PLANNING BOARD RESOLUTION NO. 2017-

A RESOLUTION OF THE CITY OF KEY WEST PLANNING BOARD GRANTING A VARIANCE TO MINIMUM REAR YARD SETBACK REQUIREMENTS, MAXIMUM BUILDING COVERAGE, AND IMPERVIOUS SURFACE RATIO ON PROPERTY LOCATED AT 1116 TRUMAN AVENUE (RE # 00032400-000000) IN THE HISTORIC NEIGHBORHOOD COMMERCIAL-TRUMAN/SIMONTON (HNC-1) ZONING DISTRICT PURSUANT TO SECTIONS 90-395, 122-810(6)(c), 122-810(4)(c), AND 122-810(4)(b) OF THE LAND DEVELOPMENT REGULATIONS OF THE CODE OF ORDINANCES OF THE CITY OF KEY WEST, FLORIDA.

WHEREAS, the applicant proposes to renovate an existing two-story structure and construct a new two-story structure on the property located at 1116 Truman Avenue (RE # 000032400-000000); and

WHEREAS, Section 122-810 of the Land Development Regulations (the "LDRs") of the Code of Ordinances (the "Code") of the City of Key West, Florida (the "City") provides that the minimum rear yard setback is fifteen feet (15) feet, that the maximum building coverage permitted is fifty (50) percent, and that the impervious surface ratio is sixty (60) percent; and

WHEREAS, the proposed rear yard setback requirements is 6' from the 15 feet minimum required, the proposed building coverage is fifty-nine (59) percent over the required fifty (50) percent, and the proposed impervious surface ratio is sixty-three (63) percent; and

WHEREAS, this matter came before the Planning Board at a duly noticed public hearing on June 15, 2017; and

WHEREAS, the Planning Board finds that special conditions and circumstances exist which

Page 1 of 5 Resolution No. 2017-

 Chairman
 Planning Director

are peculiar to the land, structure, or building involved and which are not applicable to other land, structures or buildings in the same district; and

WHEREAS, the Planning Board finds that the special conditions do not result from the action or negligence of the applicant; and

WHEREAS, the Planning Board finds that granting the variance requested will not confer upon the applicant any special privileges denied by the land development regulations to other lands, buildings or structures in the same zoning district; and

WHEREAS, the Planning Board finds that literal interpretation of the provisions of the land development regulations would deprive the applicant of rights commonly enjoyed by other properties in this same zoning district under the terms of this ordinance and would work unnecessary and undue hardship on the applicant; and

WHEREAS, the Planning Board finds that the variances granted is the minimum variances that will make possible the reasonable use of the land, building or structure; and

WHEREAS, the Planning Board finds that the granting of the variances will be in harmony with the general intent and purpose of the land development regulations and that such variance will not be injurious to the area involved or otherwise detrimental to the public interest or welfare; and

WHEREAS, the Planning Board finds that no nonconforming use of neighboring lands, structures, or buildings in the same district, and no permitted use of lands, structures or buildings in other districts are grounds for the issuance of the requested variance; and

WHEREAS, the Planning Board finds that the applicant has demonstrated a "good neighbor policy" by contacting or attempting to contact all noticed property owners who have objected to the

Page 2 of 5 Resolution No. 2017-

Chairmar
 Planning Director

variance application, and by addressing the objections expressed by these neighbors.

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. An approval by Resolution of the Key West Planning Board for minimum

front yard setback, maximum building coverage, and impervious surface ration in order to renovate

an existing two-story structure and construct a new two-story structure on property located within

Historic Neighborhood Commercial-Truman/Simonton (HNC-1) Zoning District pursuant to

Sections 90-395, 122-810 (6) (c), 122-810 (4) (c) and 122-810 (4) (b) and of the Land Development

Regulations of the Code of Ordinances of the City of Key West, Florida.

Section 3. It is a condition of this variance that full, complete and final application for all

conditions of this approval for any use and occupancy for which this variance is wholly or partly

necessary, shall be submitted in their entirety within two years after the date hereof; and further, that

no application shall be made after expiration of the two-year period without the applicant obtaining

an extension from the Planning Board and demonstrating that no change of circumstances to the

property or its underlying zoning has occurred.

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

permits for use and occupancy pursuant to this variance in accordance with the terms of the approval

as described in Section 3 hereof, shall immediately operate to terminate this variance, which variance

shall be of no force or effect.

Page 3 of 5 Resolution No. 2017-

 Chairman
 _ Planning Director

Section 5. This variance 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.

Page 4 of 5 Resolution No. 2017-

_____ Chairman
_____ Planning Director

	Read and passed on first reading at a regularly scheduled meeting held this 15 th da	ay of June
2017.	Authenticated by the Chairman of the Planning Board and the Planning Director	;
Sam H	Holland, Planning Board Chairman Date	
Attest	:	
	with the Clerk:	Date
Chery	l Smith, City Clerk	Date
	Page 5 of 5 Resolution No. 2017-	Chairman

_____ Planning Director