PLANNING BOARD RESOLUTION No. 2018-

A RESOLUTION OF THE KEY WEST PLANNING **BOARD** GRANTING AN**EXCEPTION** OUTDOOR MERCHANDISE DISPLAY WITHIN THE HISTORIC RESIDENTIAL COMMERCIAL CORE DUVAL STREET GULFSIDE (HRCC-1) **ZONING DISTRICT PER SECTION 106-52 OF THE** LAND DEVELOPMENT REGULATIONS OF THE CODE OF **ORDINANCES** FOR **PROPERTY** LOCATED AT 205 ELIZABETH STREET (RE# 00072082-003903), **KEY** WEST FLORIDA; PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the subject property is located in the Historic Residential Commercial CoreDuval Street Gulfside Zoning District (HRCC-1); and

WHEREAS, Section 106-51 of the City Code of Ordinances imposes certain conditions on the display of merchandise where visible from any public place, right-of-way, street or sidewalk; and

WHEREAS, Section 106-52 of the City Code of Ordinances provides that exceptions to the general prohibition may be granted upon application to the Planning Board; and

WHEREAS, a request was submitted for Planning Board consideration to allow the use of shelving, two small tables, the doors and the window shutters for display of merchandise sold in the store can be displayed within the approved Exception area; and

WHEREAS, the Planning Board met on October 18, 2018 to consider factors favoring and disfavoring the Exception pursuant to Chapter 106-52 of the Land Development Regulations; and

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_	Chairman
_	Planning Director

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.

Section 2. That an Exception for Outdoor Display under the Code of Ordinances of the City of Key West, Florida, is hereby granted as follows: allowing the outdoor display of the use of shelving, two small tables, the doors and the window shutters for display of merchandise sold in the store located at 205 Elizabeth Street (RE# 00072082-003903), with the following conditions:

1. The Exception is specific to the current tenant, Donald Kilgore of Your and Mayan, and granted for 60 months.

Unit A

- Display of merchandise hanging within the frame of the door (either open or closed) and three shelves adjacent to the door on Elizabeth Street.
- Display on the shutters and hanging mask display on the window facing Lazy Way Lane. Units A-1 and B
- Display of merchandise hanging from the wooden panels on the double doors (either open or closed).
- One small wooden chair and two 32" x 32" wooden tables to be located as shown on the site plans for fire access.
 - 2. The Exception is limited to the existing front entrance of the property; and will not be placed in the City right-of-way. All display materials shall be no closer than four (4) feet to the sidewalk.
 - 3. The Exception will all be free-standing and not attached to any house, fence or tree.
 - 4. The Exception will only be present during hours of operation.
 - 5. The Exception will provide clear access for ADA and fire accessibility, with a minimum pathway of thirty-six (36) inches.

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	Chairman
_	Planning Director

6. A Certificate of Appropriateness will be required for signage, or any other elements of the site plan that are required pursuant to the Historic Architectural Review Commission (HARC) guidelines.

Section 3. Exceptions to 106-51 may be revoked by the Planning Board after notice and hearing on grounds:

- a. The applicant has failed to comply with terms and conditions specified pursuant to the grant of an Exception in this section.
- b. The Exception was granted pursuant to mistaken or misleading information; or
- c. The Exception is not compatible, or in visual harmony, with development of the neighborhood occurring subsequent to grant of the Exception.

Section 4. The City Manager or the Planning Board, upon any written petition by any city resident, may cause issuance of a notice of hearing on revocation of an Exception, which notice shall be issued by the City Clerk.

Section 5. This Exception for Outdoor Display 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 will be rendered to the Florida Department of Economic

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 Chairman
 _Planning Director

Opportunity. Pursuant to Chapter 9J-1, F.A.C., this permit is not effective for	r forty five (45) days			
after it has been properly rendered to the DCA with all exhibits and applic	ations attached to or			
incorporated by reference in this approval; that within the forty-five (45) days	ay review period the			
DEO can appeal the permit to the Florida Land and Water Adjudicatory C	ommission; and that			
such an appeal stays the effectiveness of the permit until the appeal is resolved by agreement or				
order.				
Read and passed on first reading at a regularly scheduled meeting held this 1	8th day of October,			
2018.				
Authenticated by the Chairman of the Planning Board and the Planning Director.				
Sam Holland, Planning Board Chairman	Date			
Attest:				
Patrick Wright, Planning Director	Date			
Filed with the Clerk:				
Cheryl Smith, City Clerk	Date			
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	Chairman			
	Planning Director			