MIAMI BEACH PLANNING DEPARTMENT

Staff Report & Recommendation

PLANNING BOARD

TO: Chairperson and Members Planning Board DATE: September 22, 2020

FROM: Thomas R. Mooney, AICF Planning Director

SUBJECT: PB20-0394, Post-disaster temporary zoning relief - in-person quorum requirement.

An Ordinance of the Mayor And City Commission of the City of Miami Beach, Florida, amending the Code of the City of Miami Beach, Florida, by Amending Chapter 118, entitled "Administration Review Procedures," Article II, entitled "Boards," at Section 118-52, entitled "Meetings and Procedures," Section 118-75, entitled "Quorum and Voting," Section 118-106, entitled "Quorum and Voting," and Section 118-135 entitled "Meetings and Records," to modify in-person quorum requirements during declared local states of emergency; Chapter 118, entitled "Administration Review Procedures," creating Article XIII, to be entitled "Emergency Temporary Uses," to establish a process for the authorization of temporary uses during a declared local state of emergency; Chapter 142 of the City Code, entitled "Zoning Districts and Regulations," Article II, entitled "District Regulations," Division 2, entitled "RS-1, RS-2, RS-3, RS-4 Single-Family Residential Districts," at Section 142-106, entitled "Setback Requirements for a Single-Family Detached Dwelling," to authorize the use of camper trailers or recreational vehicles as temporary dwelling during declared local states of emergency where a residence has been deemed uninhabitable; Chapter 142 of the City Code, entitled "Zoning Districts and Regulations." Article IV. entitled "Supplementary District Regulations," Division 1, entitled "Generally," at Section 142-874, entitled "Required Enclosures," to authorize the limited outdoor sale and rental of home improvement products during declared local states of emergency; and providing for repealer, severability, codification and an effective date.

RECOMMENDATION

Transmit the proposed ordinance amendment to the City Commission with a favorable recommendation.

BACKGROUND

On December 11, 2019, at the request of Commissioner Mark Samuelian, the City Commission referred the item to the Sustainability and Resiliency Committee (Item C4C). The item was placed on the January 21, 2020 agenda of the newly created Land Use and Sustainability Committee (LUSC). The item was deferred to the February 18, 2020 LUSC meeting.

On February 18, 2020, the LUSC continued the item to May 6, 2020 for the development of an ordinance. On May 6, 2020, the LUSC deferred the item to the May 26, 2020 meeting. On May 26, 2020 meeting, the LUSC deferred the item to the June 30, 2020 meeting. On June 30, 2020

the LUSC recommended that the City Commission refer the attached ordinance to the Planning Board.

On July 29, 2020, the City Commission referred the proposed ordinance to the Planning Board for review and recommendation (Item C4 E).

REVIEW CRITERIA

Pursuant to Section 118-163 of the City Code, in reviewing a request for an amendment to these land development regulations, the board shall consider the following when applicable:

1. Whether the proposed change is consistent and compatible with the comprehensive plan and any applicable neighborhood or redevelopment plans.

Partially Consistent – The proposed ordinance is consistent with the goals, objectives, and policies of the Comprehensive Plan.

2. Whether the proposed change would create an isolated district unrelated to adjacent or nearby districts.

Consistent – The proposed amendment does not change district boundaries.

3. Whether the change suggested is out of scale with the needs of the neighborhood or the city.

Consistent - The proposed ordinance amendment is not out of scale with the surrounding neighborhood.

4. Whether the proposed change would tax the existing load on public facilities and infrastructure.

Consistent – The proposed ordinance will not affect the load on public facilities and infrastructure as the maximum FAR is not modified.

5. Whether existing district boundaries are illogically drawn in relation to existing conditions on the property proposed for change.

Consistent – The proposal does not modify district boundaries.

6. Whether changed or changing conditions make the passage of the proposed change necessary.

Consistent – The increased impacts from natural disasters due to climate change makes passage of the proposed changes necessary.

7. Whether the proposed change will adversely influence living conditions in the neighborhood.

Consistent – The proposed ordinance amendment will not adversely affect living conditions in the neighborhood.

8. Whether the proposed change will create or excessively increase traffic congestion beyond the levels of service as set forth in the comprehensive plan or otherwise affect public safety.

Consistent – The proposed change will not create or increase traffic congestion from what is currently permitted.

9. Whether the proposed change will seriously reduce light and air to adjacent areas.

Consistent – The proposed change will not seriously reduce light and air to adjacent areas.

10. Whether the proposed change will adversely affect property values in the adjacent area.

Consistent – The proposed change should not adversely affect property values in the adjacent areas.

11. Whether the proposed change will be a deterrent to the improvement or development of adjacent property in accordance with existing regulations.

Consistent – The proposed change should not be a deterrent to the improvement or development of properties in the City.

12. Whether there are substantial reasons why the property cannot be used in accordance with existing zoning.

Not applicable.

13. Whether it is impossible to find other adequate sites in the city for the proposed use in a district already permitting such use.

Not applicable.

COMPLIANCE WITH SEA LEVEL RISE AND RESILIENCY REVIEW CRITERIA

Section 133-50(b) of the Land Development Regulations establishes the following review criteria when considering ordinances, adopting resolutions, or making recommendations:

(1) Whether the proposal affects an area that is vulnerable to the impacts of sea level rise, pursuant to adopted projections.

Partially Consistent – The proposal does affect areas that are vulnerable to the impacts of sea level rise in the long term.

(2) Whether the proposal will increase the resiliency of the City with respect to sea level rise.

Consistent – The proposal will improve the resiliency of the City with respect to sea level rise by ensuring that the City has a better ability to recover after a natural disaster, which may have a stranger impact due to sea level rise.

(3) Whether the proposal is compatible with the City's sea level rise mitigation and

resiliency efforts.

Consistent – The proposal is compatible with and supports the City's sea level rise mitigation and resiliency efforts.

ANALYSIS

The proposed ordinance includes provisions that are similar to a Miami-Dade County ordinance pertaining to the use of home improvement stores and RV's subsequent to catastrophic weather events. Staff has also reviewed several of the recommendations in the Resilient 305, Bounce Forward 305 Resilient Urban Land Use Planning Toolkit and has incorporated recommendations that would be useful post-disaster.

Additoinally, in light of the current pandemic related to Covid-19, the administration has had to improvise in order to create a process to allow quasi-judicial hearings to proceed in light of social distancing guidelines. The proposed ordinance includes a procedure to allow for such hearings to proceed should a local state of emergency be declared.

The proposed draft ordinance includes the following primary components, which would be applicable during a declared local state of emergency:

1. Authorize Partial Remote Participation for Land Use Boards – This section would authorize the City Manager to allow some land use board members to participate and vote in the meeting through technological platforms instead of in-person if a physical quorum is present at an advertised meeting location.

Florida Law requires a quorum to be present for offical bodies to take official action. Currently, the Land Use Boards are able to meet virtually because the Governor's State of Emergency for Covid-19 specifically suspends the requirements for in-person quorums to be present. However, this provision is expected to expire prior to the expiration of the Local State of Emergency. As social distancing may still be recommended, it may be difficult to a full board to participate at a physical meeting location due to the health concerns that board members may have.

The idea behind this component is that if sufficent members to constitute a quorum can participate at a physical meeting location, the remainder of the board members could then participate remotely. In the case of the Planning Board, four members would have to be present at a physical meeting location (five members for a CUP), and two to three members could participate remotely. If the Governor suspends the in-person quorum requirement, all members could participate remotely.

2. Temporary Uses – Under this section of the proposal, the City Manager would be authorized to approve certain types of temporary uses during a declared Local State of Emergency that involves a catastrophic event, such as a tropical storm, hurricane, or pandemic. The temporary uses could occur on any parcel, regardless of zoning district, for a period of up to 120 days. The use would have to assist in the reconstruction or recovery of the area and the City Manager would have to find that the use does not negatively impact the surrounding area. Conditions to the use could be imposed to ensure that the quality of life of the surrounding

area is maintained. As additional safeguards, the City Manager could limit the geographic areas for the uses and revoke the permit for any reason. Should there be a need for the use to continue beyond 120 days, the proposed ordinance allows the City Commission to extend the permits for up to an additional year by Resolution at a public hearing.

This is a recommendation from the Resilient 305, Bounce Forward 305 Resilient Urban Land Use Planning Toolkit. Several cities in California, including Los Angeles, have similar allowances for post-disaster temporary uses. As it is difficult to predict exactly what uses are necessary to assist in the recovery of an area, the proposed section grants the City the necessary flexibility, while providing sufficient safeguards to ensure that quality of life is protected.

3. Authorize the use of Camper Trailers and Recreational Vehicles as a Temporary Dwelling – The proposal would allow camper trailers and recreational vehicles to be used as a temporary dwelling in the event a disaster causes the principle residence on a parcel to be uninhabitable. The proposal requires that a Temorary Certificate of Use (TCU) be obtained authorizing the use of the vehicle as a dwelling. The TCU would only be valid for 120 days. An additional extension of 120 days is available if there is evidence of progress on repairs to the primary structure.

Currently regulations in section 142-106 allow such vehicles to be located in side or rear yards on paved, permanent surfaces and screened from view from the public right of way. The proposal waives the pavement and screening requirements and also allows the vehicle to be located in the front yard. The proposal also requires that the vehicle be licensed and ready for highway use so that it can be easily moved once the TCU expires.

This is a recommendation from Miami-Dade County Resolution to facilitate housing for victims of natural disasters. Since it is limited to properties where the home is uninhabitable and for limited periods of time, the proposal should not negatively impacts neighborhoods.

4. Authorize Outdoor Sale or Rental for Home Improvement Products – The propsal is to allow businesses that sell or rent home improvement products to sell those products outdoors within the same lot in which the business is located. The ordinance allows the City Manager to authorize outdoor sales for specific geographic areas once a local state of emergency is declared. It recommends that this only be done for states of emergency where significant building damage is incurred. The proposal also requires that the outdoor sales cease once the state of emergency ends.

Currently section 142-874 requires commercial activity to take place in a substantially enclosed, permanent building. During a state of emergency in which substantial building damage occurs, there may be an increased need for home improvement products such as hardware, construction supplies, lumber, and tools. In order to facilitate meeting the demand, businesses that already sell those goods would be able to use outdoor areas to increase the area available for inventory.

This is a recommendation from Miami-Dade County Resolution to facilitate repairs and

reconstruction after natural disasters. Since it requires authorization from the City Manager and must cease once the state of emergency ends, the proposal should not negatively impact surrounding areas.

RECOMMENDATION

In view of the foregoing analysis, staff recommends that the Planning Board transmit the proposed ordinance amendment to the City Commission with a favorable recommendation.

Post Disaster Temporary Zoning Relief

ORDINANCE NO.

AN ORDINANCE OF THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA, AMENDING THE CODE OF THE CITY OF MIAMI AMENDING BEACH. FLORIDA, BY CHAPTER 118, ENTITLED "ADMINISTRATION REVIEW PROCEDURES," ARTICLE II, ENTITLED "BOARDS." AT SECTION 118-52. ENTITLED **"MEETINGS** AND PROCEDURES," SECTION 118-75, ENTITLED "QUORUM AND VOTING," SECTION 118-106, ENTITLED "QUORUM AND VOTING," AND SECTION 118-135 ENTITLED "MEETINGS AND RECORDS," TO ALLOW THE COMMISSION TO ALTER IN-PERSON QUORUM REQUIREMENTS DURING DECLARED OF EMERGENCY: LOCAL STATES CHAPTER 118. ENTITLED "ADMINISTRATION REVIEW PROCEDURES," CREATING ARTICLE XIII, TO BE ENTITLED "EMERGENCY TEMPORARY USES," TO ESTABLISH A PROCESS FOR THE AUTHORIZATION OF TEMPORARY USES DURING A DECLARED LOCAL STATE OF EMERGENCY: CHAPTER 142 OF THE CITY CODE, ENTITLED "ZONING DISTRICTS AND REGULATIONS," ARTICLE II, ENTITLED "DISTRICT REGULATIONS, DIVISION 2, ENTITLED "RS-1, RS-2, RS-3, RS-4 SINGLE-FAMILY RESIDENTIAL DISTRICTS," AT SECTION 142-106, ENTILED "SETBACK REQUIREMENTS FOR A SINGLE-FAMILY DETACHED DWELLING," TO AUTHORIZE THE USE OF CAMPER TRAILERS OR RECREATIONAL VEHICLES AS TEMPORARY DWELLING DURING DECLARED LOCAL STATES OF EMERGENCY WHERE A RESIDENCE HAS BEEN DEEMED UNINHABITABLE; CHAPTER 142 OF THE CITY CODE, ENTITLED "ZONING DISTRICTS AND REGULATIONS," ARTICLE IV, ENTITLED "SUPPLEMENTARY DISTRICT REGULATIONS." DIVISION 1. ENTITLED "GENERALLY," AT SECTION 142-874, ENTITLED "REQUIRED ENCLOSURES." TO AUTHORIZE THE LIMITED OUTDOOR SALE AND RENTAL OF HOME IMPROVEMENT PRODUCTS DURING DECLARED LOCAL STATES OF EMERGENCY: AND PROVIDING FOR REPEALER. SEVERABILITY, CODIFICATION AND AN EFFECTIVE DATE.

WHEREAS, the South Florida is frequently subject to natural disasters, especially tropical storms and hurricanes; and

WHEREAS, the City of Miami Beach has the authority to enact laws which promote and protect the public health, safety, and welfare of its residents; and

WHEREAS, these amendments are 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.

<u>Section 1.</u> Chapter 118, entitled "Administration Review Procedures," at Article II, entitled "Boards," is hereby amended as follows:

ARTICLE II. – BOARDS

DIVISION 2. - PLANNING BOARD

Sec. 118-52. - Meetings and procedures.

(d) *Quorum and voting.* A quorum shall constitute four regular members to conduct business for any matter that requires city commission approval. A quorum <u>An affirmative vote</u> of five regular members is required for conditional uses and any matter that does not require city commission approval. An affirmative vote of four regular members shall be required to approve a request before the board that requires city commission approval. An affirmative vote of five regular members shall be required to approve a conditional use request or matter that does not regular members shall be required to approve a conditional use request or matter that does not require city commission approval. If an application is denied, the board shall provide a written statement in support of its finding.

Notwithstanding the foregoing, during and up to 60 days after a declared local state of emergency, and provided the state does not suspend in person quorum requirements, the City Manager may reduce the in-person quorum required to conduct business. The reduced quorum may remain in effect for 60 days after the local state of emergency has ended. Lif a quorum is present at the advertised physical meeting location, the City Manager may authorize other members of the board-shall be permitted to participate and vote in the meeting's proceedings through the use of technological platforms authorized by the City. However, this shall not affect the number of affirmative votes necessary to approve items. If sufficient members are not participating in the meeting, either in person or through the use of technological platforms authorized by the City to approve an item, the item cannot be considered and shall be continued to the next available meeting of the board.

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DIVISION 3. - DESIGN REVIEW BOARD

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Sec. 118-75. - Quorum and voting.

A quorum shall consist of four regular members. An affirmative vote of four regular members shall be required to approve an application for design review. Prior to a decision of the design review board, the ex officio members shall submit a recommendation for each item on the agenda. An affirmative vote of five regular members of the board shall be necessary to approve any variance request. In addition, the city attorney shall determine whether a request is properly before the board. If an application is denied, the board shall provide a written statement in support of its finding.

Notwithstanding the foregoing, during and up to 60 days after a declared local state of emergency, and provided the state does not suspend in person quorum requirements, the City Manager may reduce the in-person quorum required to conduct business. The reduced quorum may remain in effect for 60 days after the local state of emergency has ended. Lif a quorum is present at the advertised physical meeting location, the City Manager may authorize other members of the board-shall be permitted to participate and vote in the meeting's proceedings through the use of technological platforms authorized by the City. However, this shall not affect the number of affirmative votes necessary to approve items. If sufficient members are not participating in the meeting, either in person or through the use of technological platforms

authorized by the City to approve an item, the item cannot be considered and shall be continued to the next available meeting of the board.

DIVISION 4. - HISTORIC PRESERVATION BOARD

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Sec. 118-106. - Quorum and voting.

The presence of a quorum shall be necessary to conduct a historic preservation board meeting. A quorum shall consist of four members of the board. A majority vote of the members present shall be necessary to approve all requests or to decide all issues coming before the board with the following exceptions:

- (1) Issuance of a certificate of appropriateness for demolition, recommendations for historic designation and reclassification of properties listed as "historic" in the historic properties database shall require five affirmative votes.
- (2) The issuance of a certificate of appropriateness pertaining to revisions to any application for a property where a certificate of appropriateness for demolition was previously issued, including an after-the-fact certificate of appropriateness for demolition, shall require five affirmative votes.
- (3) The approval of any variance request shall require five affirmative votes.
- (4) The issuance of a certificate of appropriateness pertaining to any application for new construction, renovation or rehabilitation, except as otherwise provided in this section, shall require four affirmative votes.
- (5) In the event of a tie vote on a motion on all requests or issues coming before the board, the motion shall be deemed denied.

Notwithstanding the foregoing, during and up to 60 days after a declared local state of emergency, and provided the state does not suspend in person quorum requirements, the City Manager may reduce the in-person quorum required to conduct business. The reduced quorum may remain in effect for 60 days after the local state of emergency has ended. Lif a quorum is present at the advertised physical meeting location, the City Manager may authorize other members of the board-shall be permitted to participate and vote in the meeting's proceedings through the use of technological platforms authorized by the City. However, this shall not affect the number of affirmative votes necessary to approve items. If sufficient members are not participating in the meeting, either in person or through the use of technological platforms authorized by the City to approve an item, the item cannot be considered and shall be continued to the next available meeting of the board.

DIVISION 5. - BOARD OF ADJUSTMENT

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Sec. 118-135. - Meetings and records.

Meetings of the board of adjustment shall be held at least once monthly, or at such other times as the board may determine, or upon call of the chairman. The board shall adopt its own rules or procedures and keep minutes of its proceedings showing its action on each question considered. <u>A quorum shall constitute four regular members to conduct business</u>.

Notwithstanding the foregoing, during and up to 60 days after a declared local state of emergency, and provided the state does not suspend in person quorum requirements, the City Manager may reduce the in-person quorum required to conduct business. The reduced quorum may remain in effect for 60 days after the local state of emergency has ended. Lif a quorum is present at the advertised physical meeting location, the City Manager may authorize other members of the board-shall be permitted to participate and vote in the meeting's proceedings through the use of technological platforms authorized by the City. However, this shall not affect the number of affirmative votes necessary to approve items. If sufficient members are not participating in the meeting, either in person or through the use of technological platforms authorized by the City to approve an item, the item cannot be considered and shall be continued to the next available meeting of the board.

<u>Section 2.</u> Chapter 118, entitled "Administration Review Procedures," creating Article XIII, to be entitled "Emergency Temporary Uses," is hereby amended as follows:

ARTICLE XIII. - EMERGENCY TEMPORARY USES.

Sec. 118-820. – Purpose and intent.

It is the purpose and objective of this Article to establish reasonable and uniform regulations to protect the public health, safety, and welfare and to provide a streamlined method for consideration of applications for temporary use approvals and other land use approvals in the event of a catastrophic event, including, but not limited to, fire, tornado, tropical storm, hurricane, or other act of God.

Sec. 118-821. – Authorization of Temporary Uses

During a declared local state of emergency for a catastrophic event, including, but not limited to, fire, tornado, tropical storm, hurricane, pandemic, or other act of God, the City Manager may permit temporary uses of up to 120 days on any lot, regardless of zoning district, for any temporary use which will aid in the reconstruction or recovery of an area adversely impacted by the catastrophic event, pursuant to the following:

- (a) In approving the location of any temporary use, the City Manager must find that the temporary use will not have a significant effect on adjoining properties or on the immediate neighborhood.
- (b) The temporary use shall not be subject to the requirements of chapters 122 to 148 of the land development regulations, unless the City Manager determines that the regulation is necessary to protect the peaceful and quiet enjoyment of nearby properties or is required pursuant to the City Charter.
- (c) <u>The City Manager may impose conditions that may be necessary to protect the peaceful</u> and quiet enjoyment of nearby properties.

- (d) Upon the expiration of the temporary use, the site must be returned to its pre-emergency state, unless a building permit is obtained to modify the site.
- (e) <u>The City Manager may require the posting of a completion bond, or other guarantee</u> <u>satisfactory to the City Manager, to cover the cost of the removal of any improvements</u> <u>made to a site or cleaning of the site after termination of the temporary authorized use.</u>
- (f) <u>The application for the temporary use must be made while the declared Local State of Emergency is in effect, but after the disaster for which the emergency was declared has ceased.</u>
- (g) The City Manager may revoke the temporary permit for any reason.
- (h) The Planning Department shall maintain records of all temporary permits issued.
- (i) <u>The City Commission may, by resolution, authorize the City Manager to extend all or</u> <u>specific temporary uses up to an additional year at a noticed public hearing.</u>

<u>Section 3.</u> Chapter 142 of the City Code, entitled "Zoning Districts and Regulations," Article II, entitled "District Regulations, at Division 2, entitled "RS-1, RS-2, RS-3, RS-4 Single-Family Residential Districts," is hereby amended as follows:

Sec. 142-106. - Setback requirements for a single-family detached dwelling.

- (b) Allowable encroachments within required yards.
 - (3) Boat, boat trailer, camper trailer or recreational vehicle storage. Accessory storage of such vehicles shall be limited to a paved, permanent surface area within the side or rear yards. No such vehicle shall be utilized as a dwelling, and any such vehicles shall be screened from view from any right-of-way or adjoining property when viewed from five feet six inches above grade.

Notwithstanding the foregoing, following a declared local state of emergency, camper trailers or recreational vehicles maybe used as a dwelling, subject to the following:

- i. <u>The vehicle is located on a property where the principle residence has been deemed</u> by the City as uninhabitable as a result of the emergency.
- ii. <u>A Temporary Certificate of Use (TCU) is obtained prior to using the RV for living purposes. The TCU shall be valid for 120 days. The TCU may be reissued for an additional 120 days if there is evidence that there is progress with the repairs to the principle structure.</u>
- iii. The application for the TCU must be made while the declared local state of emergency is in effect, but after the disaster for which the emergency was declared has ceased.
- iv. In addition to the side or rear yards, the vehicle may be located in the front yard, provided it does not encroach into the public right of way. The requirement that it be

parked on a paved, permanent surface and screened from view from a right of way is waived. Upon the expiration of the TCU, the vehicle must be relocated to comply with all applicable City regulations and can no longer be used as a dwelling, or must be removed from the property.

v. The vehicle is fully licensed and ready for highway use.

<u>Section 4.</u> Chapter 142 of the City Code, entitled "Zoning Districts and Regulations," Article IV, entitled "Supplementary District Regulations," at Division 1, entitled "Generally," is hereby amended as follows:

DIVISION 1. - GENERALLY

Sec. 142-874. - Required enclosures.

(a) Store enclosures. In all use districts designated in these land development regulations, the sale, or exposure for sale or rent, of any personal property, including merchandise, groceries or perishable foods, such as vegetables and fruits, is prohibited, unless such sale, or exposure for sale, is made from a substantially enclosed, permanent building; provided, however, that nothing herein contained shall be deemed applicable to rooftop areas not visible from the right-of-way, filling stations, automobile service stations or repair shops; uses having revocable permits or beach concessions operated or granted by the city, newsracks or newspaper stands, or displays at sidewalk cafés as permitted in subsection 82-384, wherever such uses are otherwise permissible. Vehicles for rent or lease utilized in connection with the operation of an automobile rental agency as defined in section 102-356, and not located within a substantially enclosed permanent building, shall require conditional use approval from the planning board, provided that the exposure of the vehicles is on the same site at which the automobile rental agency is located, and that such exposed vehicles are screened from view as seen from any right-of-way or adjoining property when viewed from five feet six inches above grade, with appropriate landscaping not to exceed three feet in height from grade.

Notwithstanding the foregoing, following a local declared state of emergency, the requirement for products to be sold or rented from substantially enclosed permanent buildings can be waived, subject to the following:

- 1. The City Manager authorizes outdoor sales for specific areas of the City. The authorization shall be limited to emergencies where significant building damage has occurred.
- 2. Products sold or rented are limited to home improvement products, including, but not limited to hardware, construction supplies, electrical plumbing fixtures, lumber, tools, and lawn and garden supplies.
- 3. Businesses authorized for outdoor sales or rentals shall be limited to those that sold home improvement products immediately prior to the declaration of the local state of emergency.
- 4. The outdoor sales or rentals shall occur on the same lot as the primary business.

- 5. All accessible pedestrian circulation is maintained.
- 6. Vehicular circulation is not interrupted.
- 7. Accessibility parking spaces are not reduced.
- 8. The outdoor sales end when the local state of emergency is terminated.

SECTION 5. Repealer.

All ordinances or parts of ordinances and all sections and parts of sections in conflict herewith are hereby repealed.

SECTION 6. 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, as amended. The sections of this ordinance may be renumbered or relettered to accomplish such intention, and the word "ordinance" may be changed to "section" or other appropriate word.

SECTION 7. Severability.

If any section, sentence, clause or phrase of this ordinance is held to be invalid or unconstitutional by any court of competent jurisdiction, then said holding shall in no way affect the validity of the remaining portions of this ordinance.

SECTION 8. Effective Date.

This Ordinance shall take effect ten days following adoption.

PASSED AND ADOPTED this _____ day of _____, 2020.

Dan Gelber, Mayor

ATTEST:

Rafael E. Granado, City Clerk

APPROVED AS TO FORM AND LANGUAGE AND FOR EXECUTION

First Reading: October 14, 2020 Second Reading: November 18, 2020

Verified By:

Thomas R. Mooney, AICP Planning Director

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City Attorney

Date