FAENA DISTRICT OVERLAY

ORDINANCI	E NO.	
CITUINAITO	_ 110.	

AN ORDINANCE OF THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA, AMENDING THE LAND DEVELOPMENT REGULATIONS OF THE CODE OF THE CITY OF MIAMI BEACH, BY AMENDING CHAPTER 142, "ZONING DISTRICTS AND REGULATIONS" ARTICLE III "OVERLAY DISTRICTS", AMENDING DIVISION 10 "FAENA DISTRICT OVERLAY", TO AMEND THE REQUIRED PARKING FOR PLACE OF ASSEMBLY USE, TO AMEND THE ALLOWABLE HEIGHT FOR RM-3 OCEANFRONT LOTS WITH GREATER THAN 70,000 SQUARE FEET THAT ALSO CONTAIN A CONTRIBUTING HISTORIC STRUCTURE, TO AMEND THE ALLOWABLE SETBACKS AND REQUIRED YARDS FOR RM-3 OCEANFRONT LOTS WITH GREATER THAN 70,000 SQUARE FEET THAT ALSO CONTAIN A CONTRIBUTING HISTORIC STRUCTURE; PROVIDING FOR REPEALER; SEVERABILITY; CODIFICATION; AND AN EFFECTIVE DATE.

WHEREAS, the City of Miami Beach ("City") desires to encourage private property owners to redevelop and manage properties under common ownership comprehensively rather than piecemeal; and

WHEREAS, the City seeks to encourage and incentivize new development and the preservation and restoration of structures located within the Collins Avenue corridor; and

WHEREAS, contributing historic structures located within the Collins Avenue corridor pre-date the City's land development regulations and therefore do not meet the zoning standards and are frequently permitted as legal nonconforming structures; and

WHEREAS, property owners often face practical difficulties and/or unnecessary hardships in balancing new development with preservation and restoration of contributing historic structures within the Collins Avenue corridor; and

WHEREAS, the preservation and restoration of the City's historic buildings and character furthers the general welfare and is especially important to the citizens of Miami Beach;

WHEREAS, the preservation and restoration of historic structures is often aided and abetted and sometimes only possible through the construction of additions and/or new buildings on the same property; and

WHEREAS, the amendment set forth below is necessary to accomplish all of the above objectives.

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA:

SECTION 1. That Chapter 142, Article III entitled "Overlay Districts", Division 9 "Faena District Overlay" is hereby amended as follows:

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DIVISION 10. FAENA DISTRICT OVERLAY

Sec. 142-867. Location and purpose.

The purpose of this overlay district is to allow limited flexibility of uses, and limited increases in heights, and limited flexibility in setbacks because of the common ownership and operation of the properties within the overlay district and the value of preserving historic buildings within the overlay district.

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Sec. 142-869. Compliance with regulations.

The following overlay regulations shall apply to the Faena District Overlay. All development regulations in the underlying regulations shall apply, except as follows:

* * *

(a) One place of assembly may be permitted as a main permitted use, within the areas that have an underlying zoning designation of RM-2, in accordance with the following minimum requirements:

* * *

xvii. The required parking for a place of assembly is one space per eighty (80) square feet of floor area available for seating.

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- (g) Within areas that have an underlying zoning designation of RM-3, lots which are oceanfront lots with a lot area greater than 70,000 sq. ft. that also contain a contributing historic structure shall have a maximum height of 250 feet.
- (h) Within areas that have an underlying zoning designation of RM-3, lots which are oceanfront lots with a lot area greater than 70,000 sq. ft. that also contain a contributing historic structure, the following setback regulations shall apply in lieu of the underlying RM-3 setbacks:
 - i. The required pedestal and tower side street setback for alterations to and extensions of a contributing historic structure shall be equal to the existing setback of the contributing historic structure.
 - ii. The required pedestal side street setback for additions to a contributing historic structure that are located on the ground is 0'.
 - iii. The required pedestal side street setback for a ground floor addition is 2'-10" for the first and second floor.
 - iv. The required pedestal side street setback for a ground floor addition is 8" for the third and fourth floor.
 - v. The required tower side street setback for a ground floor addition is 8".

There are no required sum of the side yard setbacks for pedestal or tower side vi. setbacks. The required subterranean side street setback is 0'. viii. The required subterranean rear setback is 40'. The required subterranean front setback is 15'. ix. x. The required front setback for at-grade parking and driveways is 8'-6". The required setback in the Dune Preservation Overlay Zone from the Erosion xi. Control Line for a fence is 5'. The required side setback in the Oceanfront Overlay Zone for fences is 5'. xii. xiii. The required pedestal side street setback for a fence is 5'. xiv. The maximum permitted width of a porte-cochere is 45% of the width of the building's frontage. The maximum permitted height of a porte-cochere is 19'. XV. **SECTION 2. CODIFICATION.** It is the intention of the Mayor and City Commission of the City of Miami Beach, and it is hereby ordained that the provisions of this ordinance shall become and be made part of the Code of the City of Miami Beach, Florida. The sections of this ordinance may be renumbered or re-lettered to accomplish such intention, and, the word "ordinance" may be changed to "section", "article", or other appropriate word. **SECTION 3. REPEALER.** All ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed. <u>SECTION 4</u>. <u>SEVERABILITY.</u> If any section, subsection, clause or provision of this Ordinance is held invalid, the remainder shall not be affected by such invalidity. **SECTION 5. EFFECTIVE DATE.** This Ordinance shall take effect ten days following adoption. PASSED and ADOPTED this _____ day of _____, 2020.

MAYOR

ATTEST:

CITY CLERK

APPROVED AS TO FORM AND LANGUAGE & FOR EXECUTION

First Reading: Second Reading:	City Attorney	Date
Verified by: Thomas Mooney, AICP Planning Director		
<u>Underscore</u> denotes new language Strikethrough denotes removed language		