1	CITY OF MARGATE, FLORIDA				
2 3 4	ORDINANCE NO				
5 6 7 8 9 10 11 12 13 14	AN ORDINANCE OF THE CITY OF MARGATE, FLORIDA, AMENDING CHAPTER 31 - PLATTING, SUBDIVISION AND OTHER LAND USE REGULATIONS, ARTICLE 1 IN GENERAL, SECTION 31-2. UNDERGROUND WIRING REQUIRED; EXCEPTION AND ADDING NEW SECTION SECTION 31-3 UNDERGROUND UTILITY TRUST FUND - ESTABLISHED; PROVIDING FOR REPEAL; PROVIDING FOR SEVERABILITY; PROVIDING FOR CODIFICATION; PROVIDING FOR AN EFFECTIVE DATE.				
15 16	BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY				
17	OF MARGATE, FLORIDA:				
18	<b>SECTION 1</b> : The Code of Ordinances of the City of				
19	Margate, Florida, Chapter 31 - Platting, Subdivision and Other				
20	Land Use Regulations, Article 1 In General, Section 31-2,				
21	is hereby amended to read as follows <sup>1</sup> :				
22 23	Chapter 31 - PLATTING, SUBDIVISION AND OTHER LAND USE REGULATIONS				
24	ARTICLE I IN GENERAL				
25	Sec. 31-2 Underground wiring required; exception.				
26	(A) Definitions:				
27 28 29 30 31	(1) Utilities. "Utilities" shall mean all utilities and similar facilities, including but not limited to gas, telephone, cable, fiber, internet, broadband, telecommunications, and other communications and electrical distribution and transmission facilities.				
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34 35 36	<sup>1</sup> CODING: Words in <del>struck through</del> text are deletions from existing text, words in <u>underscored</u> text are additions to existing text, and <mark>shaded</mark> text are changes between First and Second Readings.				

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(2) Substantially redevelop or reconstruct. "Substantially
redevelop or reconstruct" shall mean (i) the cost of
rebuilding, repair or reconstruction will be 50 percent of
the replacement cost of the building or structure, or (ii)
a modification to an approved site plan as regulated by
section 31-34, is required.

8 (a) In new residential subdivisions whose plats are approved 9 after the effective date of this section, all utility lines, 10 including but not limited to those required for electrical 11 power distribution, telephone and telegraph communication, street lighting and television signal services, shall be 12 installed underground. This section shall apply to all cable, 13 conduits or wires forming part of an electrical distribution 14 system, including service lines to individual properties 15 necessary to serve the subdivision under consideration. 16 17 However, this section shall not apply to wires, conductors or 18 associated apparatus and supporting structures where exclusive 19 function is in transmission of electrical energy between generating stations, substations and transmission lines of 20 21 other utility systems. Appurtenances such as transformer 22 boxes, pedestal mounted terminal boxes, and meter cabinets may be placed above ground and shall be located in such a manner as 23 24 to minimize noise effects upon the surrounding residential 25 properties.

26 (<u>B</u>b) Easements shall be provided for the installation of 27 underground utilities or relocating existing facilities in 28 conformance with such size and location of easements as may be 29 determined by the <u>eCity's</u> engineer to be compatible with the 30 requirements of all utility companies involved with respect to 31 a particular utility service.

32 (<u>Ce</u>) The subdivider or developer shall submit written evidence 33 of a satisfactory arrangement with each of the persons, firms 34 or corporations furnishing utility services involved with 35 respect to a particular development before the final plat of 36 the subdivision is submitted to the city commission for its 37 approval.

38 (d) With regard to business and industrial zoned property, all 39 utility lines shall be located beneath the ground from the 40 building or structure to the terminal supplied by the utility 41 company (which in most cases shall mean that the utility lines 42 shall be underground from the street line or pole line to the 43 building or structure).

(c) It is specifically required by this section, whether or not new plats or replats are filed or in the event it is determined that replatting of areas are not required, that all areas in the "eastern tier" of the City of Margate, the "eastern tier" being that area of the City of Margate located east of 441 (State Road 7) and north of Coconut Creek Parkway, is hereby required to have underground utility lines as described in paragraph (a) of this section.

## (D) Underground placement of existing utilities:

## (1)Applicability.

( 1 )	<u>Appileability</u> .
	(a) For any new commercial, industrial, retail
	development, mixed use application or any other
	development application other than a residential
	development application approved after the effective
	date of this ordinance, all utilities to be located
	within or in the public rights-of-way adjacent to the
	development and within that development even if not in
	the public rights-of-way shall be installed underground
	at the developer's and/or owner's cost. Existing
	overhead utilities on public rights-of-way adjacent to
	the new development and within that development, even
	if not in the public rights-of-way, shall be converted
	to underground utilities at the developer's and/or
	owner's cost, provided that, where applicable, such
	cost is determined pursuant to a utility's tariffs,
	such as those of Florida Power & Light Company, that
	are approved and enforceable by the Florida Public
	Service Commission. Where the costs are not subject to
	tariffs enforceable by the Florida Public Service
	Commission, it is the intent of this section that the
	City will not be responsible for any such costs, and
	that the apportionment of such costs between the
	developer, owner, and any utility shall be pursuant to
	a written agreement between the involved parties. For
	a project parcel located at a roadway intersection, the
	developer and/or owner shall be responsible to continue
	the underground conversion across the intersection to
	the nearest point/points of connection at no cost to
	the City. No overhead poles shall be allowed to stay
	adjacent to any parcel that is required to have
	underground utilities pursuant to this section of the
	<u>City Code.</u>
	(b) If any application is submitted after the

(b) If	any	applicat	ion	is	submi	tted	after	the
effective	date	hereof	for	а	permit	to	substanti	ally
redevelop	or	reconsti	ruct	a	n exis	ting	commerc	ial,

1 industrial, retail, mixed use or any project other than 2 a residential development that occupies one acre or 3 more or that requires site plan approval, all utilities 4 located within or in the public rights-of-way adjacent 5 to that development and within that development, even if not in the public rights-of-way, shall be installed 6 7 underground at the developer's and/or owner's cost. Existing overhead utilities shall be converted to 8 9 underground utilities at the developer's and/or owner's 10 cost. For a project parcel located at a roadway 11 intersection, the developer and/or owner shall be 12 responsible to continue the underground conversion across the intersection to the nearest point/points of 13 14 connection at no cost to the City. No overhead poles 15 shall be allowed to stay adjacent to any parcel that is required to have underground utilities pursuant to this 16 17 section of the City Code. 18 (c) 1. For any redevelopment or reconstruction of a residential project of five acres or more or any new 19 20 development or reconstruction of a residential project 21 of five units or more approved after the effective date hereof, all utilities located within or in the public 22 23 rights-of-way adjacent to that development and all utilities located within the project site shall be 24 25 installed underground at the developer's and/or owner's 26 cost. All existing overhead utilities, including "service laterals" and "service drops" that serve 27 28 individual residences, units, or commercial 29 establishments in the public rights-of-way and in the project area, regardless whether such utility 30 31 facilities are located in the rights-of-way or on 32 private property, shall be converted to underground 33 utilities at the developer's and/or owner's cost. When 34 an area is converted to underground service for a 35 project in which the City participates and front-ends 36 the costs to obtain benefits available from any utility (including, without limitation, the reduced cost 37 38 available from Florida Power and Light Company through that company's governmental adjustment factor waiver 39 40 tariffs), each property owner in the affected area shall complete the conversion of his or her services, 41 42 including service laterals or service drops, within 90 43 days after the new underground facilities have been 44 energized. For a project parcel located at a roadway intersection, the developer and/or owner shall 45 be 46 responsible to continue the underground conversion 47 across the intersection to the nearest point/points of connection at no cost to the City. No overhead poles shall be allowed to stay adjacent to any parcel that is required to have underground utilities pursuant to this section of the City Code. 2. This section shall not be applicable to the remodeling or reconstruction of an individual single family home, situated alone with no other residences on the same parcel, on any sized parcel of property existing on the property as of the effective date of this ordinance. The remodeling or reconstruction of an existing single family residence is defined as an

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remodeling that does not addition or require the demolition of more than 50 percent of the existing structure. Any reconstruction or remodeling that requires more than 50 percent of the existing structure to be demolished shall be required to comply with subsection (1)(c)1. above. The intent of this to allow remodeling of subsection is an existing single-family home anywhere the in City that was before constructed the effective date of this ordinance.

(2) Exception. Electrical transmission or distribution lines with a rated load of more than 27 kV (27,000 volts) shall be exempt from the requirements of this section. All electrical transmission or distribution lines with a rated load of 27 kV (27,000 volts) or less shall not be exempted from the requirements of this section.

City participation. Upon application and execution of (3) an agreement by a developer or property owner consistent with this section, the City may participate as an applicant or co-applicant for undergrounding projects in order to take advantage of benefits that may be available from the utility to local government applicants. The developer or property owner shall agree to reimburse the City for the City's costs, including without limitation attorney's costs, incurred in the City's participation in the project as contemplated by this section. In certain areas or projects where the City participates to underground utilities and pays all costs up front to obtain benefits available from any utility, including without limitation from Florida Power and Light Company, AT&T, Comcast, etc., each owner and/or developer who benefits from this conversion or undergrounding shall pay the City all expenses related to the conversion or undergrounding, including but not limited to design construction and/or any fees in a pro-rated manner as determined by the City Commission.

## 1 (4) Process timing and waiver.

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2	(a) The developer and/or owner shall evidence
3	compliance with the requirements in this division by
4	providing to the City a signed agreement between the
5	developer and/or the owner and each relevant utility
6	showing that the utility has agreed, at the developer
7	or owner's cost, to place or convert the relevant
8	utilities underground, or the developer and/or owner
9	has established an agreement with the City indicating
10	their intent to comply with the undergrounding requirements of subsection (1)(c)1. above. This
11	requirements of subsection (1)(c)1. above. This
12	evidence or application for waiver shall be submitted
13	with the development application; if not thus
14	submitted, then the development application shall be
15	deemed incomplete. The City shall require this
16	evidence or an application for waiver, as described in
17	subsection (b) below, to accompany the review of the
18	development application by the Development Review
19	Committee. The City Commission shall be the final
20	authority to grant or deny said waiver application.
21	(b) Any developer or owner subject to the requirements
22	of this section may apply to the City, in a form
23	specified by the City and accompanied by the payment of
24	a waiver application fee seeking to be relieved of the
25	requirements of this division. This waiver application
26	must be submitted to the City prior to the time
27	specified in subsection (a) above. If the developer or
28	owner claims that technical reasons are the basis for
29	the waiver application, the application shall contain a
30	detailed statement by a state licensed professional
31	engineer, qualified with respect to utility issues,
32	explaining why, in the engineer's professional opinion,
33	it is technically infeasible to locate such utilities
34	underground. The Director of Environmental and
35	Engineering Services and the Economic Development
36	Director shall review such application and shall make a
37	recommendation to the City Commission. The City
38	Commission shall have the authority to grant or deny a
39	waiver. The City may grant a waiver if the application
40	is supported by information detailing justifiable
41	reasons for not pursuing the subject undergrounding,
42	including, by way of example and not limitation,
43	technical infeasibility or impracticability, practical
44 45	infeasibility or impracticability, or costs outweigh
45	perceived benefits, as determined by the City.

1 2 3 4 5 6 7	(c) If a waiver is granted, a dollar amount equal to the cost of placing the utilities underground, as determined by an estimate established by the relevant utilities and as agreed upon by the City, may be required to be paid into the City's Underground Utility Trust Fund prior to the development permits being issued.
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9 10 11	SECTION 2: The Code of Ordinances of the City of Margate, Florida, Chapter 31, Section 31-3 Underground Utility Trust Fund - Established, shall read as follows:
12 13	<u>Sec. 31-3</u> Underground Utility Trust Fund — Established.
14	There is hereby established an Underground Utility Trust
15	Fund. Contributions generated from the waiver provision of
16	Section 31-2 of this Code, entitled "Underground utilities;
17	required", shall be deposited into the Underground Utility
18 10	Trust Fund. The City Commission may, by resolution, designate
19 20	other additional funds to be deposited into the Underground Utility Trust Fund as deemed to be in the best interest of the
20	City.
22 23	(A) Restriction on expending funds.
23 24	(1) Funds deposited into the Underground Utility Trust Fund shall be restricted and shall be expended solely for
2 <del>4</del> 25	projects that place existing or future utility lines
26	underground as may be approved by the City Commission from
27	time to time. Projects that are eligible for the
28	expenditure of such funds include but are not limited to:
29	a. The underground placement of all utilities
30	lines and appurtenances, including but not limited
31	to gas, telephone, cable, fiber, communications
32	and electrical distribution and transmission
33	facilities on public rights-of-way.
34	b. Public property beautification projects,
35	including but not limited to median improvements,
36	which are occasioned by the placement of utility
37	lines underground.
38	c. Payment for any loan, bond, or other debt
39	incurred for any project authorized by this
40	section, including debt service, if any.
41	(2) Funds deposited into the Underground Utility Trust
42	Fund are intended to be used for projects with a rational
43	nexus to the project or projects contributing the funds
44	into the trust, where feasible or practicable. The

1	rational nexus may be based on location, system integrity
2	or other matters as determined in the discretion of the
3	City Commission.
4	(B) Prohibition against expending funds.
5	(1) Funds deposited into the Underground Utility Trust
6	Fund shall not be used as a source of revenue to meet
7	operating needs of the City of Margate.
8	(2) Funds deposited into the Underground Utility Trust
9	Fund shall not be commingled with general fund revenue,
10	and shall not be used to supplement the general fund
11	budget.
12	(3) All interest earnings resulting from funds
13	deposited into the Underground Utility Trust Fund shall be
14	transferred back into the Underground Utility Fund on an
15	annual basis on or by September 30 of every year.
16	(C) Authority to expend funds.
17	Any project which meets the criteria for funding from the
18	Underground Utility Trust Fund as set forth in section (A)
19	above, shall be approved by a separate, specific resolution of
20	the City Commission for that project. Said resolution shall be
21	separate and apart from the annual budget process.
22 23 24 25 26 27 28 29 30	(D) Amendments to or rescission of Underground Utility Trust Fund.          (1)       The City Commission may, by ordinance, temporarily cease depositing contributions from the waiver provisions of section 31-2 of this Code into the Underground Utility Trust Fund. Any ordinance that approves the temporary cessation of said contributions to the Underground Utility Trust Fund shall be effective for a period that shall not exceed one year.
31 32	(2) The City Commission may, by ordinance, amend or rescind the Underground Utility Trust Fund.
33	(3) In the event the Underground Utility Trust Fund is
34	rescinded by subsequent ordinance, it is the intention of
35	this subsection that all existing Underground Utility
36	Trust Fund funds be used for the purposes contained in
37	section (A) above.
38 39 40 41	SECTION 2: All ordinances or parts of ordinances in conflict are repealed to the extent of such conflict.
42 43 44	<b>SECTION 3</b> : If any section, sentence, clause, or phrase of this Ordinance is held to be invalid or unconstitutional by a court of competent jurisdiction, then said holding shall in

1 no way affect the validity of the remaining portions of this
2 Ordinance.
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**SECTION 4**: It is the intention of the City Commission that the provisions of this Ordinance shall become and be made a part of the City of Margate 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 5:** This Ordinance shall become effective immediately upon adoption at its second reading.

PASSED ON FIRST READING THIS \_\_\_\_\_ day of \_\_\_\_\_, 2017.

PASSED ON SECOND READING THIS \_\_\_\_ day of \_\_\_\_, 2017.

ATTEST:

JOSEPH KAVANAGH CITY CLERK MAYOR TOMMY RUZZANO

RECORD OF VOTE - 1ST READING RECORD OF VOTE - 2ND READING

Caggiano	 Caggiano	
Simone	 Simone	
Peerman	 Peerman	
Schwartz	 Schwartz	
Ruzzano	 Ruzzano	