CITY OF MARATHON, FLORIDA RESOLUTION 2024-62

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, AMENDING AN EXISTING DEVELOPMENT AGREEMENT DOCUMENTED AND RECORDED IN CITY MARATHON RESOLUTION 2013-02 AND PREVIOUSLY EXTENDED UNDER RESOLUTION 2015-128 WHARF MARINA INC., PREVIOUSLY PURSUANT TO CHAPTER 102. BONEFISH PROPERTIES LLC., ARTICLE 8 OF THE CITY OF MARATHON LAND DEVELOPMENT REGULATIONS (LDRS) ENTITLED "DEVELOPMENT AGREEMENT" IN ORDER TO AMEND AND RECTIFY THE SCRIVENERS ERRORS AGREEMENT CONDITIONAL AND BETWEEN THE RESOLUTION 2013-01; FOR PROPERTY WHICH IS LEGALLY DESCRIBED AS LOT 2 AND EASTERLY 5 FT OF PART OF LOTS 1-2 FAT DEER KEY, HAVING REAL ESTATE NUMBERS 00100350-000000. NEAREST MILE MARKER 54.

WHEREAS, by Resolution 2013-02, the City Council of the City of Marathon, Florida (the "City") approved a Development Agreement (the "Agreement"), for Bonefish Properties LLC; and

WHEREAS, the Agreement did not match the language of the resolution, nor the approval of the Conditional Use adopted by Resolution 2013-01; and

WHEREAS, the City and current owner (Wharf Marina Inc.) wish to address the clerical error and document the correction as an amendment to the Development agreement.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, that:

- **Section 1**. The above recitals are true and correct and are incorporated herein.
- **Section 2.** The development agreement is hereby amended.
- **Section 3.** This resolution shall take effect immediately upon its adoption.

PASSED AND APPROVED BY THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, THIS 27TH DAY OF AUGUST, 2024.

THE CITY OF MARATHON, FLORIDA

Robyn Still, Mayor

AYES:

Gonzalez, Landry, Matlock, Smith, Still

NOES:

None

ABSENT:

None

ABSTAIN:

None

ATTEST:

Diana Clavier City Clerk

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

Steve Williams, City Attorney

This Instrument Prepared By: Gregory S. Oropeza, Esq. Oropeza, Stones & Cardenas, PLLC 211 Simonton Street Key West, FL 33040

Return To: City of Marathon 9805 Overseas Highway Marathon, Florida 33050

Re Parcel Nos.: 00100350-000000 00100350-000100, 00100350-000200, And 100260-000501

AMENDMENT TO DEVELOPMENT AGREEMENT FOR WHARF MARINA, INC., AS SUCCESSORY IN TITLE TO BONEFISH PROPERTIES, LLC MARATHON, FLORIDA

THIS AMENDMENT ("First Amendment") to the DEVELOPMENT AGREEMENT FOR BONEFISH PROPERTIES, LLC (the "Development Agreement") is made this day of day of the certain to as "City"), and between the City of Marathon, a Florida Municipal Corporation (herein referred to as "City"), and Wharf Marina, Inc., a Florida corporation, successor in title to Bonefish Properties, LLC, a Florida limited liability company (herein referred to as "Owner"), pursuant to Chapter 102, Article 8 of the Land Development Regulations of the City of Marathon (the "LDRs"), and the Florida Local Government Development Agreement Act, Sections 163.3220-163.3243, Florida Statutes, and is binding on the parties as of the effective date as set forth herein:

WITNESSETH:

WHEREAS, the City and Bonefish Properties, LLC entered in to that certain Development Agreement dated January 16, 2013 and recorded in Official Records Book 2622, Page 378, Public Records of Monroe County, Florida; and

WHEREAS, the Development Agreement pertains to the real property located at 12565 Overseas Highway, Marathon, Florida (the "Property") and contains a scrivener's error with regard to the total number of units located at the Property; and

WHEREAS, the Owner has since acquired the Property and is thus the successor-in-title to Bonefish Properties, LLC; and

WHEREAS, a Conditional Use approval set forth in City of Marathon Resolution 2013-01 sets forth a City approved Development Order 2012-06, granting a CUP including a proposed site plan for the Property setting forth a Transient Lodging Facility with twelve (12) hotel units and thirteen (13) transient RV units at the Property. A copy of Resolution 2013-01 is attached hereto as Exhibit A; and

WHEREAS, Sections C(1) and G of the Development Agreement incorrectly state that the Property is entitled to 600 square foot of Commercial Floor Area (Bathhouse Facility), 1,748 square feet of Commercial Floor Area (Dive Shop & Storage), 2 Market Rate Transferable Building Rights, and 21 Transient Transferable Building Rights (eight (8) single room transient motel units and thirteen (13) RV sites); and

WHEREAS, the City has confirmed, by and through that certain Determination of Building Rights Letter dated June 7, 2022 and identified with Sender Site Identifier Number TBR DP-22-15 ("DBR Letter"), that the Property is entitled to 600 square foot of Commercial Floor Area (Bathhouse Facility), 1,748 square feet of Commercial Floor Area (Dive Shop & Storage), 2 Market Rate Transferable Building Rights, and 25 Transient Transferable Building Rights. A Copy of the DBR Letter is attached hereto as Exhibit B; and

WHEREAS, the City and the Owner desire to amend the Development Agreement to reflect the correct the scrivener's error to correct the total number of units pursuant to the DBR Letter.

NOW, THEREFORE, in consideration of the premises and other good and valuable considerations, the receipt and sufficiency of which is hereby acknowledged, Sections C(1) and G of the Development Agreement are hereby amended as hereinafter set forth.

- 1. Unless otherwise defined in this Amendment, all capitalized terms used in this Amendment shall have ascribed to them as set forth in the Development Agreement.
 - 2. Section C (1) of the Development Agreement is hereby amended as follows:

C. Permitted Uses.

1. The Development permitted on the Property shall consist of those uses set forth herein, as identified on the conceptual site plan attached hereto as Exhibit "3", and incorporated herein by reference. The permitted uses are as follows:

i. Transient Units: 25 Transient Transferable Building Rights

(12 Single Room Motel Units and 13 RV

Sites);

ii. Commercial Floor Area: 600 Square Foot Bathhouse Facility; and

iii. Existing Development to Remain: 2 Single Market Rate Transferrable Building

Rights (Single Family Residences)

1,748 Square Foot Commercial Building

(Dive Shop & Storage)

2,370 Square Foot Pool and Pool Deck 1,748 Linear Feet Marginal Dock Space.

- 3. Section G of the Development Agreement is hereby amended as follows:
- G. Redevelopment and Replacement of BPAS Exempt Units and Square Footage

The Parties acknowledge that there existed on the Property a total of twenty-five (25) transient units, two (2) single family residences, 2,327 square feet of commercial space, all of which are lawfully established through BPAS Resolution 2013-09 and 1,748 linear feet of marginal dock space. The City acknowledges that, by the covenants and terms of this Agreement, the Owner may: redevelop 16 transient motel units into 1 two story building housing twelve (12) single room transient motel units and thirteen (13) RV transient unit spaces, and the requested 600 square feet of commercial space. All other residential or commercial space will remain in place as it currently exists.

4. It is the intent of this Amendment that the amendment contained herein shall be effective as of and relate back to the date the Development Agreement was filed in the Public Records of Monroe County, Florida.

Development Agreement to	be executed on t	this day of, 2024.
Witnesses:		Wharf Marina, Inc., a Florida corporation,
		By:
Witness		James Figuerado, President
Printed Name		
Witness Address		-
Witness		
Printed Name		
Witness Address		
STATE OF FLORIDA)) SS:	
COUNTY OF MONROE)	
James Figuerado, as President	of the Wharf Ma produced	efore me personally came by means of physical presence rina, Inc., a Florida corporation, who is personally known as identification to me, and who ment.
		Notary Public, State of Florida Name: My Commission Expires:

Witnesses: Witness Printed Name: Alli Heller Witness Address Marathon, FL 33050 Witness / Ubby Frazier Printed Name: 9805 OSH Marathon Pl Witness Address 33050	By: Now Still, Mayor By: Diane Clavier, City Clerk Department
APPROVED AS TO FORM AND LEGALITY FOR MARATHON, FLORIDA ONLY. 7. ULL City Attorney	THE USE AND RELIANCE OF THE CITY OF
Robyn Still, as Mayor of the City of Marathon, who	ne personally came by means of physical presence is personally known to me (ves) (no) or who has not o me, and who acknowledged execution of the Notary Public, State of Plorida Name: Elizabeth Grazier My Commission Expires: