ORDINANCE NO. 14-03

AN ORDINANCE AMENDING THE CODE OF ORDINANCES, CITY OF MARCO ISLAND, AMENDING CHAPTER 30, LAND DEVELOPMENT CODE REGULATIONS, CHANGING THE LIST OF CONDITIONAL USES AND DIMENSIONAL STANDARDS IN THE C-5 ZONING DISTRICT, PROVIDING THE OPPORTUNITY TO SEEK CONDITIONAL USE APPROVAL TO INCREASE BUILDING HEIGHTS AT MARINAS TO A MAXIMUM HEIGHT OF 60-FEET; AND TO CLARIFY HOW THE MAXIMUM BUILDING HEIGHT IS TO BE MEASURED IN THE C-5 ZONING DISTRICT; AND PROVIDING FOR INCLUSION IN THE CODE; PROVIDING FOR CONFLICT AND SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE

WHEREAS, Article VIII of the State Constitution and Chapter 166 of the Florida Statutes provide that municipalities shall have the governmental, corporate, and proprietary home rule powers to enable them to conduct municipal government, perform municipal functions, render municipal services, and exercise any power for municipal purposes, except when expressly prohibited by law; and

WHEREAS, Section 1.02 of the Marco Island City Charter empowers the City to adopt, amend, or repeal ordinances, resolutions and codes as may be required for the benefit of residents and governance of the City; and

WHEREAS, THE City Council of the City of Marco Island, Florida ("City Council") recognizes that changes to the adopted Code of Ordinances and Land Development Code are periodically necessary in order to ensure that the City's Codes are current and consistent with the City's planning and regulatory needs; and

WHEREAS, the Marco Island Planning Board, sitting as the Local Planning Agency, held duly advertised public hearings on January 3, 2014 and January 17, 2014 and determined that the proposed changes contained in this Ordinance as presented are consistent with the City of Marco Island Comprehensive Plan and Florida law, and recommended adoption of this Ordinance to the City Council; and

WHEREAS, after reviewing the City of Marco Island Planning Board's recommendation, the recommendation of City staff, and comments from the public, the City Council finds that the proposed amendments to its Code of Ordinances are in compliance and consistent with Florida law and its adopted Comprehensive Plan; and

WHEREAS, the City Council further finds that adoption of this Ordinance is in the best interest of the residents of the City of Marco Island.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF MARCO ISLAND, FLORIDA:

SECTION 1. Recitals.

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The foregoing "WHEREAS" clauses are hereby ratified and confirmed as being true, correct and reflective of the legislative intent underlying this Ordinance and are hereby made a specific part of this Ordinance.

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SECTION 2. Amendment and Adoption.

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The amendments to the Code of Ordinances contained in this Ordinance are hereby amended or created and adopted as follows:

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DIVISION 11. - HEAVY COMMERCIAL (C-5) DISTRICT

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Sec. 30-264. - Conditional uses.

The following uses are permissible as conditional uses in the heavy commercial district (C-5), subject 63 to the standards and procedures established in the land development code; uses permissible as 64 conditional uses in the C-1, C-2, C-3 or C-4 commercial zoning districts shall also be permissible as conditional uses hereunder, unless listed as a permitted use in the C-5 district: 66

- (1) Agricultural services (veterinary services 54194, pet care 81291, both with outdoor kenneling). 67
- (2) Amusement and recreation services, outdoor (racetracks 711212, amusement and theme parks -68 71311, golf courses and country clubs - 71391). 69
- (3) Bottle clubs. (All establishments engaged in the retail sale of alcoholic beverages for on-premises 70 71 consumption are subject to the locational requirements of the land development code).
- (4) Child day care services, provided: 72
- a. All areas and surfaces readily accessible to children shall be free of toxic substances and hazardous 73 materials. This shall include all adjacent and abutting properties lying within 500 feet of the child-74 75 care center's nearest property line.
- 1. For purposes of this subsection, the following definitions shall apply: 76
- 77 i. Hazardous materials: A material that has any of the following properties; ignitable, corrosive, 78 reactive and/or toxic.
- 79 ii. Toxic substances: A substance that is, or is suspected to be, carcinogenic, mutagenic, teratogenic, or toxic to human beings. 80
- b. It shall not be located within 500 feet of the nearest property line of land uses encompassing 81 wholesale storage of gasoline, liquefied petroleum, gas, oil, or other flammable liquids or gases. 82
- c. It shall not be located on the same street customarily utilized by construction truck traffic from 83 asphalt plants and excavation quarries. 84
- d. It shall have a minimum lot area of 20,000 square feet and a minimum lot width of 100 feet. 85
- e. It shall provide a minimum usable open space of not less than 30 percent of the total square footage 86 87 of the lot area.
- f. It shall provide that all open spaces to be used by children will be bounded by a fence of not less 88 than five feet in height, to be constructed of wood, masonry or other approved material. 89
- 90 g. It shall provide a landscape buffer in accordance with the land development code.
- h. It shall comply with the state department of health and rehabilitative services child day care 91 standards, F.A.C. ch. 10M-12, effective March 11, 1986. 92
- 93 i. Where a child care center is proposed in conjunction with, and on the same parcel as, a facility which is a permitted use, the requirements set forth in subparagraphs a. through h. above, with the 94 95 exceptions of [subparagraphs] d. and e., shall be uses to provide the protections to children using the

- child care center intended by this section consistent with the development of the proposed permitted use.
- 98 (5) Commercial fishing, hunting and trapping (fishing 11411)
- 99 (6) Communications (radio and television broadcasting 5131, cable networks and program
- distribution 5132, telecommunications 5133), with communications towers subject to the land development code.
- 102 (7) Fuel dealers (fuel dealers 45431).
- 103 (8) Homeless shelters, as defined by this code.
- 104 (9) Increase in maximum building height from 35 feet up to 50 feet for those uses specifically permitted within the C-5 district only and up to 60 feet for the uses listed in section 30-242(16).
- 106 (10) Justice, public order and safety (correctional institutions 92214, parole offices and probation offices 92215).
- 108 (11) Local and suburban passenger transportation (bus and other motor vehicle transit systems -
- 485113, interurban and rural bus transportation 48521, school and employee bus transportation -
- 110 48541, charter bus industry 48551).
- 111 (12) Marina based open rack boat storage facilities located on navigable water frontage, pursuant to section 30-266.
- 113 (13) Permitted uses with less than 700 square feet of gross floor area in the principal structure.
- 114 (14) Recreational vehicle dealers (Group 44121).
- 115 (15) Soup kitchens, as defined by this code.
- 116 (16) Transfer stations (solid waste collection 562111 [local refuse collection and transportation
- 117 only]).
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120 (19) Truck, utility trailer, and RV rental and leasing, outdoor display permitted (Group 53212).

122 Sec. 30-265. – Dimensional standards.

- Except as noted, the following dimensional standards shall apply to all permitted, accessory and conditional uses in the heavy commercial district (C-5).
- 126 (1) Minimum lot area: 10,000 square feet.
- 127 (2) Minimum lot width: 100 feet.
- 128 (3) Minimum yard requirements:
 - a. Front yard: 25 feet.
 - b. Side yard: Zero or a minimum of ten feet except where the adjacent parcels are developed, in which case the required side yard may be zero to ten feet however in no case shall the separation between structures be less than ten feet.
 - c. Rear yard: Five feet. Principal and accessory building shall be setback a minimum of 25 feet from an alley right-of-way when vehicular parking spaces take direct access from the alley.
 - d. Any yard abutting a residential parcel: 25 feet.
 - e. Waterfront: 25 feet, except none for marinas.
- 138 (4) Maximum height: 35 feet. Height to be measured from the base flood elevations to the midpoint of the roof.
- 140 (5) Minimum floor area: 700 square feet gross floor area for each building on the ground floor.
- 141 (6) Maximum lot coverage: 76 percent of the total lot area.
- 142 (7) Maximum density: 26 units per acre for hotels, motels and timeshare facilities.

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SECTION 3. Inclusion in the Code of Ordinances.

It is the intention of the City Council and it is hereby ordained that the amendments to the City of Marco Island Code of Ordinances made by this Ordinance shall become part of the City of Marco Island Code of Ordinances, that the sections of this Ordinance may be renumbered and relettered as necessary, and that the word "Ordinance" may be changed to "Section, "Article" or other appropriate word.

SECTION 4. Conflicts.

All ordinances or parts of ordinances and all resolutions or parts of resolutions in conflict with the provisions of this Ordinance are hereby repealed.

SECTION 5. Severability.

If any section, clause, sentence or phrase of this Ordinance is for any reason held invalid or unconstitutional by a court of competent jurisdiction, the holding shall not affect the validity of the remaining portions of this Ordinance.

SECTION 6. Effective Date.

This Ordinance shall be effective immediately upon adoption by the City Council on second reading.

ADOPTED BY THE CITY COUNCIL OF THE CITY OF MARCO ISLAND this 7th day of April, 2014.

Attest:

CITY OF MARCO ISLAND, FLORIDA

Kenneth E. Honecker, Chairman

Laura M. Litzan, City Clerk

Approved as to form and

179 Legal sufficiency:

181 Burt L. Saunders, City Attorney