## 1 **RESOLUTION 20-25** 2 3 A RESOLUTION OF THE CITY OF MARCO ISLAND. 4 FLORIDA, APPROVING A VARIANCE PETITION 5 MCDONALD'S CORPORATION. Α **DELAWARE** 6 CORPORATION, LOCATED AT 899 NORTH COLLIER 7 **BOULEVARD, MARCO ISLAND; MAKING FINDINGS;** 8 PROVIDING DEFINITIONS; APPROVING THE VARIANCE 9 **EXISTING** LANDSCAPE BUFFER WIDTHS: 10 PROVIDING CONDITIONS OF APPROVAL: PROVIDING FOR FAILURE TO OBTAIN OTHER DEVELOPMENT 11 12 PERMITS; PROVIDING FOR FAILURE TO COMPLY WITH 13 APPROVAL; AND PROVIDING AN EFFECTIVE DATE. 14 15 WHEREAS, Article IX, Variance Procedures, Sections 30-65, of the Marco Island 16 Land Development Code provides standards and regulations for the review and approval 17 of variance petitions; and 18 19 WHEREAS, the Owner/Developer submitted a Site Development Plan for the 20 Development of restaurant and drive-thru lane at 899 North Collier Boulevard, Marco 21 Island, Florida, on the Subject Property; and 22 23 WHEREAS, the City of Marco Island staff has reviewed and recommended 24 approval of VP-20-000140; and 25 26 WHEREAS, pursuant to Section 30-65(g)(3)(a) of the LDC, the Planning Board 27 has determined that there are special conditions and circumstances existing which are 28 peculiar to the location, size and characteristics of the land, structure, or building involved; 29 and 30 31 WHEREAS, pursuant to Section 30-65(g)(3)(b) of the LDC, the Planning Board 32 has determined that there are special conditions and circumstances which do not result 33 from the action of the applicant, such as pre-existing conditions relative to the property; 34 and 35 36 WHEREAS, pursuant to Section 30-65(g)(3)(c) of the LDC, the Planning Board 37 has determined that a literal interpretation of the provisions of the LDC works an 38 unnecessary and undue hardship on the applicant or creates a practical difficulty on 39 the applicant; and 40 41 WHEREAS, pursuant to Section 30-65(g)(3)(d) of the LDC, the Planning Board

WHEREAS, pursuant to Section 30-65(g)(3)(d) of the LDC, the Planning Board has determined that the variance, if granted, will be the minimum variance that will make possible the reasonable use of the land, building or structure and which promote standards of health, safety or welfare; and

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92	(3) "Development Permit" is defined as set forth in Section		
93	163.3164, Florida Statutes.		
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95	(4) "Land Development Code" or "LDC" means the Land		
96	Development Code which consists of Chapter 30, Code of Ordinances of the City of		
97	Marco Island.		
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99	(5) "Owner/Developer" means McDonald's Corporation, a		
100	Delaware Corporation, Albert Lopez, and CPH, Inc., a Florida Corporation, and their		
101	respective successors and assigns, as owners or developers of the Subject Property.		
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104	(6) "Subject Property" means the following described parcel of		
105			
106	Island, to-wit:		
107	Lots 2 and 3, Block 797, a Replat of Tract "A" Marco Beach		
108	Unit 6, according to the plat thereof, as recorded in Plat Book		
109	12, Page 53-54, Public Records of Collier County, Florida.		
110	(Coid Lord Decembries has weither been reviewed you everying day, the		
111	(Said Legal Description has neither been reviewed nor examined by the		
112	City, Weiss Serota Helfman Cole & Bierman, P.L., Alan Gabriel, Esq., or		
113	Paul R. Gougelman, Esq.)		
114	SECTION 2 Adoption The Owner/Developer's verience notition for the Subject		
115 116	SECTION 2. Adoption. The Owner/Developer's variance petition for the Subject		
117	Property is hereby approved. The variance petition is approved subject to the following		
118	conditions of approval set forth in Section 3. of this Resolution.		
119	SECTION 3. Conditions of Approval. The Site Development Plan is approved		
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121	subject to the following condition of approval.		
122	(1) Variance 20-000140 plan is consistent with SDP.		
123	(1) Variance 20 000 Fro plan to consistent man 02 Fr		
124	(2) Expand the west buffer area to include the striped area which is propose for		
125	asphalt. This is unusable space that can be converted to landscape.		
126			
127	(3) Revise the north buffer area hedge along Collier Blvd. to be maintained at a height		
128	of 6 feet (or 5' above the curb) instead of 3 feet, double row. Due to the elevation		
129	of the site in relation to the road, this hedge has little impact on blocking parked		
130	vehicles or the stack-up drive thru vehicles.		
131			
132	(4) Revise the south buffer area duplicating the revised north buffer along Collier		
133	Blvd.		
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"Development" is defined as set forth in Section 163.3164,

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Florida Statutes.

(2)

(5) Replace the concrete islands with pavers, providing aesthetic.

**SECTION 4. Failure to Obtain Other Permits.** That issuance of this approval by the City does not in any way create any right on the part of the Owner/Developer to obtain a permit from a state or federal agency and does not create any liability on the part of the City for issuance of the approval if the Owner/Developer fails to obtain the requisite approvals or fulfill the obligations imposed by a state or federal agency or undertakes actions that result in the violation of state or federal law. All applicable state and federal permits must be obtained before commencement of the Development on the Subject Property. This condition is included pursuant to Section 166.033, Florida Statutes, as amended.

 **SECTION 5.** Failure to Adhere to Resolution. That failure to adhere to the approval terms and conditions contained in this Resolution shall be considered a violation of this Resolution and the City Code, and persons found violating this Resolution shall be subject to the penalties prescribed by the City Code, including but not limited to the revocation of any of the approval(s) granted in this Resolution and any other approvals conditioned on this approval. The Owner/Developer understands and acknowledges that it must comply with all other applicable requirements of the City Code before it may commence construction or operation, and that the foregoing approval in this Resolution may be revoked by the City at any time upon a determination that the Owner/Developer is in non-compliance with the City Code.

**SECTION 6.** Effective Date. That this Resolution shall take effect immediately upon adoption.

ADOPTED BY THE CITY COUNCIL OF THE CITY OF MARCO ISLAND, this 17<sup>th</sup> day of August 2020.

163	ATTEST:	CITY OF MARCO ISLAND, FLORIDA
164 165		Dv.
166 167	Laura M. Litzan, City Clerk	By: Erik Brechnitz, Chairman
168 169 170 171	Approved as to form and legal sufficiency:	
172 173	Alan L. Gabriel, City Attorney	