any of the preceding occurrences, the administrative special exception shall be deemed to be immediately revoked, and the improvements that were the subject of the special exception shall be in violation of the chapter until they are brought into compliance with the height, setback, and/or plot coverage standards from which the special exception was granted. The property owner shall execute a deed restriction acknowledging the terms of this subsection, in a form and format approved by the town attorney, which shall be recorded, at the applicant's expense, in the Public Records of Broward County Florida, prior to receiving the administrative special exception. In the event that the town administrator approves a setback reduction, the reduced side shall have a buffer consisting of an opaque fence or wall, hedge or berm to a minimum height of six (6) feet.
27 28	Section 20. Section 155-040 entitled, "Noncommercial farm special exception procedure" is hereby amended to read as follows:
29	Sec. 155-040. Noncommercial farm special exception procedure.
30	* * *
31 32	(D) If the applicant is granted a special exception or a special exception with conditions, such special exception shall remain valid until the agricultural use
	Ordinance No. 2015 Page 15 of 19

<u>Underlined</u> text is new and

of a building or structure, for which a special exception is granted, is converted to a nonagricultural use or the noncommercial farm activity ceases for sixty (60) days or more. Upon any of the preceding occurrences, the administrative special exception shall be deemed to be immediately revoked, and the improvements that were the subject of the special exception shall be in violation of the chapter until they are brought into compliance with the height, setback, and/or plot coverage standards from which the special exception was granted. The property owner shall execute a deed restriction acknowledging the terms of this subsection, in a form and format approved by the town attorney, which shall be recorded, at the applicant's expense, in the Public Records of Broward County Florida, prior to receiving the special exception. In the event that the town council approves a setback reduction, the reduced side shall have a buffer consisting of an opaque fence or wall, hedge or berm to a minimum height of six (6) feet.

Section 21. Section 155-070 entitled, "Existing structures" is hereby amended to read as follows:

Sec. 155-070. Existing structures.

- (A) *Intent.* It is the intent of this section to provide relief for plots, or portions thereof, that are no longer farms because of an amendment to Section 193.461, Florida Statutes that became effective on July 1, 2013.
- (BA) Relief provided. Any nonresidential building or structure on a non-commercial farm that continues to be used exclusively for agricultural and related purposes, shall continue to enjoy relief from sec. 005-080, "Permits required; expiration of permits and development orders", and ULDC regulations governing plot coverage, height and setbacks subject to the terms in subsec. (D) without the need to apply for a special exception, if:
 - The building or structure was constructed pursuant to a town farm certification and/or Section 604.50, Florida Statutes prior to July 1, 2013; and
 - (2) The town inspects the building or structure and determines that it has sufficient structural integrity so as not to constitute a threat to life, safety and property; and

Ordinance No. 2015-____

(3) The property owner fully complies with the requirements in subsections (C) 1 2 and (D). (CB) *Procedure.* In order to qualify for such relief, by March 31, 2016, the property owner shall: 3 (1) Submit information to the town administrator on a standard form to be 4 prepared by the town administrator, as to the farm buildings and farm 5 structures for which relief is required, and the extent of noncompliance 6 7 with the ULDC requirements;7 and (2) Execute deed restrictions and other standard forms to be prepared by the 8 town attorney a deed restriction acknowledging limitations and conditions 9 that shall apply to the relief provided under this section, including but not 10 limited to, the terms of subsection (DE). All such standard forms The 11 deed restriction shall be in a form and format approved by the town 12 attorney, which shall be recorded, at the applicant's expense, in the Public 13 Records of Broward County, Florida. Failure of a property owner to comply 14 with the requirements of this subsection shall cause any noncompliant 15 nonresidential farm building or farm structure on a non-commercial farm, 16 to be in violation of the ULDC. 17 (DE) Terms and limitations. Upon compliance with subsection (CB), relief from 18 plot coverage, height and/or setback requirements shall remain in effect until 19 March 31September 15, 20352036 unless: 20 (1) The agricultural use of the building or structure changes to a 21 nonagricultural use; or 22 (2) The non-commercial farm activity ceases for sixty (60) days or more; or 23 (3) A Town inspection determines that the building or structure has 24 deteriorated, been damaged or altered such that it poses a threat to life, 25 safety and property. The Town reserves the right to enter the property 26 upon reasonable notice to inspect the building or structure to ensure 27 compliance with the provisions of this section. 28 29 Upon any of the preceding occurrences, the improvements that were the subject of the ULDC relief shall be in violation of thethis chapter until they 30 are brought into compliance with the applicable ULDC height, setback, and/or 31 plot coverage regulations. 32

1 2 3	Section 22. Conflicts. All Ordinances or parts of Ordinances, Resolutions or parts of Resolutions in conflict herewith, be and the same are hereby repealed to the extent of such conflict.
4 5	Section 23. Severability. If any portion of this Ordinance is determined by any Court to be invalid, the invalid portion shall be stricken, and such striking
6	shall not affect the validity of the remainder of this Ordinance. If any Court

by any Court to be invalid, the invalid portion shall be stricken, and such striking shall not affect the validity of the remainder of this Ordinance. If any Court determines that this Ordinance, or any portions hereof, cannot be legally applied to any individual(s), group(s), entity(ies), property(ies), or circumstance(s), such determination shall not affect the applicability hereof to any other individual, group, entity, property, or circumstance.

Section 24. Inclusion in Code. It is the intention of the Town Council that the provisions of this Ordinance shall become and be made part of the Town of Southwest Ranches Unified Land Development Code; and that the sections of this Ordinance may be renumbered or relettered and the word, "ordinance" may be changed to "section", "article" or such other appropriate word or phrase in order to accomplish such intentions.

Section 25. Effective Date. This Ordinance shall be effective immediately upon its adoption.

1	PASSED ON FIRST READING this <u>27th</u> day of <u>August</u> , 2015 on a motion
2	
3	by Council Member Breitkreuz and seconded by Council Member Jablonski.
4	
5	PASSED AND ADOPTED ON SECOND READING this 15th day of September,
6	
. 7	2015 on a motion by C/m He Kay and seconded by C/m Buthen.
8	Nelson <u>Yer</u> Ayes <u>5</u>
9	Fisikelli (Klee Nays <u>—</u>
10	Breitkreuz We Absent O
11	Jablonski <u>War</u>
12	McKay Alex
13	
14 15	Set lek
15 16	Jeff Nelson, Mayor
17	Self Masoly, Mayor
18	ATTEST:
19	
20	June Mugez
21	Russell Muñiz, Assistant Town Administrator/Town Clerk
22	
23	Approved as to Form and Correctness:
24	
25	
26	Keith Poliakoff, Town Attorney
27	
28	112659904.1

Ordinance No. 2015-____

Page 19 of 19