

CITY OF MADEIRA BEACH

PLANNING & ZONING DEPARTMENT

300 MUNICIPAL DRIVE ♦ MADEIRA BEACH, FLORIDA 33708

(727) 391-9951 EXT. 255 ♦ FAX (727) 399-1131

Email to: planning@madeirabeachfl.gov



REDEVELOPMENT PLAN APPLICATION

Application #:			Date:			
Applicant:			Property Owr	ner:		
Telephone:			Telephone:			
Email Address:			Email Address	::		
Application for Pro (Street address or I vacant lot)						
Legal Description:	Block		Lot(s)	Subdivision		
Approx. Lot Area		Lot width:		Lot Depth:	ft.	
Zoning District:	<u></u> -					
Present Structure	on Property:					
Present Use of Pro	perty:					
		FILIN	IG FEE			
Redevelopme	nt Plan		Filing Fee:	Minor \$300.00 Intermediate \$1000.00		

DISCLAIMER: According to Florida Statutes, Chapter 119, it is the policy of this state that all state, county, and municipal records are open for personal inspection and copying by any person. Providing access to public records is a duty of each agency. All documents and information not specified in F.S. 119.071 and 119.0713 are subject to public record requests.

Major \$2000.00

PLEASE ATTACH REQUIRED SUPPORTING MATERIALS SITE PLAN, SURVEY, PICTURES, DEED, SURVEYOR'S SKETCH, DRAWINGS, ETC.

This app	olication to the Planning Commission/Board of Commissioners is requesting permission to be allowed:
	evelopment Plan granted by the Board of Commissioners shall be consistent with Section 110-97,
	elopment Planning Process, pertaining to providing provisions for the redevelopment of existing athered and nonconforming uses (Ordinances 2012-14; Section 110-97, of the Code).
a.1.	Existing dwelling unit verification. The verification of the number of existing legal dwelling units and
	their type shall be through the City Manager or designee.
a.2.	Preliminary Site Plan Review of Redevelopment Plan. Preparation by the applicant of a
	redevelopment site plan for preliminary redevelopment site plan review by the City Manager or
	designee. It must be demonstrated that the site can adequately accommodate the requested number
	of units by meeting the rebuilding regulations outlined in the process of this section of the Code. The
	applicant will meet the existing code to the maximum extent possible. This redevelopment site plan
	shall comply with the site plan requirements of Chapter 110, Article II, Site Plans, of the Code of
	Ordinances. In addition to the standard site plan review requirements, all redevelopment site plans
	shall include the dimensions and floor area in square feet of all rooms and units.
b.1.	Single-Family . May be rebuilt within the same footprint if it complies with all other existing regulatory
	codes and provisions of the land redevelopment regulations. (<i>Please note that these regulations do not</i>
h 2	apply to properties located in the R-1, single family, zoning district).
b.2.	Duplexes and triplexes on a Nonconforming Lot . Duplexes [and triplexes] on a nonconforming lot may
	be rebuilt to existing nonconformity if the new structure complies with required front setback, height,
b.3.	parking requirements, and floodplain regulations effective at the time of building permit application.
D.3.	Multifamily on a Nonconforming Lot . Multifamily in R-1 and R-2, except for those in an R-1 Zoning District, on a nonconforming lot shall be the same as duplexes and triplexes, except they must comply
	with the parking regulations as contained in their pre-demolition certificate of occupancy.
b.4	Multifamily, hotel, motel, motor lodges. Multifamily, hotel, motel, and motor lodges may be rebuilt
5.4	to same density, height, and side setbacks, but must comply with the front setback, the county coast
	construction control line, floodplain regulations, fire codes, and parking regulations as contained in
	their certificate of occupancy and any other requirements effective at the time of building permit
	application.
b.5.	Commercial . Commercial may be rebuilt within the same footprint and having the same parking spaces
	available at the time a redevelopment plan is sought, but would have to meet minimum FEMA
	regulations for elevated structures and/or flood proofing to the required height per the National Flood
	Rate Insurance Map for its commercial location.
b.6.	Business Tax Receipt Required. Failure to be current with respect to full payment of the required
	annual Business Tax at the time a redevelopment plan is sought will prevent this section form applying
	to that property.

CERTIFICATION

I hereby authorize permission for the Planning Commission, Board of Commissioners, Building Official, and Community Development Director to enter upon the above referenced premises for purposes of inspection related to this petition.

I hereby certify that I have read and understand the contents of this application, and that this application, together with all supplemental data and information, is a true representation of the fact concerning this request; that this application is made with my approval, as owner and applicant, as evidenced by my signature below.

It is hereby acknowledged that the filing fee of this application does not constitute automatic approval of the request; and further, if the request is approved, I will obtain all the necessary permits and comply with all applicable orders, codes, conditions, rules, and regulations pertaining to the subject property.

I have received a copy of the Redevelopment Plan Requirements and Procedures (attached), read and understand the reasons necessary for granting a Redevelopment Plan and the procedure, which will take place at the Public Hearing.

<u>Appeals</u>. (City Code, Sec. 2-109). An aggrieved party, including the local governing authority, may appeal a final administrative order of the Board of Commissioners to the circuit court. Such an appeal shall not be a hearing de novo, but shall be limited to appellate review of the record created before the Board of Commissioners. An appeal shall be filed within 30 days of the execution of the order to be appealed.

Property Owner's Signature:		Date:
STATE OF		
Before me, this day of	, 20) , appeared in person
	who , being sworn, deposes	s and says that the forgoing
(name of property owner)		
is true and correct certification	and who is perso	onally know to me or has
produced as i	dentification.	
(notary signature)	Commission Expires: Stamp	
produced as i		

NOTICE: Persons are advised that, if they decide to appeal any decision made at this hearing, they will need a record of the proceedings, and for such purpose, they may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

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Applicant's Signature:	Date:				
STATE OF					
Before me, this day of	, 20 , appeared in person				
	who , being sworn, deposes and says that the forgoing				
(name of applicant)					
is true and correct certification and	who is personally know to me or has				
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REDEVELOPMENT PLANNING PROCESS, CODE SECTION 110-97 REQUIREMENTS AND PROCEDURES

(a) Purpose and Intent

- (1) Existing Dwelling Unit Verification. The verification of the number of existing legal dwelling units and their type shall be through the City Manager or designee.
- (2) Preliminary Site Plan Review of Redevelopment Plan. Preparation by the applicant of a redevelopment site plan for preliminary redevelopment site plan review by the City Manager or designee. It must be demonstrated that the site can adequately accommodate the requested number of units by meeting the rebuilding regulations outlined in the process of this section of the Code. The applicant will meet the existing code to the maximum extent possible. This redevelopment site plan shall comply with the site plan requirements of Chapter 110, Article II, Site Plans, of the Code of Ordinances. In addition to the standard site plan review requirements, all redevelopment site plans shall include the dimensions and floor area in square feet of all rooms and units.
- (3) Fee. The application fee shall be the same as the regular site plan review fee found in Article III, Community Development, Section D, Site Plan, Numbers 2 and 3, as adopted in the most recent edition of the City's Fees and Collection Procedure Manual.
- (4) Plan Review. The review of the Redevelopment Plan shall be through the quasi-judicial public hearing process outlined in Chapter 2, Administration, Article 1, In General, Division 2, Quasi-Judicial Proceedings before the Board of Commissioners. The notification procedure shall follow Sec. 2-503(c) Notification, found in Chapter 2, Article VIII, Special Magistrate, of the Code.
- (5) Changes in the Redevelopment Plan. The redevelopment plan may be amended by mutual consent of the City and applicant, provided the notification and public hearing process of this Article are followed.

(b) Rebuilding Regulations for the Redevelopment of Existing Dwelling Units

- (1) Single-family. May be rebuilt within the same footprint if it complies with all other existing regulatory codes and provisions of the land redevelopment regulations. (Please note that these regulations do not apply to properties located in the R-1, single family, zoning district).
- (2) Duplexes and triplexes on a nonconforming lot. Duplexes [and triplexes] on a nonconforming lot may be rebuilt to existing nonconformity if the new structure complies with required front setback, height, parking requirements, and floodplain regulations effective at the time of building permit application.
- (3) Multifamily on a nonconforming lot. Multifamily, hotel, motel, and motor lodges may be rebuilt to same density, height, and side setbacks, but must comply with the front setback, the county coast construction control line, floodplain regulations, fire codes, and parking regulations as contained in their certificate of occupancy and any other requirements effective at the time of building permit application.
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- (5) Commercial. Commercial may be rebuilt within the same footprint and having the same parking spaces available at the time a redevelopment plan is sought, but would have to meet minimum FEMA regulations for elevated structures and/or flood proofing to the required height per the National Flood Rate Insurance Map for its commercial location.
- (6) Business Tax Receipt required. Failure to be current with respect to full payment of the required annual Business Tax at the time a redevelopment plan is sought will prevent this section form applying to that property.

Commissioners shall conduct a second public hearing, the application to review or change a Redevelopment Plan, the recommendations of the City Manager or his/her designee, the recommendations of the Planning Commission and the testimony at the public hearings. The Board or Commissioners shall thereafter approve, approve with conditions, or deny the application to approve or change a Redevelopment Plan. **Appeals** (City Code, Sec.2-109). An aggrieved party, including the local governing authority, may appear a final administrative order of the Board of Commissioners to the circuit court. Such an appeal shall not be a hearing de novo, but shall be limited to appellate review of the record created before the Board or Commissioners. An appeal shall be filed within 30 days of the execution of the order to be appealed. Is a variance or special exception required with this redevelopment application Yes No I have received a copy of the redevelopment requirements and procedures, read and understand the reasons necessary for granting the redevelopment and the procedure, which will take at the Public Hearing.						
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APPLICANT'S COPY

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(c) Planning Commission and Board of Commissioners Review. The Planning Commission shall conduct one public hearing to consider any application to review or change a Redevelopment Plan. The Board of Commissioners shall conduct a second public hearing, the application to review or change a Redevelopment Plan, the recommendations of the City Manager or his/her designee, the recommendations of the Planning Commission and the testimony at the public hearings. The Board of Commissioners shall thereafter approve, approve with conditions, or deny the application to approve or change a Redevelopment Plan.

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