

VII. INTERGOVERNMENTAL COORDINATION ELEMENT

GOAL 1: THE CITY OF MARCO ISLAND WILL ENCOURAGE AND ACTIVELY PARTICIPATE IN PROGRAMS AND FORUMS DESIGNED TO ENHANCE INTERGOVERNMENTAL COORDINATION.

Objective 1.1: The City of Marco Island will provide opportunities for planning partners and affected entities to review and comment on the Comprehensive Plan prior to formal adoption or amendment.

Policy 1.1.1: Prior to formal adoption of the Comprehensive Plan, or amendments thereto, the City will have transmitted draft copies of the plan, as required by law, to affected entities to review and comment, and will revise and/or amend the plan to address those concerns as warranted. Those entities will be given a reasonable period of time to review and comment prior to official local action. The City shall be consistent in addressing the coordination of the Comprehensive Plan with affected entities' plans including the South Florida Water Management District's Regional Water Supply Plan, approved pursuant to Sec. 373.0361 FS, for the Lower West Coast Region.

Measurement: Transmittal of Plan to affected entities concurrent with submittal for DCA OCR review.

Policy 1.1.2: Upon adoption of the Comprehensive Plan, or amendments thereto, the City will transmit copies of the approved plan to affected entities. Those entities that provide facilities and services related to adopted Level of Service (LOS) will need to coordinate and/or update the City on proposed and actual system upgrades.

Measurement: Transmittal of approved Plan to affected entities.

Objective 1.2: The City of Marco Island will work with the Regional Planning Council to establish formal dispute resolution processes and procedures to resolve conflict with other local governments.

Policy 1.2.1: By year end 2008, the City will establish formal dispute resolution processes and procedures, for issues involving adjacent local governments with assistance from the Regional Planning Council.

Measurement: Establishment of formal dispute resolution processes and procedures for interlocal issues.

Policy 1.2.2: By year end 2008, the City will provide written dispute resolution

Goals * Objectives * Policies

Intergovernmental Coordination Element

Objective 1.6: Pursuant to State Law and/or the adopted Interlocal Agreement for Joint School Planning, the City shall continue to participate in cooperative planning with the Collier County School Board to ensure that the public educational needs and desires of the community (K-12) are thoroughly and fairly assessed. (Also see FLUE Objective 1.12).The City shall continue to coordinate with the District School Board of Collier County for: the regulatory review of residential development for school concurrency, in accordance with Section 163.3180 (13) Florida Statutes; the collaborative planning and decision making on population projections; for public school site selection; for new educational plants and ancillary facilities; and for the location and extension of public facilities subject to concurrency in accordance with the "Collier County Interlocal Agreement for Public School Facility Planning and School Concurrency" as approved by the Marco Island City Council on December 1, 2008.

Policy 1.6.1: The City will investigate and seek partnership opportunities with the School Board and others to expand public educational facilities that will provide wider community benefits such as recreational facilities, civic meeting space, and distance learning services.

Measurement: *Cooperative endeavors that promote facility expansion that provides benefits to the community at large.*

Objective 1.7: The City shall consider annexation requests from property owners who wish to voluntarily become a part of the city and whose properties are contiguous to existing city limits.

Policy 1.7.1: Should annexations occur, the City shall confer with all affected jurisdictions to insure an equitable and smooth transition from Collier County to City jurisdiction.

Policy 1.7.2: Any petition to annex property into the City of Marco Island should not be approved if such annexation will adversely effect the supply and delivery of public facilities and services or otherwise present an unreasonable burden to the citizens of Marco Island.