Sponsored by: Garrett

**Introduction Date: July 18, 2022** 

Public Hearing Dates: July 18, 2022

City Council Hearing Date: August 9, 2022

September 13, 2022

**Enactment Date: September 13, 2022** 

### CITY OF MARATHON, FLORIDA ORDINANCE 2022-20

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, AMENDING CHAPTER 102 "DEVELOPMENT APPLICATION PROCEDURES", "COMPREHENSIVE REVIEW ARTICLE 6 **PLAN** AMENDMENT", AMENDING FIGURE 102.22.1 "COMPREHENSIVE PLAN PROCESS", **AMENDMENT** REVIEW AND ARTICLE DEVELOPMENT TEXT AMENDMENT", AMENDING FIGURE 102..28.1 "LAND DEVELOPMENT REGULATION TEXT AMENDMENT PROCESS", AND ARTICLE 11 "REZONING", AMENDING FIGURE 102.62.1 "REZONING REVIEW PROCESS", AND ARTICLE 13 "CONDITIONAL USE", AMENDING FIGURE 102.80.1 "CONDITIONAL USE PERMIT REVIEW PROCESS", AND ARTICLE 17 "APPEALS", AMENDING FIGURE 102.98.1 "APPEALS REVIEW PROCESS", AND ARTICLE 18 "BENEFICIAL USE DETERMINATIONS", AMENDING FIGURE 102.104.1 "BENEFICIAL USE DETERMINATIONS PROCESS", AND ARTICLE 19 "VESTED RIGHTS DETERMINATIONS", AMENDING FIGURE 102.112.1 "VESTED RIGHTS DETERMINATIONS", AND ARTICLE 18 "BENEFICIAL USE DETERMINATIONS", AMENDING SECTION 102.104 "FINAL DETERMINATION BY COUNCIL", AND ARTICLE 19 "VESTED RIGHTS DETERMINATIONS", AMENDING SECTION 102.110 **DETERMINATION"**; **AND AMENDING CHAPTER** "DEFINITIONS", ARTICLE 2 "ACRONYMS"; TO UPDATE LANGUAGE PERTAINING TO THE OBSOLETE DEPARTMENT OF COMMUNITY AFFAIRS (DCA) TO REFLECT THE CURRENT DEPARTMENT OF ECONOMIC OPPORTUNITY (DEO); PROVIDING FOR THE REPEAL OF ALL CODE PROVISIONS AND ORDINANCES INCONSISTENT WITH THIS PROVIDING FOR SEVERABILITY; PROVIDING **ORDINANCE:** INCLUSION IN THE CODE; PROVIDING FOR THE TRANSMITTAL OF THIS **STATE ORDINANCE** TO THE **DEPARTMENT OF ECONOMIC** OPPORTUNITY; AND PROVIDING FOR AN EFFECTIVE DATE UPON THE APPROVAL OF THIS ORDINANCE BY THE DEPARTMENT OF ECONOMIC OPPORTUNITY IN ACCORDANCE WITH STATE LAW.

WHEREAS, the City Council (the "Council") enacted its Comprehensive Plan on July 5, 2005, and its Land Development Regulations (LDRs) on November 7, 2007; and

WHEREAS, the Local Government Comprehensive Planning and Land Development Regulation Act, Chapter 163, Florida Statutes, provides for comprehensive plan implementation through the enactment of certain ordinances; and

WHEREAS, it is the desire of the City of Marathon City Council to amend its current LDRs to reflect the change from DCA to DEO; and

WHEREAS, pursuant to Section 163.3174 and 166.041, *Florida Statutes*, and Section 102, Article 7 of the Marathon Code, the City's Planning Commission sitting as the Local Planning Agency on XXX 2022 publicly considered the amendments to Land Development Regulations set forth in this Ordinance (the "Amendment") at a properly noticed public hearing and recommended to the City Council the adoption of the Amendment; and

WHEREAS, the City Council publicly considered the amendments to Land Development Regulations set forth in this Ordinance (the "Amendment") at a properly noticed public hearing and finds the adoption of the Amendment, in the form attached hereto, is in the best interest of the City and complies with applicable State laws and rules

# NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA:

- <u>Section 1.</u> <u>Recitals.</u> The foregoing "WHEREAS" clauses are ratified and confirmed as being true and correct and are made a specific part of this Ordinance.
- **Section 2**. **Code Amendment.** The Code of the City of Marathon, Florida is hereby amended as Exhibit A attached.
- <u>Section 3.</u> <u>Conflict.</u> The Provisions of the Code of Ordinances, City of Marathon, Florida and all Ordinances or parts of Ordinances in conflict with the provisions of this Ordinance are hereby repealed.
- <u>Section 4. Severability</u>. The provisions of this Ordinance are declared to be severable, and if any sentence, section, clause or phrase of this Ordinance shall, for any reason, be held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining sentences, sections, clauses or phrases of the Ordinance, but they shall remain in effect it being the legislative intent that this Ordinance shall stand notwithstanding the invalidity of any part.
- <u>Section 5. Inclusion in the Code of Ordinances.</u> It is the intention of the City Council, and it is hereby ordained that the provisions of this Ordinance shall become and made a part of the City of Marathon Code of Ordinances, that the sections of this Ordinance may be renumbered or re-lettered to accomplish such intentions; and the word "ordinance" may be changed to "Section" or other appropriate word.
- **Section 6. Land Development Regulations.** The provisions of this Ordinance constitute a "land development regulation" as state law defines that term. Accordingly, the City Clerk is authorized and directed to forward a copy of this Ordinance to the State Department of Economic Opportunity for approval pursuant to Sections 380.05(6) and (11), Florida Statutes.

Strikethrough = deletion <u>underline</u> = addition

<u>Section 7. Effective Date.</u> This Ordinance shall be effective immediately upon approval by the State Department of Community Affairs pursuant to Chapter 380, Florida Statutes.

PASSED AND APPROVED BY THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, THIS  $13^{\text{th}}$  DAY OF SEPTEMBER, 2022.

THE CITY OF MARATHON, FLORIDA

John Bartus, Mayor

AYES:

Zieg, Gonzalez, Cook, Still, Bartus

NOES:

None

ABSENT:

None

ABSTAIN:

None

ATTEST:

Diane Clavier, City Clerk

(City Seal)

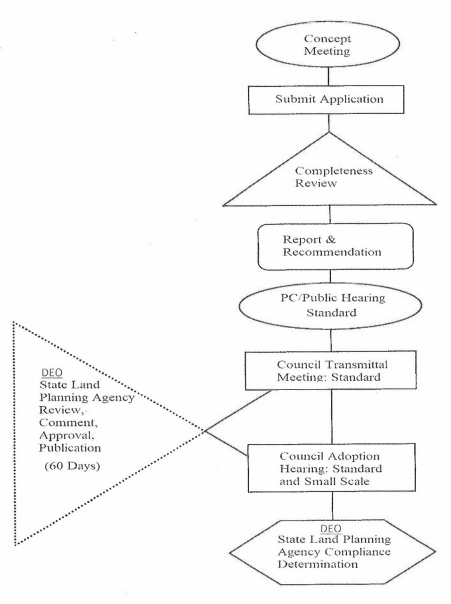
APPROVED AS TO FORM AND LEGAL SUFFICIENCY FOR THE USE AND RELIANCE OF THE CITY OF MARATHON, FLORIDA ONLY:

Steven Williams, City Attorney

#### Section 102.22. Review of Applications.

- A. Planning Commission Review: The PC shall review and consider all applications for standard amendments to the Comprehensive Plan in accordance with Fla. Stat. ch. 163, and shall submit a recommendation, including the proposals' consistency with the Comprehensive Plan, to the Council regarding each application, and may recommend that an application be:
  - 1. Approved;
  - 2. Approved subject to modifications; or
  - 3. Denied.

Figure 102.22.1
Comprehensive Plan Amendment Review Process



B. Council Review:

- 1. Required Public Hearings for Standard Amendments: Unless otherwise provided by state law, the Council shall hold two (2) public hearings, as provided below, to consider all Standard Comprehensive Plan amendments.
  - (a) Transmittal Public Hearing: A public hearing shall be held prior to transmittal of all proposed Comprehensive Plan amendments to the Stand Land Planning Agency for review. The hearing shall be held on a weekday at least seven (7) days after the day that the first advertisement is published pursuant to the requirements of Fla. Stat. ch. 125 and ch. 166.
  - (b) Adoption Public Hearing: A public hearing shall be held after receipt from the State Land Planning Agency with [any] objections, recommendations and comments report on each proposed Comprehensive Plan amendment. The hearing shall be held on a weekday at least five (5) days after the day that the second advertisement is published pursuant to the requirements of Fla. Stat. ch. 125 and ch. 166.
    - i. The public hearing shall be held within 60 days after receipt of the report from the State Land Planning Agency or after notification that no report will be issued The hearing date shall not be extended beyond 180 days, as failure to hold the hearing within that timeframe will result in the amendment being deemed withdrawn pursuant to Fla. Stat. § 163.3184(4)(e).

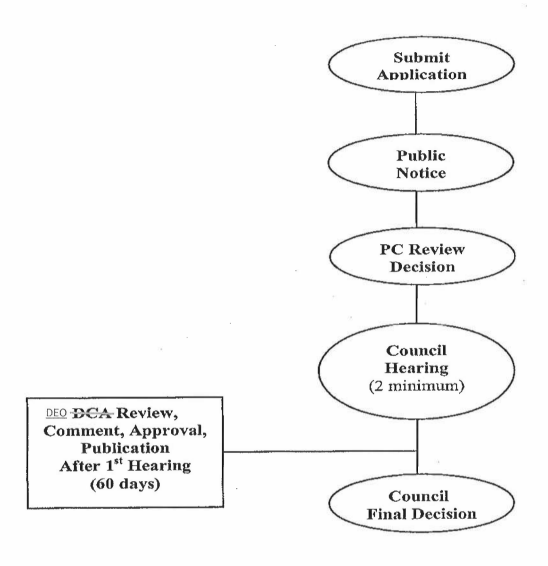
(Ord. No. 2021-22, § 2, 10-12-2021)

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#### Section 102.28. Action by Council.

Following the public hearings, the Council shall make a finding of whether the proposed text amendment is consistent with the Comprehensive Plan and may approve, approve with changes or deny the proposed amendment.

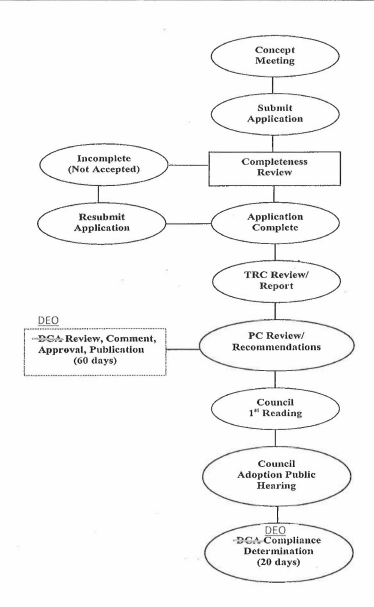
Figure 102.28.1
Land Development Regulation Text Amendments Process



#### Section 102.62. Review by the Planning Commission.

- A. *Consideration by Planning Commission:* All rezoning applications shall be considered by the PC at a public hearing, prior to public hearing or action by the Council.
- B. Standards and Criteria: The PC shall review and make a recommendation to the Council on the proposed rezoning based on the standards in Section 102.64, "Review Criteria and Standards for Rezoning Applications".

Figure 102.62.1 Rezoning Review Process

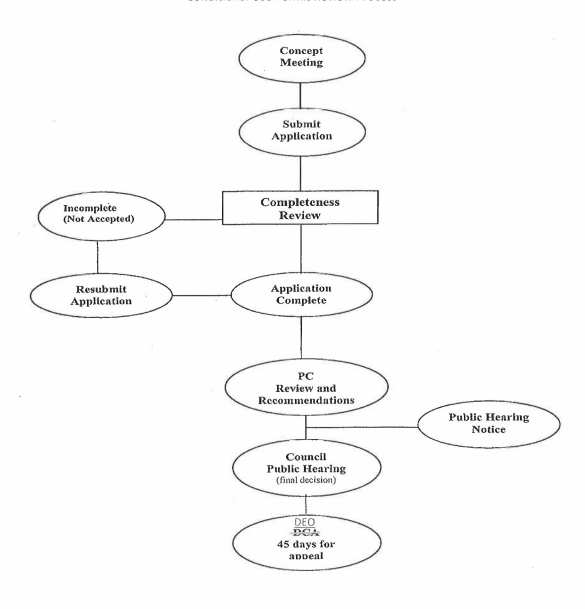


- C. Planning Commission Recommendation: A recommendation shall be prepared and forwarded to the Council. The recommendation shall indicate if the proposed rezoning should be:
  - Approved
  - 2. Approved with conditions, where conditions may be attached to the proposed rezoning;
  - 3. Denied.

### Section 102.80. Appeal.

The applicant and any aggrieved person may appeal the decision of the Council by filing of a petition for a writ of certiorari in the Circuit Court in and for Monroe County, in accordance with the procedure provided by the Florida Rules of Civil Procedure and the Florida Rules of Appellate Procedure. The alleged adverse interest may be shared in common with others members of the community at large, but shall exceed in degree the general interest in community good shared by all persons.

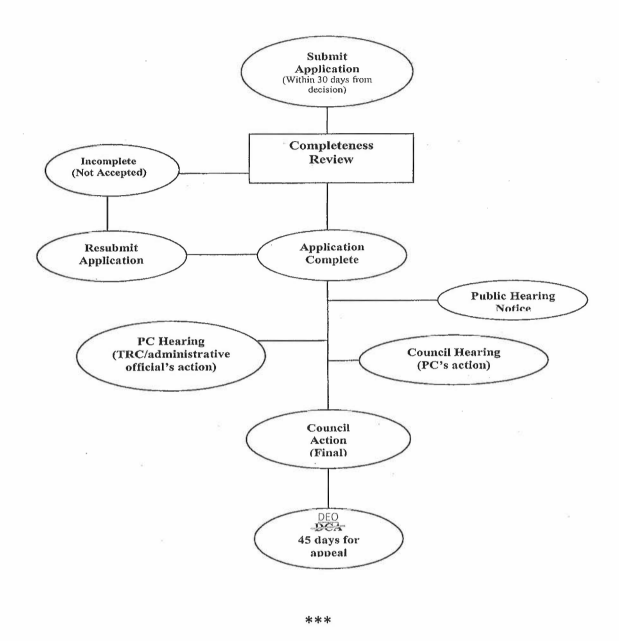
Figure 102.80.1
Conditional Use Permit Review Process



### Section 102.98. Effective Date.

The decision of the Council and PC on an appeal shall be effective immediately.

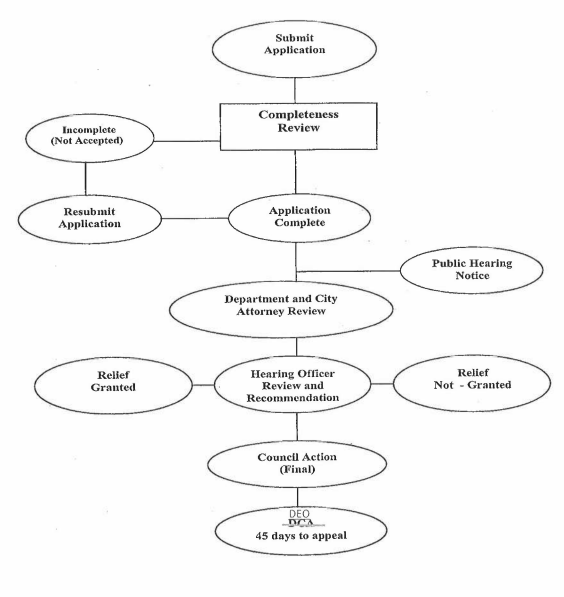
Figure 102.98.1 Appeals Review Process



#### Section 102.104. Final Determination by Council.

The Council is the only entity which has final authority to grant or deny beneficial uses subject to appeal by DCA-DEO under Chapter 380. In approving, denying or modifying an order from a Hearing Officer granting or denying an applicant beneficial use, the Council will ensure that the Hearing Officer has conducted the evidentiary hearing in a manner that is consistent with this article and the Comprehensive Plan. The Council will approve or reject the Hearing Officer's determination during a public hearing. The public shall be given the opportunity to be heard and make arguments for or against the determination during the Council's public hearing.

Figure 102.104.1
Beneficial Use Determinations Process



#### Section 102.110. Final Determination.

The Council may adopt, reject or modify the Hearing Officer's determination, subject to appeal by DEO under Fla. Stat. ch. 380.

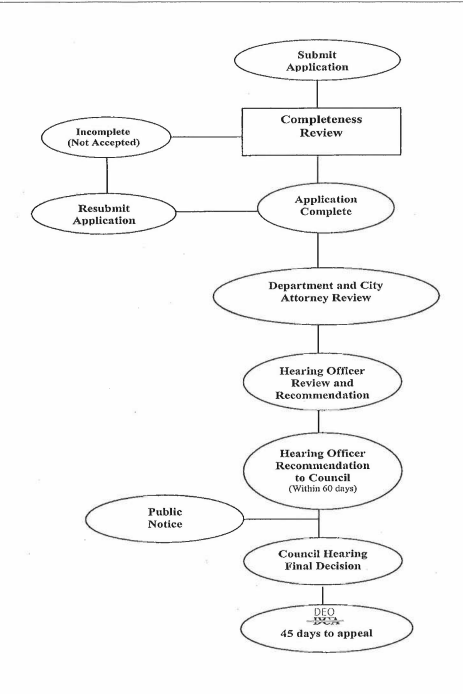
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#### Section 102.112. Waiver of Time Limits.

Any time limits herein may be waived upon receipt by the Department of a written stipulation requesting such waiver and signed by the applicant and the Director.

Figure 102.112.01 Vested Rights Determinations

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## ARTICLE 2. ACRONYMS

A: Airport Zoning District

AASHTO: American Association of State Highway and Transportation Officials

ACOE: Army Corps of Engineers

ADT: Average Daily Traffic

**BPAS: Building Permit Allocation System** 

CLSC: Certificate of Level of Service

C-NA: Conservation-Native Area Zoning District

C-OI: Conservation -Offshore Island Zoning District

DCA: Florida Department of Community Affairs

**DEO: Department of Economic Opportunity** 

FAA: Federal Aviation Administrator

FDEP: Florida Department of Environmental Protection

FDOT: Florida Department of Transportation

FEMA: Federal Emergency Management Agency

FKAA: Florida Keys Aqueduct Authority

FKEC: Florida Keys Electric Cooperative

FLUM: Future Land Use Map

FWCC: Florida Fish & Wildlife Conservation Commission

GIS: Geographic Information System

HUD: US Department of Housing and Urban Development

I-G: Industrial-General

I-M: Industrial-Maritime

KEYWEP: Keys Wetland Evaluation Procedure

LDRs: Land Development Regulations

LOS: Level of Service

MHWL: Mean High Water Line

MLW: Mean Low Water

MU: Mixed-use

MUC: Mixed-use Commercial

MUD: Mixed-use Development

MU-M: Mixed-use Maritime

NPDES: National Pollutant Discharge Elimination System

P: Public Zoning District

PC: Planning Commission

PR: Parks and Recreation Zoning District

RH: Residential High Zoning District

RL: Residential Low Zoning District

RL-C: Residential Low-Conservation

RM: Residential Medium Zoning District

RM-1: Residential Medium-1 Zoning District (Coco Plum Subdivision)

RM-2: Residential Medium-2 Zoning District (Coco Plum Subdivision)

R-MH: Residential-Mobile Home Zoning District

**RV: Recreational Vehicle** 

SFWMD: South Florida Water Management District

SWPPP: Stormwater Pollution Prevention Plan

TBR: Transfer of Building Right

TDR: Transfer of Development Right

TRC: Technical Review Committee

UMAM: Uniform Mitigation Assessment Method

VPH: Vehicles per hour