PLANNING BOARD RESOLUTION NO. 2018-

A RESOLUTION OF THE CITY OF KEY WEST PLANNING BOARD GRANTING WITH CONDITIONS THE TRANSFER OF ONE TRANSIENT UNIT AND LICENSE FROM PROPERTY LOCATED AT 629 UNITED STREET UNIT 2 (RE # 00030620-000000) IN THE HISTORIC MEDIUM DENSITY RESIDENTIAL (HMDR) ZONING DISTRICT TO PROPERTY LOCATED AT 425 CAROLINE STREET (RE # 00004440-000000) IN THE HISTORIC RESIDENTIAL COMMERCIAL CORE – DUVAL STREET GULFSIDE (HRCC-1) ZONING DISTRICT PURSUANT TO SECTIONS 122-1338 AND 122-1339 OF THE LAND DEVELOPMENT REGULATIONS OF THE CODE OF ORDINANCES OF THE CITY OF KEY WEST, FLORIDA.

WHEREAS, Section 122-1338 of the Land Development Regulations ("LDRs") of the Code of Ordinances (the "Code") of the City of Key West, Florida (the "City") allows a transient unit accompanied by a business tax receipt (or "transient license") to be transferred; and

WHEREAS, the applicant proposes a transfer of one transient unit and one transient license from a sender site with a total of one room to an eligible receiver site on property located at 425 Caroline Street (RE # 00004440-000000, AK # 1004626) in the HRCC-1 zoning district with a total of two rooms; and

NOW, THEREFORE, BE IT RESOLVED by the Planning Board of the City of Key West, Florida:

Section 1. That the above recitals are incorporated by reference as if fully set forth herein.

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	Chairman
_	Planning Director

Section 2. That a transfer of one transient unit and one transient license, pursuant to Section 122-1338 of the Land Development Regulations of the Code of Ordinances of the City of Key West, Florida, is hereby granted as follows: allowing a transfer of one transient license from 629 United Street #2 (RE # 00030620-000000, AK # 1031402) subject to the following conditions:

- The transfer of the license and unit is confined to the "pool house" in the rear of the property.
- 2. The individual rooms of the "pool house" shall not be held out for rent, barter, or lease separately as to not establish a lock out unit per Section 86-9 of the Land Development Regulations.
- 3. All requirements of City Code Section 122-1371 shall be met for the transient use of the residential dwelling unit at 425 Caroline Street.
- 4. The structure proposed to be used on a transient basis shall comply with all applicable codes and requirements of the Building Department, Fire Department, and all other regulatory agencies.
- 5. The owner shall obtain and maintain a Conditional Approval Permit, pursuant to City Code Chapter 18, Article XII, Division I. The City Code Compliance shall inspect the property on an annual basis upon reasonable notice to determine compliance with the conditions of the Planning Board resolution.

Section 3. Full, complete, and final application for all licenses and permits required for which this resolution is wholly or partly necessary, shall be submitted in its entirety within 12 months after the date hereof.

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Section 4. The failure to fully and completely apply the conditions of approval for

permits for use and occupancy pursuant to these variances in accordance with the terms of the

approval as described in Section 3 hereof, shall immediately operate to terminate these variances,

which variances shall be of no force or effect.

Section 5. This transfer of a transient unit and transient license does not constitute a

finding as to ownership or right to possession of the property, and assumes, without finding, the

correctness of applicant's assertion of legal authority respecting the property.

Section 6. This resolution shall go into effect immediately upon its passage and adoption

and authentication by the signatures of the presiding officer and the Clerk of the Commission.

Section 7. This resolution is subject to appeal periods as provided by the City of Key

West Code of Ordinances (including the Land Development Regulations). After the City appeal

period has expired, this permit or development order will be rendered to the Florida Department of

Economic Opportunity. Pursuant to Chapter 73C-44, F.A.C., this permit or development order is not

effective for forty-five (45) days after it has been properly rendered to the DEO with all exhibits and

applications attached to or incorporated by reference in this approval; that within the forty-five (45)

day review period, the DEO can appeal the permit or development order to the Florida Land and

Water Adjudicatory Commission; and that such an appeal stays the effectiveness of the permit until

the appeal is resolved by agreement or order.

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Read and passed on first reading at a regularly scheduled meeting held this 19 th day of July 2018. Authenticated by the Chair of the Planning Board and the Planning Director.		
Sam Holland, Chairman, Key West Planning Board	Date	
Attest:		
Patrick Wright, Planning Director	Date	
Filed with the Clerk:		
Cheryl Smith, City Clerk	Date	
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	Chairman	

_____Planning Director

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