Agenda Item #: 4 C

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

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Meeting Date:		July 21, 2009	[]	Consent Ordinance	[] [X]	
Department:				Oramanos	[,]	
Submitted By:		Public Safety				
Subn	nitted For:	Animal Care an	d Contr	ol 		
		<u>l. E</u>	XECUT	VE BRIEF		
	BOARD OF AMENDING 98-22, AS A ORDINANG AMENDING (DEFINITION CODE (DA OF LAWS FOR SEVE AND ORD	F COUNTY COMMI G CHAPTER 4 OF AMENDED BY ORI CE NO. 2008-004) G SECTION 4-2 ONS); AMENDING NGEROUS DOGS IN CONFLICT; PR ERABILITY; PROV	SSIONE THE PA DINANC PERTAI OF SECTION AND VION ROVIDING F IDING F	ERS OF PALME LM BEACH CO E NO. 2003-29, NING TO ANIN THE PALM ON 4-27 OF TH CIOUS DOGS) NG FOR SAVIN FOR INCLUSIO FOR ENFORC	BEACH OUNTY ORDI MAL C. BEACHE PA HE PAON NGS CON IN TO EMEN	ORDINANCE OF THE COUNTY, FLORIDA CODE (ORDINANCE NANCE 2005-44, AND ARE AND CONTROL CH COUNTY CODE LM BEACH COUNTY VIDING FOR REPEAL CLAUSE; PROVIDING THE CODE OF LAWS T; PROVIDING FOR GFOR AN EFFECTIVE
	2009, the E Control Or	Board directed staff	f to prep	are an amendr	ment to	oners held on April 21 o the Animal Care and dangerous and vicious
. *	Ordinance		d ("Ordir	nance"), current	ly regu	imal Care and Contro ulates aggressive dog d].
	Attachmer	nts:				
	1. Ordinan	ce Amendment	_			
	ommended k	Department Assistant Coun	M	gnleuts		6/38/09 Date 6/38/09 Date

II. FISCAL IMPACT ANALYSIS

A.	Five Year Summar	y of Fiscal Ir	npact:				
	Fiscal Years	2009	2010	2011	2	2012	2013
	al Expenditures ating Costs						
Prog	rnal Revenues ram Income (County nd Match (County)	v)			 		
NE.	T FISCAL IMPACT	see below			·		·
	DDITIONAL FTE SITIONS (Cumulativ	/e)					
Is Ite	m Included in Curre	nt Budget?		Yes	No		
Budg	jet Account No.:	Fund	Depar	tment	Unit	Object_	
		Reporting (Categoi	у			
B.	Recommended So	ources of Fu	nds/Su	mmary of Fi	scal Imp	act:	
C.	Departmental Fisc	al Review:				· · · · · · · · · · · · · · · · · · ·	
		III. <u>REV</u>	IEW C	OMMENTS			
A.	OFMB Fiscal and/ No fiscal impo	7/10/09	Develo _l	Du	J. J	ent and Co	17]]0)09 ntrol
B.	Legal Sufficiency:	·			V	,,,,,,	(
	Assistant Cou	nty Attorney					
C.	Other Department	Review:					
	Department	Director					

THIS SUMMARY IS NOT TO BE USED AS A BASIS FOR PAYMENT.

Background and Justification: The Palm Beach County Division of Animal Care and Control is responsible for investigating the hundreds of dog-bite incidents that take place in the County each year. Under the Ordinance, a dog is classified as dangerous if it injures one person or severely injures or kills two domestic animals and is classified as vicious if it severely injures or kills a person. In order to provide more protection to the public and their pets, this Amendment provides that a dog that severely injures or kills one domestic animal while off its owner's property will be classified as a dangerous dog.

Once a dog is classified as dangerous, the owner is required to maintain the dog in an escape-proof enclosure at all times and to put a muzzle on the dog when walked. The Ordinance currently provides for the issuance of citations to owners when they violate dangerous dog requirements; however, owners often violate such requirements. The Division of Animal Care and Control handles many cases every year involving attacks by dangerous dogs that could have been prevented if owners complied with the requirements for dangerous dogs. To address such noncompliance by owners, this Amendment allows the County to impound dangerous dogs if the owner fails to follow the dangerous dog requirements. The owner will then be given fourteen days to demonstrate compliance with the Ordinance and to redeem the dog.

This Amendment also provides that dogs classified as dangerous shall not be brought to dog parks or public parks, public beaches, or commercial establishments that allow dogs.

ORDINANCE NO. 2009-

AN ORDINANCE OF THE BOARD OF COUNTY **PALM BEACH** COMMISSIONERS **OF** COUNTY. FLORIDA, AMENDING CHAPTER 4 OF THE PALM BEACH COUNTY CODE (ORDINANCE 98-22, AS AMENDED BY ORDINANCE NO. 2003-29, ORDINANCE 2005-44, AND ORDINANCE NO. 2008-004) PERTAINING ANIMAL CARE AND CONTROL; AMENDING SECTION 4-2 OF THE PALM BEACH COUNTY CODE (DEFINITIONS); AMENDING SECTION 4-27 OF THE PALM BEACH COUNTY CODE (DANGEROUS DOGS AND VICIOUS DOGS); PROVIDING FOR REPEAL OF LAWS IN CONFLICT; PROVIDING FOR SAVINGS CLAUSE; **PROVIDING** FOR **SEVERABILITY**; PROVIDING FOR INCLUSION IN THE CODE OF LAWS AND ORDINANCES; PROVIDING FOR ENFORCEMENT; **PROVIDING FOR** PENALTY; **PROVIDING** CAPTIONS; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Palm Beach County Animal Care and Control Ordinance 98-22, as amended, currently regulates dangerous and vicious dogs in Palm Beach County; and

WHEREAS, the Board of County Commissioners finds that aggressive dogs are an increasingly serious and widespread threat to the people of Palm Beach County because of dog attacks that cause injury to people and their domestic animals; and

WHEREAS, attacks by dogs are often attributable to the failure of owners to properly confine, train, and control their dogs; and

WHEREAS, additional regulations are necessary to prevent dogs that have injured a person or domestic animal once from injuring other people or domestic animals; and

WHEREAS, the Board of County Commissioners finds that the current Animal Care and Control Ordinance is insufficient to address the problems caused by aggressive, dangerous and vicious dogs; and

WHEREAS, the Board of County Commissioners desires to amend the Animal Care and Control Ordinance to provide greater protection to the residents and visitors to Palm Beach County against dogs that are aggressive, dangerous, and vicious dogs.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that:

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1 2	Section 1. DEFINITIONS. Section 2 of Ordinance 98-22, as amended, is amended as follows:					
3	* * *					
4	Dangerous dog shall mean any dog that according to the records of the division, meets					
5	at least one of the following:					
6	(1) Has aggressively bitten, attacked, endangered or has inflicted severe injury on a					
7	human being on public or private property.					
8	(2) Has more than once severely injured or killed a domestic animal while off the					
9	owner's property.					
10	(3) Has been used primarily or in part for the purpose of dog fighting or is a dog					
11	trained for dog fighting.					
12	(4) Has, when unprovoked and while off the owner's property, chased or approached a					
13	person upon the streets, sidewalks, or any public grounds in a menacing fashion or					
14	apparent attitude of attack, provided that such actions are attested to in a sworm					
15	statement by one or more persons and dutifully investigated by the division					
16	* * *					
17	Domestic animal shall mean any dog, cat, horse, pony, mule, cow, goat, sheep, pig.					
18	chicken, goose, duck, or rabbit that is owned by a person or any animal defined in Section					
19	585.01, Florida Statutes, that is owned by a person.					
20	* * *					
21	Injury shall mean any physical injury that results in breaking the skin, a bite, or a					
22	laceration of the skin.					
23	* * *					
24	Unprovoked shall mean carried out without cause or reason. For the purpose of this					
25	Ordinance, an act is unprovoked if not instigated by the victim, whether the victim is a person					
26	or domestic animal.					
27	* * *					
28						
29 30	Section 2. DANGEROUS DOGS AND VICIOUS DOGS. Section 27 of Ordinance 98-22, as amended, is amended as follows:					
31	(a) Classification of dogs as dangerous.					
	Underlined text indicts that text has been added Stricken text indicts that text has been deleted. The use of "* * *" indicates that portions of the Ordinance have been omitted. P a g e 2					

(1) The division shall investigate reported incidents involving any dog that may be dangerous and shall, if possible, interview the owner and require a sworn affidavit from any person, including any animal control officer, or enforcement officer, desiring to have a dog classified as dangerous. In the event that any animal control officer has sufficient cause to believe that a dog is dangerous and that the owner is unable or unwilling to humanely, safely and securely confine the dog, the officer may impound the dog pending the investigation if deemed necessary to protect the public. The owner shall be responsible for payment of all boarding costs and other fees required for the division to care for the dog pending the outcome of the investigation and resolution of any hearing related to dangerous dog classification. An owner's refusal to surrender a dog for impoundment pending the investigation shall constitute a violation of this Ordinance. At the discretion of the division, a Any animal dog that is the subject of a dangerous dog investigation, that is not impounded by the division, shall may be humanely and safely confined at a licensed facility approved by the division or at the residence of the owner if the division is given adequate assurance by the owner that the dog can be humanely, safely, and securely confined pending the investigation without posing a danger to the public. If the dog remains with the owner pending the outcome of the investigation and resolution of any hearings related to the dangerous dog classification, the dog shall be at all times maintained in a securely fenced or enclosed area to prevent the dog from escaping or coming into contact with any person or domestic animal other than a person or domestic animal in the immediate household of the owner, pending the outcome of the investigation and resolution of any hearings related to the dangerous dog classification. No dog that is the subject of a dangerous dog investigation may be relocated or ownership transferred pending the outcome of an investigation or any hearings related to the determination of a dangerous dog classification. The owner shall provide the division with Tthe address of where the animal dog will be maintained pending an investigation and any related hearings. resides shall be provided to the division. In the event that a dog is to be destroyed, the dog shall not be relocated or ownership transferred.

(2) A dog shall not be declared dangerous if the threat, injury or damage was sustained by a person who, at the time, was unlawfully on the property or, while lawfully on the property, was tormenting, abusing, or assaulting the dog or its owner or a person in the immediate Underlined text indicts that text has been added Stricken text indicts that text has been deleted.

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household of the owner. a family member. No dog may be declared dangerous if the dog was protecting or defending a human being within the immediate vicinity of the dog from an unjustified attack or assault.

- (3) A dog that is moved into Palm Beach County and which that has been involved in known previous animal-to-human bites or has been equivalently classified as dangerous in its past jurisdiction(s), shall be subject to investigation and classification by the division. All information, past history and reports from other agencies, organizations or persons may be used to determine the appropriate classification.
- (4) After its investigation, the division shall make an initial determination as to whether there is sufficient cause to classify the dog as dangerous. The division shall provide written notification of sufficient cause finding, to the owner, by registered mail, certified hand delivery (signed receipt) or service of process. The owner shall be afforded an opportunity for a hearing before a special master prior to a final determination of the classification. If the owner decides to appeal the initial determination, the owner shall file a written request with the division for a hearing before the special master within seven (7) calendar days from the date of receipt of the notification of the sufficient cause finding and if requested, the hearing shall be held as soon as possible, no sooner than five (5) calendar days and not more than twenty-one (21) calendar days after receipt of the request from the owner. Said written request must be accompanied by the appropriate filing fee and any applicable fees for the care and boarding of said animal dog (due through the fifth day following the date of the request for hearing), as well as the cost of the investigation. The filing fee and any other applicable fees shall be established by the board by resolution and is are nonrefundable. The division shall provide notice of the hearing to the owner by U.S. mail, electronic mail, facsimile, certified mail or certified hand delivery. If the owner after seven (7) calendar days from the delivery of the "notice of intent to classify/sufficient cause notice," has not filed a written request for a hearing, the process will proceed and the dog shall be classified as dangerous.
- (5) Once a hearing date is set, failure to appear before the special master may, at the special master's discretion, result in the dismissal of the hearing with prejudice. In such instances, the process will proceed and the dog shall be classified as dangerous.

(6) Once a dog is classified as dangerous, the division shall provide written notification to the owner by registered mail, certified hand delivery (signed receipt) or service of process. The owner may then file a written request for a hearing in the county court to appeal the classification within ten (10) business days after receipt of a written determination of dangerous dog classification. In such instances, If the division allows the owner to maintain possession of the dog during the appeal, the owner must confine the dog in a securely fenced or enclosed area to prevent the dog animal from escaping or coming in contact with any human person or domestic animal other than a person or domestic animal in the immediate household family of the owner, pending a resolution of the appeal.

- (b), Dangerous dog mandates and responsibilities. Within fourteen (14) days after a dog has been classified as dangerous or a dangerous dog classification is upheld by the county court on appeal, prior to release of the dog, the owner of the dog shall obtain a certificate of registration for the dog from the division, and the certificate shall be renewed annually. The registration fee shall be established by the board by resolution. The division shall issue such certificates of registration, and renewals thereof, only to persons who are at least eighteen (18) years of age and who present to the division sufficient evidence of compliance with the mandates and acknowledgment of responsibilities set forth below:
- (1) Mandates for owner. An owner of a dangerous dog shall comply with all of the following:
 - a. Provide the division with a certificate of rabies vaccination.
- b. A special dangerous dog tag supplied by the division shall be purchased annually and affixed to the dog's collar to be worn at all times. The fee shall be established by the board by resolution.
- e. A number shall be assigned to each dog that has been classified as dangerous. Such number shall be tattooed, at the owner's sole expense, upon such dog by a licensed veterinarian or person trained as a tattooist and authorized as such by any state, city or town. The number shall be tattooed on the dog's inside right thigh or right ear. At the discretion of the division, any dangerous dog already tattooed differently from that required by this section, need not be retattooed if the existing tattoo is legible and can properly identify that dog.

<u>cd.</u> The dog shall also be implanted with an approved electronic animal identification device (EAID) at the owner's sole expense.

<u>de</u>. The owner of a dangerous dog shall provide the division with two (2) color photographs of the dog, (front view and side view) that clearly identifies the classified dog. Each photograph shall be at least three (3) inches by three (3) inches.

examined the animal dog and certified in writing, that at such time spaying/neutering the classified dog would endanger its health because of infirmity, disability, illness or other medical consideration. However, the animal dog will be spayed/neutered as soon as its health permits. If, there is a disagreement concerning the health status for sterilizing a dangerous dog, the division may have the animal care and control staff/contract veterinarian examine the dog to determine its eligibility for sterilization. If the disagreement cannot be resolved, the division and the owner shall agree on a third veterinarian to examine the animal for sterilization eligibility. The cost of the third veterinarian shall be split evenly between the division and the owner. The opinion of the third veterinarian shall govern.

- (2) Responsibilities for owner.
- a. The owner shall immediately notify the division when a dangerous dog:
 - 1. Is loose, unconfined or lost/stolen;
 - 2. Has bitten a human being or attacked another domestic animal;
 - 3. Is sold, given away, or dies; or
 - 4. Is moved to another address.
- b. Prior to a dangerous dog being sold or given away, the owner shall provide the name, address and phone number of the new owner to the division. The new owner shall execute a document to be supplied by the division, acknowledging that the owner is aware of the dangerous dog classification, and that the owner shall comply with the requirements of this section herein. The new owner must comply with all of the requirements of this chapter. If the animal is moved out of the county to another jurisdiction within the state, the owner is required to abide by Florida Statutes, Chapter 767. The animal control authority at the new location must be notified by the owner of a dog classified as dangerous, that the dog is in its jurisdiction.

- c. While on the owner's property, a dangerous dog must be securely confined indoors or securely confined outdoors in an enclosed and locked structure, suitable to prevent the entry of any person other than adult members of the immediate household and constructed to prevent the animal dog from escaping. The structure must have minimum dimensions of four (4) feet by ten (10) feet. Such structure shall have secure sides and a secure top and bottom to prevent the dog from escaping over, under or through the structure. The enclosure shall provide a humane existence for the dog and protection from the elements.
- d. When being transported, such dogs a dangerous dog must wear a muzzle and be safely and securely restrained within a vehicle.
- e. ,The owner shall prominently display a sign to be provided by the division at the owner's expense, on his/her premises at all entry points warning children and adults that there is a dangerous dog on the property. The fee for this sign shall be established by the board by resolution.
- f. A dangerous dog shall at all times wear a muzzle when it is not securely confined indoors or securely confined outdoors in an enclosed and locked structure on the owner's property. A dangerous dog may be off the owner's premises or out of its enclosure if it is muzzled and restrained by a substantial chain or leash not exceeding six (6) feet in length and under the control of a competent person. The muzzle must be made in a manner that will not cause injury to the dog or interfere with its vision or respiration but must prevent it from biting any person or domestic animal.
 - g. A dangerous dog shall not be used as a guard dog as defined in this chapter.
 - h. Dogs that have been classified as dangerous shall not be used for hunting purposes.
- i. Dogs that have been classified as dangerous shall not be brought to a dog park or public park or public beach that allows dogs.
- k. When any person or domestic animal other than the owner or a person or domestic animal in the immediate household of the owner visits the premises where the dangerous dog is maintained, the owner shall secure the dangerous dog in an enclosed and locked structure to prevent such person or domestic animal from coming into contact with the dangerous dog.

l. Dogs that have been classified as dangerous shall not be brought to any commercial establishment other than a veterinary office or other facility where the dangerous dog is being treated.

The division shall have the authority to make whatever inspections are deemed necessary to ensure that the provisions cited herein are complied with.

An owner of a dangerous dog shall have the option to have said dog humanely euthanized at his/her sole expense by the division or licensed veterinarian if the owner is unable to comply with the requirements cited herein.

(3) Violations-of-mandate.

<u>a.</u> The division is responsible for investigating alleged violations of paragraph (2) herein after a dog is classified as dangerous. A citation may be issued to the owner of any dangerous dog alleged to be in violation of paragraph (2). The investigating officer may issue such citation upon the receipt of one (1) sworn affidavit of complaint. This affidavit shall specify the address or location of the alleged violation, the nature, time and date(s) of the act, the name and address of the owner, if known, and a description of the <u>dog animal</u>. In the event that a third or subsequent citation is issued to the owner for violation of paragraph (2), the owner shall be required to appear in court.

b. An animal care and control officer may impound a dangerous dog if the owner fails to comply with the dangerous dog mandates and responsibilities cited herein. A dangerous dog impounded under this section may be redeemed by the owner upon the owner's compliance with the dangerous dog mandates and responsibilities and payment of any boarding fees, impound fees, or other applicable fees established by the board by resolution. If the owner does not comply with the dangerous dog mandates and responsibilities and redeem the dangerous dog within fourteen (14) days of the date the dog was impounded, the dog shall be humanely euthanized.

(c) Vicious dog.

(1) Upgrading dangerous dog to vicious dog. If a dog that has previously been declared dangerous attacks or bites a person or a domestic animal, when unprovoked, without provocation, the dangerous dog shall be immediately confiscated by the division, placed in quarantine, if necessary, for the proper length of time or impounded and held ten (10) business Underlined text indicts that text has been added Stricken text indicts that text has been deleted.

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days after the owner is given written notification by certified mail, certified hand delivery (signed receipt) or service of process. The division shall make an initial determination as to whether there is sufficient cause to upgrade the dangerous classification to vicious.

- (2) Classifying a dog as vicious that has not been previously declared dangerous. If a dog that has not been declared dangerous attacks and causes severe injury to or death of any human, the dog shall be immediately confiscated by the division, placed in quarantine, if necessary, for the proper length of time or held for ten (10) business days after the owner is given written notification by certified mail, certified hand delivery (signed receipt) or service of process. The division shall make an initial determination as to whether there is sufficient cause to classify the dog as vicious. A dog that has not been previously declared dangerous shall not be declared vicious if the severe injury or death was sustained by a person who, at the time, was unlawfully on the property or, while lawfully on the property, was tormenting, abusing, or assaulting the dog, the owner, or a person in the immediate household of the owner.
 - (3) Vicious dog classification process.
 - a. The division shall investigate any incident involving any dog that may be vicious and shall, if possible, interview the owner and require a sworn affidavit from any person, animal control officer, or enforcement officer desiring to have a dog classified as vicious. The division shall provide written notification of sufficient cause finding, to the owner, by registered mail, certified hand delivery (signed receipt) or service of process. The ten (10) business ten-day time period from date of notification, shall allow the owner to file a written request for a hearing before a special master prior to a final determination of the upgraded vicious classification. The hearing shall be held no sooner than five (5) calendar days and not more than twenty-one (21) calendar days after receipt of the request from the owner. The appropriate filing fee, any applicable fees for the care and boarding of said dog animal (due through the fifth day following the date of the request for hearing), and the cost of the investigation must accompany the owner's written request. None of these fees are refundable. The filing-fees shall be established by the board by resolution. The division shall

provide notice of the hearing to the owner by U.S. mail, electronic mail, Underlined text indicts that text has been added Stricken text indicts that text has been deleted. The use of "* * *" indicates that portions of the Ordinance have been omitted. P a g e | 9

facsimile, certified mail or certified hand delivery. If the owner fails to appeal within the ten (10) business ten-day period, the dog animal shall be humanely euthanized.

b. Once a hearing date is set, failure to appear before the special master may, at the special master's discretion, result in the dismissal of the hearing with prejudice. In such instances, the process will proceed and the dog shall be classified as vicious. The owner shall be responsible for payment of all boarding costs and other fees as may be required to humanely and safely keep the dog animal during any appeal procedure. In the event that a dog is to be destroyed, the dog shall not be relocated or the ownership transferred.

If a dog attacks or bites a person who is engaged in or attempting to engage in a criminal activity at the time of the attack, the owner will be exempt from this section.

- (4) Notice of appeal. If within the ten (10) business day period after written notification of the special master's decision is received, the owner files a written appeal with the county court, the dog must be held by the division and may not be destroyed while the appeal is pending.
- (d) Third violation for dangerous/vicious dog. In the event that a third citation is issued to an owner for violation of the dangerous/vicious dog requirements, the owner of the dangerous/vicious dog shall be required to appear in court. In addition to applicable fines and court costs, the judge may order that the owner turn the dangerous/vicious dog over to the division for impoundment, euthanasia, etc. Failure of the owner to turn the dog over to the division shall constitute contempt.

If impoundment is ordered, the owner will be responsible for costs incurred by the division in boarding and caring for said dog animal. All costs must be paid in full prior to release of said animal. Failure of the owner to comply with the judge's order within ten (10) days shall result in euthanasia of the animal.

* * *

Section 3. REPEAL OF LAWS IN CONFLICT.

All local laws and ordinances in conflict with any provisions of this Ordinance are hereby repealed to the extent of such conflict.

Section 4. SAVINGS CLAUSE.

Notwithstanding anything herein to the contrary, all provisions of Palm Beach County Ordinance No. 98-22, as amended by Ordinances 2003-29, 2005-44, 2008-004 and all licenses, permits, enforcement orders, and ongoing enforcement actions issued thereunder are specifically preserved and remain in full force and effect.

Section 5. SEVERABILITY.

If any section, paragraph, sentence, clause, phrase, or word of this Ordinance is for any reason held by a Court of competent jurisdiction to be unconstitutional, inoperative, or void, such holding shall not affect the remainder of this Ordinance.

Section 6. INCLUSION IN THE CODE OF LAWS AND ORDINANCES.

The provisions of this Ordinance shall become and be made a part of the Palm Beach County Code. The sections of this Ordinance may be renumbered or relettered to accomplish such, and the word "ordinance" may be changed to "section," "article," or other appropriate word.

Section 7. ENFORCEMENT.

This Ordinance is enforceable by all means provided by law. Additionally, the County may choose to enforce this Ordinance by seeking injunctive relief in the Circuit Court of Palm Beach County.

Section 8. PENALTY.

Any violation of any portion of this Ordinance shall be punishable as provided by law.

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1	Section 9. CAPTIONS.					
2	The captions, section headings, and section designations used in this Ordinance are for					
3	convenience only and shall have no effect on the interpretation of the provisions of this					
4	Ordinance.					
5						
6	Section 10. EFFECTIVE DATE.					
7	The provisions of this Ordinance shall become effective upon filing with the					
8	Department of State.					
9						
10	APPROVED and ADOPTED by the Board of County Commissioners of Palm Beach					
11	County, Florida, on this the day of, 20					
12 13 14	SHARON R. BOCK, CLERK AND COMPTROLLER PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS					
15 16	By: By: John F. Koons, Chairman					
17 18 19 20 21 22 23 24 25	APPROVED AS TO FORM AND LEGAL SUFFICIENCY By: County Attorney					
26						
27	EFFECTIVE DATE: Filed with the Department of State on the day of					
28	, 20					
29						
30 31						

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