

CITY OF MARCO ISLAND  
ORDINANCE NO. 99-2

AN ORDINANCE TO ESTABLISH A NEW CHAPTER, STREETS, SIDEWALKS, AND PUBLIC WAYS; PROVIDING DEFINITIONS; ESTABLISHING A PROCEDURE TO NAME AND RENAME STREETS; PROVIDING FOR THE CONSTRUCTION OF SIDEWALKS ABUTTING VACANT LOTS UPON CONSTRUCTION OF STRUCTURES; PROVIDING FOR EACH OWNER OF ABUTTING PROPERTY TO CONSTRUCT OR RECONSTRUCT, MAINTAIN, AND KEEP IN GOOD ORDER SIDEWALKS AND DRIVEWAY APRONS; PROVIDING FOR NOTICE; PROVIDING FOR REMEDY FOR FAILURE TO COMPLY; PROVIDING FOR ASSESSMENT, PENALTIES, REPEAL OF ORDINANCES; PROVIDING FOR INCORPORATION IN THE CODE OF LAWS AND ORDINANCES, CONFLICT AND SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, Article VIII of the State Constitution and Chapter 166 of the Florida Statutes provide that municipalities shall have the governmental, corporate, and proprietary powers to enable them to conduct municipal government, to perform municipal functions, and render municipal services, and exercise any power for municipal purposes, except when expressly prohibited by law; and

WHEREAS, Section 1.01 of the Marco Island City Charter empowers the City to adopt, remand, or repeal ordinances, resolutions, and codes as may be required for the good governing of the City; and

WHEREAS, the City of Marco Island has determined that the promotion of the health, safety, and welfare of the residents and visitors will be accomplished by establishing requirements for the installation and maintenance of sidewalks; and

WHEREAS, improvements to transportation and safety may be accomplished through the requirement to construct and maintain pedestrian ways; and

WHEREAS, physical and psychological benefits may accrue to persons desiring to walk within their neighborhoods or to and from commercial areas along sidewalks within public rights-of-way.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL FOR THE CITY OF MARCO ISLAND, FLORIDA, THAT

## ARTICLE I. IN GENERAL

### Section 1. Definitions

The following words, terms and phrases, when used in this Article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

(a) *Applicant*: The owner of record of property, or his authorized agent, making a submission to the City pursuant to this code.

(b) *Bicycle Path*: That portion of a street, cross-walkway and the like, paved or otherwise, intended for the use of bicycles, and, if properly sized, for pedestrians.

(c) *Frontage*: The length of the property line of any one premises along a street on which it borders.

(d) *Lot, Corner*: A lot located at the intersection of two or more streets. A lot abutting a curved street or streets shall be considered a corner lot if straight lines drawn from the foremost points of the side lot lines to the foremost point of the lot meet at an interior angle of less than one hundred thirty-five degrees (135°).

(e) *Lot, Interior*: A lot other than a corner lot, with only one frontage on a street.

(f) *Lot of Record*: A lot of record is (1) a lot which is part of a subdivision recorded in the Public Records of Collier County, Florida; or (2) a lot, parcel, or the least fractional unit of land or water under common ownership which has limited fixed boundaries, described by meets and bounds or other specific legal description, the description of which has been so recorded in the Public Records of Collier County, Florida, on or before the effective date of this Chapter.

(g) *Person in Individual Corporation, Governmental Agency, Business, Estate, Trust, Partnership, Firm, Joint Venture, Syndicate, Fiduciary, Society, Organization, Association*: Two or more persons having a joint or common interest or any other entity, and its designated agents, successors or assigns.

(h) *Property*: A lot.

(i) *Right-of-Way*: A strip of land, public or private, occupied or intended to be occupied by a street, crosswalk, electrical transmission line, or gas pipeline, storm drainageway, water main, sanitary or storm sewer main, or for similar special use.

(j) *Sidewalk*: That portion of a right-of-way or cross-walkway, paved or otherwise surfaced, intended for pedestrian use and also bicycle use, if properly sized.

(k) *Street, Arterial*: A street that provides a high degree of mobility. Arterials connect major developments such as business districts, commercial centers, and residential communities. Average daily two way trip generation rate exceeds four thousand vehicle trips per day. Referred to as a minor arterial in the Marco Island Master Plan.

(l) *Street, Local*: A street that provides land access and can be local residential streets, local downtown streets, and local commercial/industrial streets. Locals involve travelling to and from collector facilities. Trip lengths are short, volumes are low and speeds are low. Average daily two way trip generation rate ranges from zero to two thousand vehicle trips per day.

(m) *Street, Major Collector*: A street that provides land access and public or private movement within residential, commercial and industrial areas. Major collectors penetrate and may have continuity within residential areas. Average daily two way trip generation rate exceeds four thousand vehicle trips per day. Referred to as a collector road in the Marco Island Master Plan.

(n) *Street, Minor Collector*: A street that provides land access and public or private movement within residential, commercial, and industrial areas. Minor collectors penetrate, but should not have continuity through residential areas. Operating speeds and volumes are low. Average daily two way trip generation rate ranges from two thousand to four thousand vehicle trips per day. Referred to as a local collector road in the Marco Island Master Plan.

(o) *Street, Public*: Any street designated to serve more than one property owner, which must be dedicated to the public and accepted by the governing body.

## **Section 2. Procedure for Naming, Renaming Roads**

The City Council is authorized to name and rename City streets.

(a) For new streets, the owner of the property for which a proposed street is to be platted may recommend the name of the street. Following review by the Planning Board, the City Council may accept the name or rename the street.

(b) The procedure to rename streets shall be as follows:

1. Any person desiring to rename a street shall first circulate a petition among the property owners abutting the street to be renamed.

2. The petition shall state the proposed name for the street.
3. Upon receipt of the signatures of Seventy-Five percent (75%) of the property owners abutting the street, including their local address, the petition shall be submitted to the City Manager.
4. Upon verification of the required number of signatures, the City Manager shall submit the petition to rename the street to the Planning Board.
5. The Planning Board shall conduct a public hearing following public notice at least thirty (30) days prior to the public hearing. The Planning Board shall consider the impact of the name upon the 911 Emergency Communications System and shall receive input from local law enforcement, Emergency Medical Services, Fire Departments, and other applicable agencies. The Planning Board shall receive public comment and shall recommend approval or denial to the City Council.
6. City Council may accept the petition and rename the street or reject the petition.

(c) If City Council desires to initiate the renaming of a street, City Council shall direct the Planning Board to conduct a public hearing on the proposed name of the new street and to provide a recommendation to City Council. City Council may then act to rename the street by a majority vote.

**ARTICLE II. CONSTRUCTION IN PUBLIC RIGHTS-OF-WAY**  
(Reserved)

**ARTICLE III. NEWS RACKS IN PUBLIC RIGHTS-OF-WAY**  
(Reserved)

**ARTICLE IV. SIDEWALKS**

**Section 1. Purposes and Intent**

The purpose and intent of this Article is to:

- (a) Promote the health, safety and welfare of the residents and visitors of the City of Marco Island by establishing requirements for the installation and maintenance of sidewalks;

(b) Improve transportation safety through the construction and maintenance of pedestrian ways;

(c) Provide physical and psychological benefits to persons desiring to walk within their neighborhoods or to and from commercial areas;

## **Section 2. Adoption of Handbook**

The "Construction Standards Handbook for Work Within the Public Right-of-Way, Collier County", is incorporated herein by reference and is made a part hereof until superseded by resolution.

## **Section 3. Sidewalks Required for New Construction**

(a) *Sidewalk Plan Required.* Prior to issuance of any preliminary subdivision plat, final site development plan, or building permit to erect a structure on vacant land, an applicant shall submit a sidewalk plan to the Building Services Division. The sidewalk plan shall be in accordance with the minimum specifications and design requirements adopted by the City. The sidewalk required for single family dwelling units shall be shown on the building permit plot plan.

(b) The sidewalk plan shall be reviewed by the Building Services Division, Public Works Department, or as otherwise designated by the City Manager. The plan shall be drawn to a suitable scale and shall delineate the location of the sidewalk within the right-of-way. The sidewalk design shall be compatible with the storm drainage flow from private property or within the public right-of-way.

(c) *Installation.* Prior to the issuance of any Certificate of Occupancy for a use required to provide sidewalks in accordance with this section, all required sidewalks shall be installed and in place as indicated by the plans approved by the Building Services Division.

## **Section 4. Sidewalks at Intersections**

Where sidewalks do not exist, property owners of corner lots, prior to the issuance of a Certificate of Occupancy, shall construct a sidewalk on each property line abutting public rights-of-way. At the intersection, said sidewalk shall extend from the property to the street, where such sections are required to maintain the continuity of the pedestrian way. Sidewalks shall not be constructed in a swale configuration and shall cross over swales with an applicable culvert pipe.

## **Section 5. Sidewalk Maintenance**

It shall be the duty of each owner of abutting property to construct or reconstruct, maintain and keep in good repair, sidewalks in front of or abutting upon each parcel of his property. Any sidewalks damaged during new construction or renovation is presumed to be caused by the owner or his agent. It shall be the owner's responsibility to repair or replace the damaged sidewalk at the owner's expense.

It is the duty of each owner of abutting property to maintain the sidewalk and driveway apron in such a way that it is free of overgrowth of grass, weeds, sand, debris, and encroachments. A clearance zone encompassing the entire width of the sidewalk by seven and one-half (7 ½) feet in height shall be maintained. Vegetative encroachments are not permitted.

## **Section 6. Driveway Apron**

It shall be the duty of each owner of abutting property to construct or reconstruct, maintain, and keep in good repair, driveway aprons extending or connecting sidewalk segments. Such driveway aprons shall not be obstructed by vehicles or other objects so as to interfere with pedestrian use.

## **Section 7. Failure to Comply**

Whenever the City Manager, or designee, shall determine that a property owner has not complied with the requirements of this Article, the City Manager, or designee, shall take action to have said sidewalk or driveway apron constructed, reconstructed, repaired, or cleared of overgrown vegetation, debris, tree limbs, or other obstructions.

## **Section 8. Assessment**

(a) In the event a sidewalk or driveway apron is constructed, reconstructed, repaired, or cleared of overgrown vegetation, debris, tree limbs, or other obstructions, at the expense of the City, the cost of said construction, including all administrative and engineering fees, shall be calculated. An invoice shall be mailed to the property owner for all costs associated with the design and construction of the sidewalk, including an administrative fee of no less than \$200 per parcel of property.

(b) If the invoice is not paid at the expiration of a twenty (20) day period, the City Manager may assess such costs against such parcel. The assessment shall describe the land and show the cost of engineering, construction, maintenance, and administrative expenses, and shall include an additional administrative expense of \$200 per parcel. Such assessment shall be a legal,

valid, and binding obligation which shall run with the property until paid. The assessment shall be due and payable twenty (20) days following the mailing of the Notice of Assessment after which interest shall accrue at the rate of twelve percent (12%) per annum on any unpaid portion thereof.

(c) The City Manager shall mail a notice to the owner or owners of record of each of said parcels of land described in the assessment, at the last available address for such owner or owners, which notice shall be in substantially the following form:

*City of Marco Island*

*Legal Notice of Assessment of Lien, Date, Lien Number*

*Legal Description:*

*You, as the owner of record of the property above described, are hereby advised that the City of Marco Island, Florida, did, on the \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_, order the \_\_\_\_\_ of a sidewalk on the right-of-way adjacent to the property.*

*A copy of such notice has been heretofore sent to you or the owners of record at that time. Failure to comply with the sidewalk construction was abated by the City of Marco Island at a direct cost of \$\_\_\_\_\_ and administrative costs of \$200, for a total cost of \$\_\_\_\_\_.*

*Such costs have been assessed against the above property on \_\_\_\_\_, \_\_\_\_\_, and shall become a lien on the property thirty (30) days after such assessment. You may request a hearing before the Code Enforcement Board to show cause, if any, why the expenses and charges incurred by the City under this ordinance are excessive or unwarranted or why such expenses should not constitute a lien against the property. Said request for hearing shall be made to the Clerk of the Code Enforcement Board.*

(d) After the expiration of one (1) year from the date of recording of the Assessment of Lien, as provided herein, a suit may be filed to foreclose said lien. Such foreclosure proceedings shall be instituted, conducted, and enforced in conformity with the Procedures for Foreclosure of Municipal Special Liens as set forth in F. S. Chapter 173, which provisions are hereby incorporated herein in their entirety to the same extent as if such provisions were set forth herein verbatim.

(e) The liens for delinquent assessments imposed herein shall remain liens, co-equal with the lien of all state, county, district and municipal taxes, superior in dignity to all other filed liens and claims, until paid as provided herein.

### **Section 9. Trespass Authorized**

Any City employee or person authorized by the City Manager shall be immune from prosecution, civil or criminal, for reasonable real faith trespass upon real property while in the discharge of duties imposed by this Article.

### **Section 10. Authorized Contracts**

The City Manager is authorized to enter into contracts with any person for such period or periods of time, for such consideration and under such conditions as shall be deemed necessary and advisable by the City Manager, for the purpose of effectuating and carrying out the provisions of this Article.

### **Section 11: Penalties**

In addition to the remedies set forth in Section 6 of this ordinance, if any person fails or refuses to obey or comply with or violates any of the provisions of this Ordinance, such person upon conviction of such offense, shall be guilty of a misdemeanor and shall be punished by a fine not to exceed Five Hundred Dollars (\$500.00) or by imprisonment not to exceed sixty (60) days in the County jail, or both, in the discretion of the Court. Each violation or non-compliance shall be considered a separate and distinctive offense. Further, each day of continued violation or non-compliance shall be considered as a separate offense.

Nothing herein contained shall prevent or restrict the City from taking such other lawful action in any court of competent jurisdiction as is necessary to prevent or remedy any violation or non-compliance. Such other lawful actions shall include, but shall not be limited to, an equitable action for injunctive relief or an action at law for damages.

Further, nothing in this Section shall be construed to prohibit the City from prosecuting any violation of this Ordinance by means of a Code Enforcement Board established pursuant to the authority of Chapter 162, Florida Statutes, and City Ordinance No. 98-4.

All remedies and penalties provided for in this Section shall be cumulative and independently available to the City and the City shall be authorized to pursue any and all remedies set forth in this Section to the full extent allowed by law.

**Section 12: Incorporation, Conflict and Severability**

a. It is the intention of the City Council and it is hereby ordained that the provisions of this Ordinance shall become and be made a part of the Code of Ordinances of the City of Marco Island, Florida, and that the sections of this Ordinance may be renumbered or re-lettered and that the word "ordinance" may be changed to "section", "article" or other appropriate word.

b. All sections or parts of sections of the Code of Laws and Ordinances of Collier County, Florida, all Collier County Ordinances or parts of ordinances and all Collier County Resolutions or parts of resolutions made applicable by the City Charter in conflict herewith are hereby repealed to the extent of such conflict.

c. In the event this Ordinance conflicts with any other Ordinance of the City of Marco Island or other applicable law, the more restrictive shall apply. If any phrase or portion of this ordinance is held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision and such holding shall not affect the validity of the remaining portion.

**Section 13: Effective Date**

This Ordinance shall take effect immediately upon adoption by the Marco Island City Council.

Passed in open and regular session through roll call vote by the City Council of the City of Marco Island, Florida, this 1st day of February, 1999.

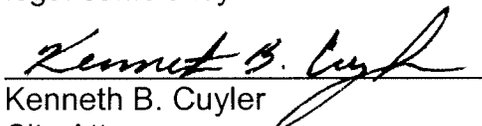
Attest:

  
\_\_\_\_\_  
A. William Moss  
City Manager/City Clerk

CITY OF MARCO ISLAND, FLORIDA

BY:   
\_\_\_\_\_  
David E. Brandt, Chairman

Approved as to form and legal sufficiency:

  
\_\_\_\_\_  
Kenneth B. Cuyler  
City Attorney

Naples Daily News  
Naples, FL 34102

Affidavit of Publication  
Naples Daily News

CITY OF MARCO ISLAND  
ATT: DEE PHILLIPS  
950 N COLLIER BLVD #308  
MARCO ISLAND FL 34145

REFERENCE: 054361  
57812960 98-23(2) SECOND READ

State of Florida  
County of Collier

Before the undersigned authority, personally appeared B. Lamb, who on oath says that she serves as the Assistant Corporate Secretary of the Naples Daily News, a daily newspaper published at Naples, in Collier County, Florida; that the attached copy of Advertising was published in said newspaper on dates listed.

Affiant further says that the said Naples Daily News is a newspaper published at Naples, in said Collier County, Florida, and that the said newspaper has heretofore been continuously published in said Collier County, Florida, each day and has been entered as second class mail matter at the post office in Naples, in said Collier County, Florida, for a period of 1 year next preceding the first publication of the attached copy of advertisement; and affiant further says that she has neither paid nor promised any person, firm or coporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

PUBLISHED ON: 01/20

AD SPACE: 60.000 INCH  
FILED ON: 01/20/99

98-23(2)  
SECOND READING &  
PUBLIC HEARING  
ORDINANCE NO. 98-23  
CITY OF  
MARCO ISLAND  
The City Council of Marco Island, meeting in regular session at 6:00 p.m., on February 1, 1999, at the Marco Island YMCA, 101 Sand Hill Street, Marco Island, Florida, will consider:  
AN ORDINANCE TO ESTABLISH A NEW CHAPTER, STREETS, SIDEWALKS, AND PUBLIC WAYS; PROVIDING DEFINITIONS; ESTABLISHING A PROCEDURE TO NAME AND RENAME STREETS; PROVIDING FOR THE CONSTRUCTION OF SIDEWALKS ABUTTING VACANT LOTS UPON CONSTRUCTION OF STRUCTURES; PROVIDING FOR EACH OWNER OF ABUTTING PROPERTY TO CONSTRUCT OR RECONSTRUCT, MAINTAIN, AND KEEP IN GOOD ORDER SIDEWALKS AND DRIVEWAY APRONS; PROVIDING FOR NOTICE; PROVIDING FOR REMEDY FOR FAILURE TO COMPLY; PROVIDING FOR ASSESSMENT, PENALTIES, REPEAL OF ORDINANCES; PROVIDING FOR INCORPORATION IN THE CODE OF LAWS AND ORDINANCES, CONFLICT AND SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.  
Members of the Public are invited to make oral or written comments in regards to this Ordinance.  
January 20 No. 1343022

Signature of Affiant B. Lamb  
Sworn to and Subscribed before me this 20 day of Jan 1999  
Personally known by me Joyce E. Blazier



Joyce E. Blazier  
MY COMMISSION # CC702521 EXPIRES  
April 10, 2002  
BONDED THRU TROY FAIR INSURANCE, INC.

Naples Daily News  
Naples, FL 34102

Affidavit of Publication  
Naples Daily News

CITY OF NAPLES  
ACCOUNTING DEPARTMENT  
735 8TH ST S  
NAPLES FL 34102

REFERENCE: 002250  
57808008 98-CPASS3 ETC NOTICE

State of Florida  
County of Collier

Before the undersigned authority, personally appeared B. Lamb, who on oath says that she serves as the Assistant Corporate Secretary of the Naples Daily News, a daily newspaper published at Naples, in Collier County, Florida: that the attached copy of Advertising was published in said newspaper on dates listed.

Affiant further says that the said Naples Daily News is a newspaper published at Naples, in said Collier County, Florida, and that the said newspaper has heretofore been continuously published in said Collier County, Florida, each day and has been entered as second class mail matter at the post office in Naples, in said Collier County, Florida, for a period of 1 year next preceding the first publication of the attached copy of advertisement; and affiant further says that she has neither paid nor promised any person, firm or coporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

PUBLISHED ON: 01/10

AD SPACE: 208.000 INCH  
FILED ON: 01/11/99

98-23  
SECOND READING &  
PUBLIC HEARING  
ORDINANCE NO. 98-23  
CITY OF  
MARCO ISLAND

The City Council of Marco Island, meeting in regular session at 6:00 p.m., on January 19, 1999, at the Marco Island YMCA, 101 Sand Hill Street, Marco Island, Florida, will consider:

AN ORDINANCE TO ESTABLISH A NEW CHAPTER STREETS, SIDEWALKS AND PUBLIC WAYS; PROVIDING DEFINITIONS; ESTABLISHING A PROCEDURE TO NAME AND RENAME STREETS; PROVIDING FOR THE CONSTRUCTION OF SIDEWALKS ABUTTING VACANT LOTS UPON CONSTRUCTION OF STRUCTURES; PROVIDING FOR EACH OWNER OF ABUTTING PROPERTY TO CONSTRUCT OR RECONSTRUCT, MAINTAIN, AND KEEP IN GOOD ORDER SIDEWALKS AND DRIVEWAY APRONS; PROVIDING FOR NOTICE; PROVIDING FOR REMEDY FOR FAILURE TO COMPLY; PROVIDING FOR ASSESSMENT PENALTIES; REPEAL OF ORDINANCES; PROVIDING FOR INCORPORATION IN THE CODE OF LAWS AND ORDINANCES; CONFLICT AND SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

Members of the Public are invited to make oral or written comments in regards to this Ordinance. January 9 No. 1337232

Signature of Affiant B. Lamb  
Sworn to and Subscribed before me this 11th day of Jan 1999  
Personally known by me Margaret J. Sills

MARGARET J. SILLS  
MY COMMISSION # CC 625177  
EXPIRES: April 16, 2001  
Bonded Thru Notary Public Underwriters

RECEIVED  
JAN 13 1999

Naples Daily News  
Naples, FL 34102

Affidavit of Publication  
Naples Daily News

CITY OF MARCO ISLAND  
ATT: DEE PHILLIPS  
950 N COLLIER BLVD #308  
MARCO ISLAND FL 34145

REFERENCE: 054361  
57797476 98-23 SECOND READING

State of Florida  
County of Collier

Before the undersigned authority, personally appeared John Taylor, who on oath says that he serves as Assistant Controller of the Naples Daily News, a daily newspaper published at Naples, in Collier County, Florida: that the attached copy of advertising was published in said newspaper on dates listed.

Affiant further says that the said Naples Daily News is a newspaper published at Naples, in said Collier County, Florida, and that the said newspaper has heretofore been continuously published in said Collier County, Florida, each day and has been entered as second class mail matter at the post office in Naples, in said Collier County, Florida, for a period of 1 year next preceding the first publication of the attached copy of advertisement; and affiant further says that she has neither paid nor promised any person, firm or coporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

PUBLISHED ON: 12/18

AD SPACE: 81.000 INCH  
FILED ON: 12/18/98

Signature of Affiant

Sworn to and Subscribed before me this 18<sup>th</sup> day of December 1998

Personally known by me Margaret J. Sills



98-23  
SECOND READING &  
PUBLIC HEARING  
ORDINANCE NO. 98-23  
CITY OF  
MARCO ISLAND

The City Council of Marco Island, meeting in regular session at 6:00 p.m., on January 4, 1999, at the Marco Island YMCA, 1010 Sand Hill Street, Marco Island, Florida, will consider:

AN ORDINANCE TO ESTABLISH A NEW CHAPTER, STREETS, SIDEWALKS, AND PUBLIC WAYS; PROVIDING DEFINITIONS; ESTABLISHING A PROCEDURE TO NAME AND RENAME STREETS; PROVIDING FOR THE CONSTRUCTION OF SIDEWALKS ABUTTING VACANT LOTS UPON CONSTRUCTION OF STRUCTURES; PROVIDING FOR THE CONSTRUCTION OF SIDEWALKS, AT THE EXPENSE OF PROPERTY OWNERS ALONG MINOR ARTERIAL STREETS, COLLECTOR STREETS, BY NO LATER THAN SPECIFIED DATES; PROVIDING FOR THE CONSTRUCTION OF SIDEWALKS AT THE EXPENSE OF PROPERTY OWNERS ABUTTING RIGHTS-OF-WAY WHOSE STREET CONTAINS LOTS OF WHICH 50% OR MORE ARE DEVELOPED BY DATES SPECIFIED; PROVIDING FOR EACH OWNER OF ABUTTING PROPERTY TO CONSTRUCT OR RECONSTRUCT, MAINTAIN AND KEEP IN GOOD ORDER SIDEWALKS AND DRIVEWAY APRONS; PROVIDING FOR NOTICE; PROVIDING FOR REMEDY FOR FAILURE TO COMPLY; PROVIDING FOR ASSESSMENT, PENALTIES, REPEAL OR ORDINANCES; PROVIDING FOR INCORPORATION IN THE CODE OF LAWS AND ORDINANCES, CONFLICT AND SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

Members of the Public are invited to make oral or written comments in regards to this Ordinance. Dec. 18 No. 1326899