RESOLUTION 23-61

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF MARCO ISLAND, FLORIDA, TO ENACT THE MARCO ISLAND CITY HEALTH FREEDOM RESOLUTION; AND PROVIDING FOR AN EFFECTIVE DATE.

- **WHEREAS**, some federal and state health agencies have not demonstrated transparency and consistency in protecting the citizens of Marco Island; and
- **WHEREAS**, constitutional rights of Marco Island citizens were possibly violated through discrimination based on vaccine status; and
- **WHEREAS**, many doctors of Marco Island were not allowed to speak freely, treat patients with personalized care and have access to and treat with proven repurposed medications; and
- **WHEREAS**, global organizations such as the World Health Organization ("WHO") and World Economic Forum ("WEF") should have no authority to subvert the Constitution of the United States and the Constitution of the State of Florida; and
- **WHEREAS**, the Federal Drug Administration ("FDA") no longer requires pharmaceutical companies to conduct animal testing first before introducing a new drug to the public, but is using new means such as computer modeling methods which can be questionable for efficacy; and
- **WHEREAS**, the 4th Amendment to the U.S. Constitution provides Marco island Citizens: "the right of the people to be secure in their persons, houses, papers against unreasonable searches and seizures, shall not be violated"; and
- **WHEREAS**, the 5th Amendment to the U.S. Constitution provides Marco Island Citizens: "nor shall be deprived of life or liberty without due process of law"; and
- **WHEREAS**, the 9th Amendment to the U.S. Constitution provides Marco Island Citizens: "certain rights shall not be construed to deny or disparage others retained by the people"; and
- **WHEREAS**, the 4th Amendment to the U.S. Constitution and, Article 1, Section 2 of the State of Florida State Constitution, provides Marco Island Citizens with inalienable rights, among which are the right to enjoy and defend, life and liberty, to pursue happiness; and

WHEREAS, Article 1, Section 23 of the Florida State Constitution provides Marco Island Citizens: "The right to be let alone and free from government intrusion into the person's private life"; and

WHEREAS, extraordinary times require extraordinary measures, and due to the injustices and decisions made by our federal, state, three letter agencies, and healthcare institutions, potential harm, and even death was placed on its citizens. The City Council of Marco Island, Florida intends to protect the constitutionality of all its citizens. Therefore, Council does hereby adopt this Resolution to be known as the Marco Island City Health Freedom Resolution.

NOW, THEREOFRE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MARCO ISLAND, FLORIDA, that:

- **Section 1**. The above recitals are true and correct and incorporated herein.
- **Section 2**. Right to No Medical Mandates. No State or Federal executive order can override the rights provided in our State and Federal Constitution. It is unlawful in any circumstance to mandate any medical protocol, experimental drug, medical procedure, medication, device, biological agent, toxin, radioactive exposure or medical treatment on any patient or citizen in Marco Island.
- **Section 3**. Right to no discrimination. It is against the law to discriminate against any patient or citizen in Marco Island based on their medical or healthcare decisions.
- **Section 4**. Informed consent without interference. The moment information is withheld violates informed consent. Doctors take an oath to first do no harm. Hospitals and doctors are prohibited from using coercion, fear tactics, or various means of compensation to entice a patient into any medical treatment. Withholding informed consent subjects' doctors and their hospitals, institutions and companies to criminal and civil prosecution, as provided by law.
- **Section 5**. Right of personalized care. Doctors and patients have the right to use any and all legally available therapies for treatment without reprisal or punishment. No legal, standard or alternative treatments should be denied by any third party.
- **Section 6**. Right to exclude third party interference. Human rights are given to us by God and these rights are protected by the U.S. and Florida State Constitution. The 9th Amendment and the 10th Amendment to the U.S. Constitution and Article 1 Section 1 of the Florida State Constitution protects these healthcare rights against any mandates from the World Health Organization or any other international body.

Section 7. Right to not be refused care. No pharmaceutical or medical institution can mandate a person's vaccine or health history status as a pre-condition to admittance, treatment or right to intervention/therapy.

Section 8. Right of free movement. Health/Vaccine Passports are prohibited in the City of Marco Island. Citizens cannot be denied entrance based on medical status. Travel cannot be restricted in Marco Island based on Health/vaccine status.

Section 9. Right to medical advocate. Citizens/patients have the right to a medical advocate of their choice. Citizens/patients have the right of advocate visitation, family visitation and personal doctor visitation if and when admitted into a hospital. If patient, their advocate, their healthcare proxy desire to leave the hospital against medical advice American Medical Association ("AMA"), the hospital must immediately release the patient.

Section 10. Right to forego unlawful quarantine. It is unlawful to force quarantine on any Marco Island Citizen without a judicial remedy in a court of law in front of a jury of your peers.

Section 11. This Resolution shall take effect immediately upon its adoption.

Passed and adopted in open and regular session through roll call vote by the City Council of the City of Marco Island, Florida, this 4th day of December 2023.

ATTEST:	CITY OF MARCO ISLAND, FLORIDA	
Joan Taylor, City Clerk	Ву:	, Chairman
Approved as to form and legal sufficiency:		
Alan L. Gabriel, City Attorney		