RESOLUTION NO. 19-

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF **FORT** LAUDERDALE, FLORIDA. GRANTING. PURSUANT TO SECTION 8-144 OF THE CODE OF ORDINANCES OF THE CITY OF FORT LAUDERDALE, A DOCK PERMIT FOR CONSTRUCTION AND USE BY DAVID ZWICK OF A PROPOSED NEW SEAWALL CAP AND BATTER PILES, FIXED MARGINAL DOCK, FLOATING WITH ACCESS **RAMP** DOCK AND JET CONSTRUCTED ON PUBLIC PROPERTY ADJACENT TO THE PROPERTY OWNED BY DAVID J. AND LISA ZWICK. HUSBAND AND WIFE AT 1735 SE 8TH STREET, AS SUCH IS MORE PARTICULARLY PROPERTY **LEGALLY** DESCRIBED BELOW: SUBJECT TO CERTAIN TERMS AND CONDITIONS; REPEALING ANY AND ALL PARTS OF RESOLUTIONS IN CONFLICT HEREWITH; PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, DAVID J. AND LISA ZWICK, applied for a permit to construct, use, maintain and repair a proposed new seawall cap and batter piles, installation of a fixed marginal dock, installation of a floating dock with access ramp and installation of a jet dock on public property abutting a waterway in accordance with the provisions of Section 8-144 of the Code of Ordinances of the City of Fort Lauderdale; and

WHEREAS, the City's Marine Advisory Board on December 6, 2018, reviewed the application for dock permit filed by Applicant and voted unanimously to recommend to the City Commission approval of this application.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF FORT LAUDERDALE, FLORIDA:

<u>SECTION 1</u>. That pursuant to Section 8-144 of the Code of Ordinances of the City of Fort Lauderdale, permission is hereby granted to **DAVID J. AND LISA ZWICK** (hereinafter referred to as "Permit Holder") to construct, use and repair a proposed new (i) seawall cap and batter piles, (ii) fixed marginal dock, (ii) floating dock with access ramp and (iv) a jet dock (the "Improvements") located on the Rio Valencia Canal, such dock being located adjacent to Permit Holder's property located at 1735 SE 8th Street and legally described as follows:

Lots 24 and 25, Block 20, RIO VISTA ISLES, UNIT 5, according to the Plat thereof, as records in Plat Book 8, Page 7, Public Records of Broward County, Florida.

(Property ID#: 5042 11 22 1540) (Hereinafter "Property")

The Permit herein granted by this Resolution may be revoked at any time for SECTION 2. violation of any one or more of the conditions of this Resolution or provisions of Section 8-144 of the Code of Ordinances of the City of Fort Lauderdale, all of which provisions are incorporated by reference as if fully set forth herein. The following conditions of that Code Section are listed for emphasis: (1) Permit Holder shall have no authority to assign permit rights to any other individual without approval of the City Commission, except as hereinafter provided; (2) Permit Holder is prohibited from collecting rent for the dock facility; (3) neither of the Improvements shall be used by any person or persons other than Permit Holder, except as may hereinafter be provided; (4) Permit Holder shall be responsible for maintaining the Improvements; (5) by acceptance of the use of the Improvements and the Permit granted hereby, Permit Holder agrees to defend, indemnify and hold City harmless for damages to property or injury to or for the death of anyone using the Improvements; (6) Permit Holder shall be responsible for all governmental charges or fees in connection with the maintenance, repair and use of the Improvements; (7) Permit Holder is prohibited from erecting any signs, landscaping or fencing that would restrict public access to the Public Property Area as defined below.

<u>SECTION 3</u>. The granting of this Permit is subject to the following terms and conditions:

- 1. The fixed period of the Permit issued for use of the Improvements described in the application is for a period of five (5) years in accordance with City Code Section 8-144 (1). The Permit is revocable at the will of the City Commission, without cause with 90 days' advance notice.
- 2. As a special condition, the City reserves the right to remove the Improvements for replacement of the seawall in the event that this might be required during the term of the Permit as determined by the City Engineer. The sole cost of removal and replacement of the Improvements shall be the responsibility of the Permit Holder. Furthermore, the Permit Holder shall be responsible for maintaining and beautifying a reasonable area in and around the dock location and failure to do so shall be grounds for revocation of this Permit.

3. (a) The "Public Property Area" is the area bounded on the North by the edge of pavement for S.E. 8th Street adjacent to the Property; bounded on the East and West by the Southerly extension of the side Property line; and bounded on the South by the seawall, excluding therefrom the seawall cap abutting the Dock Area.

- (b) The "Dock Area" is that area adjacent to the Public Property Area and bounded on the North by the seawall cap; bounded on the East, West and South by the boundaries of the 456 square foot of marginal wood dock.
- (c) The Public Property Area shall be kept open at all times as means of reasonable ingress and egress to the public. The public shall have no right of access, ingress or egress to the Dock Area.
- 4. As a special condition of the Permit, the Permit Holder is prohibited from erecting any signs, landscaping or fencing to restrict pubic access to the Dock Area except where permitted by Code.
- 5. The Public Property Area abutting the waterway or Dock Area being used by the Permit Holder shall be kept open at all times as means of reasonable ingress and egress to the public, but Permit Holder shall have the right to exclude the public from a reasonable portion of the Public Property Area upon which improvements have been placed, not exceeding fifty (50%) percent of the area.
- 6. All improvements to the Public Property Area and Dock Area must be in accord with City Engineering design standards and in compliance with applicable building and zoning permit requirements.
- 7. The Permit granted herein shall not be assignable without the written approval by Resolution adopted by the City Commission.
- 8. Permit Holder shall not charge or collect any rent or fees from anyone using such dock constructed on public property. No signage shall be placed upon such dock indicating it is a private dock.
- 9. As a special condition, vessels berthed within the slip adjacent to the marginal wood dock, floating dock with access ramp and jet ski dock are prohibited from extending beyond the maximum distance of 30% of the width of the waterway.
- 10. As a special condition, vessels berthed within the slip(s) adjacent to the

marginal wood dock, floating dock or jet dock permitted herein must not encroach into the southerly extension of the 25' vessel set-backs required for waterfront property within the RS-4.4 zoning district for the Property without a variance granted by the City's Board of Adjustment.

- 11. In accordance with City Code Sec. 8-149, repair and/or maintenance of vessels moored at this location shall be permitted only when such repair or maintenance is routine or minor in nature and does not involve major exterior alteration, rebuilding, complete refinishing, and/or removal of machinery, or the use of tools and equipment in such repair or maintenance which would be in violation of City Code of Ordinances, Chapter 17, Noise Control. Repair or maintenance, whether major or minor, shall be permitted in residential areas if such necessary work is conducted wholly within the confines of a permanent enclosed structure, and so long as the work complies with all other applicable City ordinances.
- 12. As a special condition of the permit, in the event Permit Holder is found by the City Commission to have violated any of the above conditions or is found by the Code Enforcement Board, Special Magistrate or County Court Judge to have violated any Code sections relative to the use of the Dock Area, Dock and Mooring Piles, then the Permit granted herein may be repealed or rescinded by the City Commission upon thirty days' advance notice to the Permit Holder.
- 13. Use of the dock is limited to the docking of a vessel owned by the Permit Holder with a copy of the documentation showing the name and registration number of all vessels provided by the Applicant to the Supervisor of Marine Facilities.
- 14. The Permit Holder is prohibited from mooring any watercraft or vessel in such a manner that it is "rafted out" from any additional vessel owned or operated by the Applicant.

<u>SECTION 4</u>. Permit holder shall repair, replace or maintain the Improvements during the term of the Permit. The term of this Permit shall be five (5) years from the date of adoption of this Resolution, provided, however that this Permit may be revoked upon ninety (90) days advance notice for failure to repair, replace or maintain the Improvements. At the end of the five (5) year term, the Permit shall be revocable at the will of the City Commission.

SECTION 5. That by acceptance of the benefits of this Resolution, Permit Holder

acknowledges that the Public Property Area and Dock Area are part of a publicly dedicated right-of-way for S.E. 8th Street and that any right, title, interest or claim of use to the Dock Area, except to the extent provided herein, is subordinate and inferior to that public dedication until such public dedication is discontinued by law.

<u>SECTION 6</u>. That the City Clerk is hereby directed to record a copy of this Resolution in the Public Records of Broward County, Florida at the Permit Holder's expense and after recording to file same in the City's records.

SECTION 7.	That all Resolutions or parts of Resolutions in conflict are hereby repe	ealed.
SECTION 8.	That this Resolution shall be in full force and effect upon final passage	e.
	ADOPTED this the day of, 2019.	
	Mayor DEAN J. TRANTALIS	
ATTEST:		
City	v Clerk	

JEFFREY A. MODARELLI