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CITY OF MARGATE, FLORIDA

ORDINANCE	NO.

AN ORDINANCE OF THE CITY OF MARGATE, FLORIDA, AMENDING CHAPTER 2, ARTICLE I IN GENERAL, SECTION 2-18 OFFICIAL ZONING CONFIRMATION LETTERS; AMENDING APPENDIX-ZONING; ARTICLE III **GENERAL** PROVISIONS, SECTION 3.30. REASONABLE ACCOMMODATION PROCEDURES; PROVIDING FOR DEVELOPMENT DEPARTMENT; ECONOMIC PROVIDING FOR SEVERABILITY; PROVIDING FOR CODIFICATION; PROVIDING FOR EFFECTIVE DATE.

IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF MARGATE, FLORIDA:

The Code of Ordinances of the City of SECTION 1: Margate, Florida, Chapter 2 - Administration, Article I In General, Section 2-18 Official zoning confirmation letters, is hereby amended to read as follows1:

Sec. 2-18. - Official zoning confirmation letters.

- An administrative fee of seventy-five dollars (\$75.00) (a) will be applied to all requests for an official zoning confirmation letter issued by the eCity. Such fee shall be deposited into the general fund.
 - Each official zoning confirmation letter shall only include zoning and land use information for a single property. If multiple properties are included in a single request for an official zoning confirmation letter, the administrative fee shall be applied for each letter issued by the eCity.

¹ CODING: Words in struck through text are deletions from existing text, words in underscored text are additions to existing text, and shaded text are changes between First and Second Readings.

- (b) All requests for an official zoning confirmation letter must be submitted to the <u>Economic Development dDepartment of environmental and engineering services</u> in writing and include the following:
 - (1) Administrative fee;
 - (2) Address of property for which the official zoning confirmation letter shall provide current zoning and land use information;
 - (3) Current use of property;
 - (4) Proposed use of property, if any;
 - (5) Current telephone number, e-mail address, and mailing address of person or organization that has requested the official zoning confirmation letter.
 - **SECTION 2:** The Code of Ordinances of the City of Margate, Florida, Appendix-A Zoning, Article III General provisions, Section 3.30 Reasonable accommodation procedures, is hereby amended to read as follows¹:
 - Section 3.30. Reasonable accommodation procedures.
- (1) This section implements the policy of the City of Margate for processing of requests for reasonable accommodation to its ordinances, rules, policies, and procedures for persons with disabilities as provided by the federal Fair Housing Amendments Act (42 USC 3601 et seq.) (FHA) and title II of the Americans with Disabilities Act (42 USC 12131 et seq.) (ADA). For purposes of this section, a "disabled" individual or person is an individual that qualifies as disabled and/or handicapped under the FHA and/or ADA. Any person who is disabled (or qualifying entities) may request a reasonable accommodation with respect to the ecity's land use or zoning laws, rules, policies, practices and/or procedures as provided by the FHA and the ADA pursuant to the procedures set out in this section.
- (2) A request by an applicant for reasonable accommodation under this section shall be made in writing by completion of a reasonable accommodation request form, which form is

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46 47 maintained by (and shall be submitted to) the <u>Economic Development dDepartment of environmental and engineering services (DEES)</u>. The reasonable accommodation form shall contain such questions and requests for information as are necessary for processing the reasonable accommodation request. The reasonable accommodation request form shall be substantially in the form set forth in subsection (10), below.

- (3)Should the information provided by the individual to the eCity include medical information or records, including records indicating the medical condition, diagnosis or medical history of the disabled individual, such individual may, at the time submitting such medical information, request that the eCity, to the extent allowed by law, treat such medical information as confidential information of the disabled individual. The eCity shall thereafter endeavor provide written notice to the disabled individual, and/or their representative, of any request received by the eCity for disclosure of the medical information documentation which the disabled individual has previously requested be treated as confidential by the eCity. The eCity will cooperate with the disabled individual, to the extent allowed by law, in actions initiated by such individual to oppose the disclosure of such medical information or documentation, but the eCity shall have no obligation to initiate, prosecute or pursue any such action, or to incur any legal or other expenses (whether by retention of outside counsel or allocation of internal resources) in connection therewith, comply with any judicial order without prior notice to the disabled individual.
- The city manager, or his/her designee, shall have the (4)authority to consider and act on requests for reasonable accommodation, after notice and public hearing to receive information comments, input and from the (provided, however, the city manager or designee, shall not be required to render their decision at said public hearing). When a reasonable accommodation request form has been completed and submitted to the Economic Development Department DEES, it will be referred to the city manager, or designee, for review and consideration. The city manager, or designee, shall issue a written determination within forty-five (45) days of the date of receipt of a completed application and may, in accordance

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with federal law, (1) grant the accommodation request, (2) grant a portion of the request and deny a portion of the request, and/or impose conditions upon the grant of the request, or (3) deny the request, in accordance with federal law. Any such denial shall be in writing and the grounds therefore. All shall state determinations shall give notice of the right to appeal. The notice of determination shall be sent requesting party (i.e. he disabled individual or his/her representative) by certified mail, return reasonably necessary requested. Ιf to reach determination on the request for reasonable accommodation, the city manager, or designee, may, prior the end of said forty-five-day period, request additional information from the requesting specifying in sufficient detail what information is required. The requesting party shall have fifteen (15) days after the date of the request for additional information to provide the requested information. In the event a request for additional information is made, the forty-five-day period to issue a written determination shall no longer be applicable, and the city manager, or designee, shall issue a written determination within thirty (30) days after receipt of the additional information. If the requesting party fails to provide the requested additional information within said fifteen-day period, the city manager, or designee, shall issue a written notice advising that the requesting party had failed to timely submit the additional information and therefore the request for reasonable accommodation shall deemed abandoned and/or withdrawn and no further action by the City with regard to said reasonable accommodation request shall be required.

(5)whether the reasonable determining accommodation request shall be granted or denied, the requesting party shall be required to establish that they are protected under the FHA and/or ADA by demonstrating that they are handicapped or disabled, as defined in the FHA and/or ADA. Although the definition of disability is subject to judicial interpretation, for purposes of this ordinance the disabled individual must show: (i) a physical or mental impairment which substantially limits one or more major life activities; or (ii) a record of having such impairment; or (iii) that they are regarded as having such impairment. Next, the requesting party will have to demonstrate that the proposed accommodations being sought reasonable and necessary to afford are

handicapped/disabled persons equal opportunity to use and enjoy housing. The foregoing (as interpreted by the courts) shall be the basis for a decision upon a reasonable accommodation request made by the city manager, or designee, or by the city commission in the event of an appeal.

- (6) Within thirty (30) days after the city manager's, or designee's, determination on a reasonable accommodation request is mailed to the requesting party, such applicant may appeal the decision. All appeals shall contain a statement containing sufficient detail of the grounds for the appeal. Appeals shall be to the city commission who shall, after public notice and a public hearing, render a determination as soon as reasonably practicable, but in no event later than sixty (60) days after an appeal has been filed.
- (7) There shall be no fee imposed by the City in connection with a request for reasonable accommodation under this section or an appeal of a determination on such request to the City Commission, and the City shall have no obligation to pay a requesting party's (or an appealing party's, as applicable) attorneys fees or costs in connection with the request, or an appeal.
- (8) While an application for reasonable accommodation, or appeal of a determination of same, is pending before the City, the City will not enforce the subject zoning ordinance, rules, policies, and procedures against the Applicant.
- (9) The following general provisions shall be applicable:
 - (a) The City shall display a notice in the City's public notice bulletin board (and shall maintain copies available for review in the Economic Development Department, DEES, the Building Department, and the City Clerk's Office), advising the public disabled individuals (and qualifying entities) may request reasonable accommodation as provided herein.
 - (b) A disabled individual may apply for a reasonable accommodation on his/her own behalf or may be represented at all stages of the reasonable

accommodation process by a person designated by the disabled individual. 2 3 4 The City shall provide such assistance (C) 5 accommodation as is required pursuant to FHA and ADA 6 in connection with a disabled person's request for 7 reasonable accommodation, including, limitation, assistance with reading application 8 9 questions, responding to questions, completing the form, filing an appeal, and appearing at a hearing, 10 11 etc., to ensure the process is accessible. 12 13 **SECTION 3:** All ordinances or parts of ordinances 14 in conflict are repealed to the extent of such conflict. 15 16 If any section, sentence, clause, or SECTION 4: 17 phrase of this Ordinance is held to be invalid or 18 unconstitutional by a court of competent jurisdiction, then said holding shall in no way affect the validity of the 19 remaining portions of this Ordinance. 20 21 22 is the intention of the City SECTION 5: Ιt 23 Commission that the provisions of this Ordinance shall become 24 and be made a part of the City of Margate Code, and that the sections of this Ordinance may be renumbered or relettered 25 and the word "ordinance" may be changed to "section", 26 27 "article" or such other appropriate word or phrase in order to accomplish such intentions. 28 29 30 This Ordinance shall become effective SECTION 6: 31 immediately upon adoption at its second reading. 32 PASSED ON FIRST READING THIS $21^{\rm st}$ day of JUNE, 2017. 33 34 PASSED ON SECOND READING THIS 12^{TH} day of JULY, 2017. 35 ATTEST: 36 37 38 JOSEPH J. KAVANAGH MAYOR TOMMY RUZZANO 39 CITY CLERK 40 41 42

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RECORD OF	VOTE -	1^{ST}	READING	RECORD	OF	VOTE	_	2^{ND}	READING	
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Caggiano	YES	Caggiano
Simone	YES	Simone
Peerman	ABSENT	Peerman
Schwartz	YES	Schwartz
Ruzzano	YES	Ruzzano