ORDINANCE No. 07-04

AN ORDINANCE AMENDING CHAPTER 34 OF THE TOWN OF FORT MYERS BEACH LAND DEVELOPMENT CODE; PROVIDING AUTHORITY; ADOPTING AMENDMENTS TO CHAPTER 34 OF THE LAND DEVELOPMENT CODE WHICH IS TITLED "ZONING DISTRICTS, DESIGN STANDARDS, AND NONCONFORMITIES"; AMENDING SECTION 34-2 "DEFINITIONS": AMENDING SECTION 34-621 "ALLOWABLE USES OF LAND DESCRIBED" INCLUDING AMENDMENTS TO TABLE 1 "LAND USES ASSIGNED TO USE GROUPS AND SUB-GROUPS"; AMENDING SECTION 34-636 "PARCELIZATION OR SUBDIVISION OF EXISTING BUILDINGS"; AMENDING SECTION 34-1801 "DEFINITIONS"; AMENDING SECTION 34-1806 "REPLACING A NONCONFORMING HOTEL/MOTEL"; AMENDING SECTION 34-1807 "CONVERSIONS"; PROVIDING SEVERABILITY; AND ESTABLISHING AN EFFECTIVE DATE.

IT IS HEREBY ORDAINED BY THE TOWN OF FORT MYERS BEACH AS FOLLOWS:

SECTION 1. AUTHORITY. This Ordinance is enacted pursuant to the provisions of Chapter 95-494, Laws of Florida, Chapters 163 and 166, Florida Statutes, and other applicable provisions of law.

SECTION 2. ADOPTION OF AMENDMENTS TO CHAPTER 34 OF THE LAND DEVELOPMENT CODE. Chapter 34 of the Town of Fort Myers Beach land development code is titled "ZONING DISTRICTS, DESIGN STANDARDS, AND NONCONFORMITIES." Chapter 34 is hereby amended as shown in Exhibit A. Entirely new language is indicated with <u>underlining</u>. Language being repealed from the existing code is indicated with <u>strike throughs</u>. Existing language being retained is either omitted entirely or is shown without underlining or strike-throughs. This ordinance amends the following sections of Chapter 34:

Sec. 34-2. Definitions.

Sec. 34-621. Allowable uses of land described.

Sec. 34-636. Parcelization or subdivision of existing buildings.

Sec. 34-1801. Definitions and general requirements.

Sec. 34-1806. Replacing a nonconforming hotel/motel.

Sec. 34-1807. Conversions of existing buildings.

SECTION 3. PARCELIZATION. Anything in Chapter 34 of the Land Development Code notwithstanding, a change in the nature or form of the ownership of any property or properties, within any zoning or land use category, shall not in and of itself constitute parcelization of such property or properties or development thereof necessitating the approval thereof pursuant to the provisions of the Land Development Code. The provisions hereof shall supercede all provisions of Charter 34 of the Land Development Code inconsistent herewith.

SECTION 4. SEVERABILITY. If any one of the provisions of this ordinance should be held contrary to any express provision of law, or contrary to the policy of express law although not expressly prohibited, or against public policy, or for any reason whatsoever be held invalid, then such provision shall be null and void and shall be deemed separate from the remaining provisions of this ordinance, and in no way shall affect the validity of all other provisions of this ordinance.

SECTION 5. EFFECTIVE DATE. This ordinance shall take effect immediately upon its adoption.

The foregoing ordinance was enacted by the Town Council upon a motion by Council Member Meador and seconded by Council Member Shenko and, upon being put to a vote, the result was as follows:

Mayor Dennis Boback	<u>aye</u>
Vice-Mayor Larry Kiker	aye
Herb Acken	aye
Charles Meador, Jr.	aye
Bill Shenko, Jr.	ave

DULY PASSED AND ENACTED this 11th day of February, 2008.

ATTEST:	TOWN OF FORT MYERS BEACH
By: Michelle Mayher, Town Clerk	By:
Approved as to form by:	
Anne Dalton, Town Attorney	

EXHIBIT A

FORT MYERS BEACH LAND DEVELOPMENT CODE

CHAPTER 34 — ZONING DISTRICTS, DESIGN STANDARDS, AND NONCONFORMITIES

ARTICLE I. IN GENERAL

Sec. 34-2. Definitions.

The following words, terms, and phrases, when used in this chapter, shall have the following meanings, unless the context clearly indicates a different meaning:

Bed-and-breakfast inn means a public lodging establishment with nine or fewer guest units that serves breakfast to overnight guests. A bed-and-breakfast inn may be located in a single building or in a cluster of separate buildings. See division 19 of article IV of this chapter.

Dwelling unit means a room or rooms connected together, which could constitute a separate, independent housekeeping establishment for a family, for owner occupancy, or for rental or lease on a weekly, monthly, or longer basis as specified in this code for various zoning districts, and physically separated from any other rooms or dwelling units which may be in the same structure, and containing sleeping and sanitary facilities and a kitchen. The term "dwelling unit" shall not include rooms in certain assisted living or continuing care facilities (see § 34-1415) or in lawful accessory apartments in owner-occupied homes (see § 34-1178(d)). See also Guest unit and Living unit.

Guest unit means a room or group of rooms in a hotel/motel or bed-and-breakfast inn that are designed to be used as temporary accommodations for one or more people traveling together. All guest units provide for sleeping and sanitation, although sanitation may be provided through shared bathrooms. Guest units may be equipped with a partial or full kitchen. See division 19 of article IV of this chapter.

Hotel/motel means a building, or group of buildings on the same premises and under single control, which are kept, used, maintained or advertised as, or held out to the public to be, a place where sleeping accommodations are supplied for pay to transient guests for periods of one day or longer. See division 19 of article IV of this chapter.

Living unit means any temporary or permanent unit used for human habitation. See Dwelling unit and Guest unit.

<u>Parcelization</u> means dividing a given unit of real property into multiple parcels, units, or fractions. Examples of parcelization include, but are not limited to, divisions of land, fractional or timeshare units for specific periods of time, condominiums, and cooperatives.

Resort means a mixed-use facility that accommodates transient guests or vacationers <u>as well</u> <u>as longer-term residents</u>. Resorts contain at least <u>one</u> <u>hotel/motel and at least 50 total</u> units, which <u>may</u> include a combination of dwelling units, <u>and</u> guest units and <u>may also include</u> timeshare units, and provide food service, outdoor recreational activities, and/or conference facilities for their guests.

Timeshare unit means any dwelling unit, guest unit, or living unit for which a timesharing plan, as defined in F.S. ch. 721, has been established and documented. See § 34-632 for determining density of timeshare units that include "lock-off accommodations."

Transient guest means any guest registered as provided for in F.S. § 513.01(7), for six months or less.

[no other changes to this section]

ARTICLE III, DIVISION 2. ALLOWABLE LAND USES IN EACH ZONING DISTRICT

Sec. 34-621. Allowable uses of land described.

- (a) Applicability. [no changes to this subsection]
- (b) *Use tables.* Table 34-1 of this article lists specific uses followed by a symbol indicating whether the use is permitted by right (P), special exception (SE), administrative approval (AA), existing only (EO), or temporary use permit (TP). In all instances, unless specifically noted to the contrary, the symbols used in the use regulations tables shall have the following meaning:

There are no changes to the text of this section; see the following underlined changes to Table 34-1:

- "RESIDENTIAL OPEN" category: add immediately below "Timeshare units": "(provided these units qualify as dwelling units and meet residential density levels in § 34-632)"
- "LODGING OPEN" category:
 - delete "or guest unit" from "Rental of any permitted dwelling unit or guest unit for periods of one day or longer"
 - add "<u>Timeshare units</u>" as a permitted principal use

⁽¹⁾ Provided density complies with the Fort Myers Beach Comprehensive Plan (see § 34-632).

⁽²⁾ Automobile fuel pumps and all drive-throughs (whether Type 1 or Type 2) cannot be constructed within the outer perimeter of the DOWNTOWN zoning district except as provided in § 34-676(f), whether the subject property is classified in the DOWNTOWN zone or in a Commercial Planned Development zone. See also § 34-620(g)(1) regarding the prohibition on restaurant drive-throughs.

	Retail		Marine		Civic		
R					Beach or bay access	P	X
Restricted					Essential services (see § 34-1612(a))	P	Kestrictea
77.					Hidden path	P	m
Ct					Park, neighborhood	P	CL
7	AS ACCESSORY USES:		AS ACCESSORY USES:		AS ACCESSORY USES:		2
R	ATM	P	Dock (for sole use by occupants of principal use)	P	Family day care home	P	(
	Dwelling unit: work/live (see § 34-1774)	SE	Dock (for use by water taxi or water shuttle)	P	Communication tower (see § 34-1441–1550)	SE	
1	Membership organization	SE	Marina	EO/ SE	Day care center, adult or child	SE	-
Landad	Recreation facilities, commercial	SE	Parasailing operations office	SE SE	Essential service building (see § 34-1612(b))	SE	(piiis ix uses)
,))			Personal watercraft operations office	SE	Essential service equipment	P	
	Parking lot, seasonal (see § 34-2022)	TP	Rental of beach furniture	P	Recreation facility: private off-site	SE	5
	Temporary uses (see §§ 34-3041–3050)	SE	Tentar of seasiframiture	•	public	Р	L CM
,	(500 \$\$ 54 5041 5050)				Transit terminal	SE	1 420
`	AS ACCESSORY USES:		AS ACCESSORY USES:		AS ACCESSORY USES:		5
₩	On-premises consumption of alcoholic beverages (see §§ 34-1261–1290)	AA/ SE	Dwelling unit, caretaker Dock (may be leased to non- occupants of principal use)	P P	Dwelling unit, caretaker Restaurant, accessory to private rec. facilities only	P SE	(
	Automobile repair	SE	Boat dealer	P	Cultural facility	SE	
	Bar or cocktail lounge Car wash	AA/ SE SE	Marina	P	Day care center, adult or child	P	
	Dwelling unit: work/live (see § 34-1774)				Park, community or regional	P	7
)	Laundromat	P P			Parking lot, shared permanent	SE	
	Mini-warehouse Parking lot, shared	SE			Place of worship	P	5
•	Parking lot, shared permanent (34-2015(2)b.) Personal services	SE P			Religious facility	SE	1 631
	Restaurant (2)	P			School (see § 34-2381–2383)	P	8
	Retail store, small Retail store, large	P SE			Theater	SE	(pius r. & L uses)
	AS ACCESSORY USES:		AS ACCESSORY USES:		AS ACCESSORY USES:		
9	Commercial accessory uses	P	Marina accessory uses	P	Helistop	SE	
	Drive-through: (2)	ъ			Restaurant, accessory only to public recreation facilities	P	
	Type 1 Type 2	P SE			public recreation facilities		

⁽²⁾ Automobile fuel pumps and all drive-throughs (whether Type 1 or Type 2) cannot be constructed within the outer perimeter of the DOWNTOWN zoning district except as provided in § 34-676(f), whether the subject property is classified in the DOWNTOWN zone or in a Commercial Planned Development zone. See also § 34-620(g)(1) regarding the prohibition on restaurant drive-throughs.

ARTICLE III, DIVISION 3. EXPLANATION OF PROPERTY DEVELOPMENT REGULATIONS

Sec. 34-636. Parcelization or subdivision of existing buildings.

- (a) **Two-family building.** All of the following requirements must be satisfied before the required limited review development order can be issued for When a building owner proposes further parcelization or subdivision of land in the RC zoning district into separate lots and/or separating two lawfully existing dwelling units into individual parcels, all of the following requirements must be satisfied before the required limited review development order can be issued:
 - (1) The building cannot exceed the density limits of the Fort Myers Beach Comprehensive Plan as they would apply to vacant land and the lots resulting from the subdivision must each conform to the dimensional regulations for lot size in the RC zoning district (see Table 34-3).
 - (2) The Existing buildings must do not need to be brought into complyiance with all floodplain requirements for new development, as provided in article IV of ch. 6 of this code.
 - (3) The entire building must meet the coastal construction requirements that apply to new development structures, as provided in article III of ch. 6 and in state regulations. Due to these requirements, habitable major structures and most minor structures must be located landward of the 1978 coastal construction control line (see §6-366).
 - (4) The individual dwelling units must be separated by walls with not less than at least 1-hour fire resistance rating as defined by the Florida Building Code.
 - (5) The development must meet all other requirements of this code, including Table 34-2.

- (b) Multiple-family building. All of the following requirements must be satisfied before the required limited review development order can be issued for When a building owner proposes further parcelization or subdivision of lawfully existing dwelling units, all of the following requirements must be satisfied before the required development order can be issued:
 - (1) The number of dwelling units in the existing building may exceed the density limits of the Fort Myers Beach Comprehensive Plan as they would apply to vacant land, but may not exceed the number of lawfully permitted units. The burden to demonstrate the lawful nature of the units is on the applicant. If the number of dwelling units exceeds the density limitations of the Fort Myers Beach Comprehensive Plan as they would apply to vacant land, the interior square footage of the building, as defined in §34-3238(2)d.1., may not be increased, but may be exchanged on a square-foot for square-foot basis to provide larger but fewer dwelling units within the same interior area.
 - (2) Existing buildings must do not need to be brought into complyiance with all floodplain requirements for new development, as provided in article IV of ch. 6 of this code.

 Owners of an existing buildings that cannot comply with these requirements may seek to replace their building by obtaining approval for pre-disaster buildback in accordance with § 34-3237.
 - (3) The entire building must meet the coastal construction requirements that apply to new development structures, as provided in article III of ch. 6 and in state regulations. Due to these requirements, habitable major structures and most minor structures must be located landward of the 1978 coastal construction control line (see §6-366).
 - (4) The individual dwelling units must be separated by walls with not less than at least 1-hour fire resistance rating as defined by the Florida Building Code.
 - (5) The development must meet all other requirements of this code, including Table 34-2.
- (c) **Hotels/motels.** The special parcelization requirements in this section that apply to two-family and multiple-family buildings do not apply to hotels/motels that are being parcelized.

ARTICLE IV, DIVISION 19. HOTELS, MOTELS, AND BED-AND-BREAKFAST INNS

Sec. 34-1801. Definitions <u>and general</u> requirements.

- (a) The following definitions from § 34-2 are repeated here for convenience:
 - (1) (a) Bed-and-breakfast inn means a public lodging establishment with nine or fewer guest units that serves breakfast to overnight guests. A bed-and-breakfast inn may be located in a single building or in a cluster of separate buildings.:
 - (2) (b) Guest unit means a room or group of rooms in a hotel/motel or bed-and-breakfast inn that are designed to be used as temporary accommodations for one or more people traveling together. All guest units provide for sleeping and sanitation, although sanitation may be provided through shared bathrooms.

 Guest units may be equipped with partial or full kitchens.
 - (3) (e) *Hotel/motel* means a building, or group of buildings on the same premises and under single control, which are kept, used, maintained, or advertised as, or held out to the public to be, a place where sleeping accommodations are supplied for pay to transient guests for periods of one day or longer.
 - (4) (d) Lock-off accommodations means a single guest unit or living unit designed in such a manner that at least one room and a bathroom can be physically locked off from the main unit and occupied as a separate unit. Each portion may have a separate outside entry or share a common foyer with separate lockable interior doors, or may share a lockable door or doors separating the two units.

- (\underline{be}) Hotels/motels and bed-and-breakfast inns must:
 - (1) Be licensed as transient public lodging establishments registered accordingly with the Florida department of business and professional regulation; and are required to
 - (2) Pay the levied tourist development tax promulgated by the county: and the state sales tax; and
 - (3) Provide and staff a front desk during regular business hours to arrange for the rental of guest units; and
 - (4) Guest units may not be occupied by the same guest for more than 60 days in any year.

 "Guest" includes the guest's children and parents." "Year" means the period beginning October 1 and ending September 30 of each successive year.

Hotels/motels and bed-and-breakfast inns which do not meet these requirements will be subject to enforcement action (see § 34-266). are not registered with the department or do not pay the tourist tax. Proposed developments that will not meet these requirements will not be approved as hotels/motels or bed-and-breakfast inns; if approved instead as multiple-family buildings, they will be subject to the density limitations and property development regulations for multiple-family buildings.

- (c) Guest units in new hotels/motels and bed-and-breakfast inns may be sold as timeshare units or as hotel condominiums provided that they meet all requirements of this code for hotels/motels or bed-and-breakfast inns.
- (d) Guest units in existing hotels/motels and bedand-breakfast inns that are being parcelized to timeshare units or hotel condominiums do not need to comply with the special parcelization requirements of § 34-636.

Sec. 34-1806. Replacing a nonconforming hotel/motel.

- (a) A nonconforming hotel/motel can be replaced with a new building in one of the following manners:
 - (1) In full conformance with all current provisions of this code as they apply to a new hotel/motel on vacant land; or
 - (2) In the same manner as provided for enlargements to the various types of nonconforming buildings as provided in § 34-3234; or
 - (3) As provided in the pre-disaster buildback regulations found in § 34-3237 or the post-disaster buildback regulations found in § 34-3238.
- (b) If a nonconforming hotel/motel is being replaced by a multiple-family building, the existing number of guest units cannot be used as the basis for rebuilding more dwelling units than are permitted on undeveloped land by the Fort Myers Beach Comprehensive Plan. The equivalency factors in § 34-1803 are not applicable to replacement of an existing hotel/motel with a new multiple-family building.

Sec. 34-1807. Conversions of existing buildings.

- (a) Any hotel or motel proposing to parcelize its guest units to timeshare units or to a hotel condominium does not need to comply with the special parcelization requirements of § 34-636.
- (b) Any hotel or motel proposing to convert its guest units to timeshare or dwelling units, or any residential building proposing to convert its dwelling units to timeshare or hotel/motel guest units, will be required to comply with density limitations of the Fort Myers Beach Comprehensive Plan, all applicable parking regulations, and all other regulations of this code including equivalency factors that affect the allowable number of hotel/motel guest units. proposed use. If the existing hotel/motel, timeshare, or residential building being converted exceeds the density or intensity limits of the comprehensive plan or this code, the conversion must use the pre-disaster buildback regulations found in § 34-3237 or the post-disaster buildback regulations found in § 34-3238 in order to rebuild at up to the existing density or intensity. Interior square footage, as defined in § 34-3238(2)d. for residential and in § 34-3238(2)e for hotel/motel and timeshare, may be exchanged during this process on square-foot for square-foot basis.