PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date:	April 20, 2010		Consent Public Hearing	[]	======= Regular
Submitted By:	Purchasing Depart	ment	_		
Submitted For:	Purchasing Depart	<u>tment</u>			
==========	===========		=======================================	====	=======
	I. EXE	CUTIV	E BRIEF		
Commissioners of Pathrough 2-80.48 of Ordinance"; Providing 80.43 "Reciprocal Pre Local Businesses"; Ar Section 2-80.44.2 "F Deleting Section 2-Reciprocity; Amendin Regulations; Providing	taff recommends mo alm Beach County, Flo the Palm Beach Con g for a Title; Amending eference for Local Busi mending Section 2-80. Preference for the Use 80.45 "Interlocal Ag ng Section 2-80.47 pr g for Repeal of Laws of Laws and Ordinance	orida, sunty Cg Sectionesses 44.1 "Fe of Greemen oviding in Cor	setting forth and ame ode, the "Local Pre on 2-80.42 "Definitions"; Amending Section reference for Glades lades Subcontractors of the "Providing for for "Limitations"; Pufflict; Providing for Sections	nding S ference ns"; Del 2-80.44 Busines by Loc Waiver roviding everabili	Sections 2-80.4 in Purchasing eting Section 2 if "Preference for sees"; Amending cal Businesses'; Providing for Rules and ty; Providing for the section of t
Ordinance by providir Hendry Counties who businesses. The Am Palm Beach County be Martin, or Hendry Co application of the local	Amendment modifies and a local preference to the en those counties properly business shall not be successed in the entire out of the entir	o busir ovide clarifie upplant ocal pred for G	lesses from Miami-Da a local preference to s that the lowest bid ed by a business from reference. Additional blades Utility Authority	ide, Bro o Palm ding or i Miami Ily, a li purcha	ward, Martin, o Beach Count highest ranked Dade, Broward mitation on the ses when made
Preference Ordinance	licy Issues: The Loca e") was adopted in 200 reference for the procu	2 (Ordi	nance No. 02-065) for	the pu	rpose of
			(Cont	inued c	on Page 3)
Attachments:	 Proposed Ordinand Proposed Ordinand Current Local Preference 	ce Ame	ndment: Clean version	•	derlined version
D	=======================================	====		=====	=======
Recommended by:	Department	Direct	or		Date
Approved by:	Aggintant Co		Administrator		Date

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Years	2010		2012	2012	2014
Sapital Expenditures Operating Costs Axternal Revenues Program Income (County) Online (County)	2010	<u>2011</u>	<u>2012</u>	<u>2013</u>	<u>2014</u>
ET FISCAL IMPACT ADDITIONAL FTE OSITIONS (Cumulative					
Item Included In Current udget Account No.:	t Budget? Fund	Yes Dept	No Unit	Obje	ct
. Recommended Source	ces of Funds	s/Summary	of Fiscal In	npact:	
No fiscal impact.		v		•	
. Departmental Fiscal	Review:				
OFMB Budget and/o		VIEW CON		ments:	
OFMB/Budge	t	<u>c</u>	ontract Dev	elopment	and Contro
Legal Sufficiency:					
Assistant County Att	orney				
Other Department Re	eview:				
Department Directo)r				

This summary is not to be used as a basis for payment.

Background and Policy Issues: (continued from Page 1)

public works projects. Due to the unique geographic and economic issues of businesses located in the Glades and the desire to stimulate the Glades economy, the Local Preference Ordinance was amended last year (Ordinance No. 2009-095) to provide for a Glades Local Preference. This preference is given to Glades businesses responding to County solicitations for goods and services that are specifically utilized for County projects in the Glades. The Amendment to the Local Preference Ordinance being recommended in this item includes minor revisions necessary in order to clarify the intent as to reciprocity and to limit the applicability of local preference for purchases made on behalf of the Glades Utility Authority when made pursuant to the alternative source selection under the Purchasing Code.

2	ORDINANCE NO. 2010
3	AN ORDINANCE OF THE BOARD OF COUNTY
4 5	COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA.
6	SETTING FORTH AND AMENDING SECTIONS 2-80.41 THROUGH 2-80.48 OF THE PALM BEACH COUNTY
7	CODE, THE "LOCAL PREFERENCE IN PURCHASING
8	ORDINANCE"; PROVIDING FOR A TITLE; AMENDING
10	SECTION 2-80.42 "DEFINITIONS"; DELETING SECTION 2-80.43 "RECIPROCAL PREFERENCE FOR LOCAL
11	BUSINESSES"; AMENDING SECTION 2-80.44
12	"PREFERENCE FOR LOCAL BUSINESSES"; AMENDING
13 14	SECTION 2-80.44.1 "PREFERENCE FOR GLADES BUSINESSES"; AMENDING SECTION 2-80.44.2
15	"PREFERENCE FOR THE USE OF GLADES
16	SUBCONTRACTORS BY LOCAL BUSINESSES";
17 18	DELETING SECTION 2-80.45 "INTERLOCAL
19	AGREEMENTS"; PROVIDING FOR WAIVER; PROVIDING FOR RECIPROCITY; AMENDING SECTION 2-80.47
20	PROVIDING FOR LIMITATIONS; PROVIDING FOR
21 22	RULES AND REGULATIONS; PROVIDING FOR REPEAL
23	OF LAWS IN CONFLICT; PROVIDING FOR SEVERABILITY; PROVIDING FOR INCLUSION IN THE
24	CODE OF LAWS AND ORDINANCES; AND PROVIDING
25	FOR AN EFFECTIVE DATE.
26	
27	WHEREAS, the Board of County Commissioners of Palm Beach County, Florida
28	("Board") enacted Ordinance No. 02-065 which established a local preference for the procuremen
29	of goods, services, and the construction of public works projects; and
30	WHEREAS, due to the unique geographic and economic issues of businesses located in the
31	Glades and the desire to stimulate the Glades economy, the Board enacted Ordinance No. 09-095
32	which provided for a Glades Local Preference; and
33	WHEREAS, there is a need to make minor revisions to this Ordinance in order to clarify
34	the intent as to reciprocity and to limit the application of the local preference for purchases made or
35	behalf of the Glades Utility Authority pursuant to an alternative source selection under the
36	Purchasing Code; and
37	WHEREAS, the Board of County Commissioners desires to amend the Local Preference in
38	Purchasing Ordinance as set forth herein.
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40	NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY
41	COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that:
42 43	Section 1. TITLE:

This Ordinance shall be entitled the Palm Beach County Local Preference in Purchasing
Ordinance.

Section 2. Sec. 2-80.42 of the Palm Beach County Code is hereby amended as follows:

DEFINITIONS:

- (a) "Glades" means the area from the Broward County line north along Canal L-36 to the Loxahatchee National Wildlife Refuge, thence north to Southern Boulevard along Canal L-40, thence west along Southern Boulevard to a north-south line 1 1/2 miles west of Canal L-8, which coincides with a private agricultural road heading north from Southern Boulevard at that point where State Road 880 intersects Southern Boulevard from the South, thence north along the line of this north-south road to the boundary of the J.W. Corbett Wildlife Management Area, thence east and north along the boundary of the J.W. Corbett Wildlife Management Area to the Martin County line.
- (b) "Glades business" means a bidder or proposer which has a permanent place of business within the Glades and which holds a business tax receipt issued by Palm Beach County that authorizes the bidder or proposer to provide the goods, services, or construction to be built and which is issued prior to the issuance of the invitation for bids/request for proposals for which a preference is sought. If the business is a joint venture/partnership, it is sufficient for qualification as a Glades business if at least one of the joint venturers/partners meets the requirements set forth in this subsection.
- (c) "Glades subcontractor" means a subcontractor participating in a bid or proposal for goods, services or construction which has a permanent place of business within the Glades and which holds a business tax receipt issued by Palm Beach County that authorizes the Glades subcontractor to provide goods, services or construction services and which is issued prior to the issuance of the invitation for bids/request for proposals for which a preference is sought. If the subcontractor is a joint venture/partnership, it is sufficient for qualification as a Glades subcontractor if at least one of the joint venturers/partners meets the requirements set forth in this subsection.
- (d) "Local business" means a bidder or proposer which has a permanent place of business within Palm Beach County and which holds a business tax receipt issued by Palm Beach County that authorizes the bidder or proposer to provide the goods, services, or construction to be purchased and which is issued prior to the issuance of the invitation for bids/request for proposals

for which a preference is sought. If the business is a joint venture/partnership, it is sufficient for qualification as a local business if at least one of the joint venturers/partners meets the test set forth

in this subsection.

- 4 (e) "Non-local business" means a bidder or proposer which is not a local business. or a
 5 regional business as defined herein.
 - (f) "Permanent place of business" means headquarters which are located within Palm Beach County or within the Glades for Glades businesses, or a permanent office or other site located within Palm Beach County or within the Glades for Glades businesses, from which a bidder or proposer will produce a substantial portion of the goods or perform a substantial portion of the services to be purchased and which was in existence prior to the issuance of the invitation for bids/request for proposals. A post office box or location at a postal service center shall not constitute a permanent place of business.
 - (g) "Regional business" means a business which does not have a permanent place of business within Palm Beach County and which is domiciled within Broward, Martin, or Miami-Dade County for purposes of receiving a regional business preference from Broward, Martin, or Miami-Dade County.
 - (h) "Regional business preference" means any policy, program, rule, regulation or practice of Broward, Martin or Miami-Dade County which grants any business a preference of any amount or percentage based on its location in that jurisdiction in relation to other-bidders or proposers.
- All other terms and definitions used herein shall have the same meaning as set forth in the
 Purchasing Ordinance, as it may be amended.
- Section 3. Sec. 2-80.43 of the Palm Beach County Code is hereby deleted:

RECIPROCAL PREFERENCE FOR LOCAL BUSINESSES:

In the event the lowest responsive, responsible bidder or the highest ranked responsive, responsible proposer in the procurement of goods, services or the construction of public works projects is a regional business, and the regional business is from a jurisdiction which applies a regional business preference against Palm Beach County businesses, the bids or proposals of all local businesses may be adjusted by five percent (5%), solely for the purpose of determining bid or proposal award. The bid price of local bidders businesses will be adjusted downward by five

percent (5%) for purposes of ranking bidders. The proposal scores of local proposers businesses
 will be adjusted upward by five percent (5%) for purposes of ranking proposers. In no event,

however, shall the application of this adjustment change the actual bid or proposal amount.

The determination as to whether a bidder or proposer is a local or regional business shall be made by County staff based upon documentation submitted by the local and regional bidder or proposer at the time of bid or proposal submission and pursuant to this Ordinance and to any rules and regulations promulgated by the Purchasing Department. County staff may require a bidder or proposer to provide additional information at any time prior to the award of the contract.

Section 4. Sec. 2-80.44 of the Palm Beach County Code is hereby amended as follows:

STRAIGHT PREFERENCE FOR LOCAL BUSINESSES:

In the event the lowest responsive, responsible bidder or the highest ranked responsive, responsible proposer in the procurement of goods, services or the construction of public works projects is a non-local business, the bids or proposals of all responsive, responsible local businesses may be adjusted by five percent (5%), solely for the purpose of determining bid award. The bid price of local businesses will be adjusted downward by five percent (5%) for purposes of ranking bidders. The proposal score of local businesses will be adjusted upward by five percent (5%) of the total possible points for purposes of ranking proposers. In no event, however, shall the application of this adjustment change the actual bid amount.

The determination as to whether a bidder or proposer is a local or non-local business shall be made by County staff based upon documentation submitted by the local and regional bidder or proposer at the time of bid or proposal submission and pursuant to this Ordinance and to any rules and regulations promulgated by the Purchasing Department. County staff may require a bidder or proposer to provide additional information at any time prior to the award of the contract.

Section 5. Sec. 2-80.44.1 is hereby amended as follows:

STRAIGHT PREFERENCE FOR GLADES BUSINESSES:

For any good or service to be utilized in the Glades and for any construction project located in the Glades, the straight preference described in this Section shall be applyied and take precedence over the local preference in lieu of the reciprocal preference described in Section 3 herein and the straight preference described in Section 4. In the event the lowest responsive, responsible bidder or the highest ranked responsive, responsible proposer in the procurement of goods, services or the construction of public works projects is a non-Glades business, tThe bids or

proposals of all responsive, responsible Glades businesses may be adjusted by five percent (5%), solely for the purpose of determining bid award. The bid price of all responsive, responsible 2

Glades businesses will be adjusted downward by five percent (5%) for purposes of ranking bidders.

The proposal score of all responsive, responsible Glades businesses will be adjusted upward by five 4

percent (5%) of the total possible points for purposes of ranking proposers. In no event, however,

shall the application of this adjustment change the actual bid amount. A local business which is not

a Glades business, but which utilizes Glades subcontractors may be eligible for the preference set

forth in Section 6 herein.

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The determination as to whether a bidder or proposer is a Glades or non-Glades business shall be made by County staff based upon documentation submitted by the bidder or proposer at the time of bid or proposal submission and pursuant to this Ordinance and to any rules and regulations promulgated by the Purchasing Department. County staff may require a bidder or proposer to provide additional information at any time prior to the award of the contract.

Section 6. Sec. 2-80.44.2 is hereby amended as follows:

STRAIGHT PREFERENCE FOR USE OF GLADES SUBCONTRACTORS BY **LOCAL BUSINESSES:**

For any good or service to be utilized in the Glades or fFor any construction project located in the Glades, the straight preference described in this Section shall be applyied and take precedence over the local preference in lieu of the reciprocal preference described in Section 3 and the straight preference described in Sections 4 and 5 of this Ordinance and cannot be combined with a preference received pursuant to Section 5 of this Ordinance. A bidder or proposer in the procurement of goods, services and construction of public works projects who is a local business but not a Glades business and who utilizes Glades subcontractors for a minimum of 15% of the work may receive a straight local preference of three percent (3%), solely for the purpose of determining bid award. The bid price of local businesses utilizing Glades subcontractors for a minimum of 15% of the work will be adjusted downward by three percent (3%) for purposes of ranking bidders. The proposal score of local businesses utilizing Glades subcontractors for a minimum of 15% of the work will be adjusted upward by three percent (3%) of the total possible points for purposes of ranking proposers. In no event, however, shall the application of this adjustment change the actual bid amount.

A bidder or proposer in the procurement of construction of public works projects who is a
local business and who utilizes Glades subcontractors for a minimum of 30% of the work may
receive a straight local preference of four percent (4%), solely for the purpose of determining bid
award. The bid price of local businesses utilizing Glades subcontractors for a minimum of 30% of
the work will be adjusted downward by four percent (4%) for purposes of ranking bidders. The
proposal score of local businesses utilizing Glades subcontractors for a minimum of 30% of the
work will be adjusted upward by four percent (4%) of the total possible points for purposes of
ranking proposers. In no event, however, shall the application of this adjustment change the actual
bid amount.

For the purposes of determining Glades subcontractor participation under this Section, the total of Glades subcontractor participation described below will apply:

- (1) the local business may count towards its preference only that portion of the total dollar value of a contract performed by a Glades subcontractor;
- (2) the local business may count towards its preference the entire expenditures for materials and equipment purchased by a Glades subcontractor provided that the Glades subcontractor has the responsibility for the installation of the purchased materials and equipment;
- (3) the local business may count towards its preference the entire expenditure to a Glades subcontractor who is a manufacturer (i.e., a supplier that produces goods from raw materials or substantially alters the goods before resale);
- (4) the local business may count towards its preference sixty percent (60%) of its expenditures to Glades subcontractors that supply the material but do not manufacture or substantially alter the material; and
- (5) the local business may count towards its preference second and third tiered Glades subcontractors, provided that the local business identifies the Glades subcontractors as second and third tier subcontractors in its bid/proposal.

The determination as to whether a subcontractor is a Glades subcontractor shall be made by County staff based upon documentation submitted by the local and regional bidder or proposer at the time of bid or proposal submission and pursuant to this Ordinance and any rules and regulations promulgated by the Purchasing Department. County staff may require a bidder or proposer to provide additional information at any time prior to the award of the contract with regard to the subcontractor's place of business when a preference is being applied.

1	Section 7. Sec. 2-80.45 is hereby deleted:
2	INTERLOCAL AGREEMENTS
3	——————————————————————————————————————
4	preference given to local businesses within their jurisdiction to Palm Beach County businesses
5	Palm-Beach-County may enter into an interlocal agreement with such county extending the
6	preferences established in this part to businesses located within such counties.
7	Section 8. Sec. 2-80.46 is WAIVER:
8	The application of this part to any particular purchase may be waived by the Board of
9	County Commissioners where such waiver would be in the best interests of the County.
10	Section 9. RECIPROCITY:
11	Should Miami-Dade, Broward, Martin, or Hendry counties extend their local preferences to
12	Palm Beach County businesses, the preference for local businesses set forth herein may be made
13	available to those businesses whose permanent place of business are within said counties
14	However, the bid received from the lowest responsive, responsible local business or the proposa
15	received from the highest ranked responsive, responsible local business shall not be supplanted
16	by a business utilizing the Palm Beach County local preference through reciprocity.
17	Section 10. Sec. 2-80.47 of the Palm Beach County Code is hereby amended as follows:
18	<u>LIMITATIONS:</u>
19	(a) The provisions of this Ordinance shall apply only to procurements which are above the
20	formal bid threshold as set forth in the Palm Beach County Code.
21	(b) The provisions of this Ordinance shall not apply where prohibited by federal, state on
22	Florida law or where prohibited under the conditions of any grant.
23	(c) The provisions of this Ordinance shall not apply to any purchase exempted from the
24	provisions of the Palm Beach County Purchasing Ordinance Code.
25	(d) The provisions of this Ordinance shall in no way limit the right of the Board of County
26	Commissioners to compare the quality of the goods and/or services proposed for purchase and the
27	qualifications, character, responsibility and fitness of any person or entity submitting bids or
28	proposals or to make an award it deems to be in the best interest of the County
29	(e) In procurements where price is the only factor for selection, the provisions of this
30	Ordinance shall not be applied where its application would result in an award which exceeds the
31	otherwise lowest responsive, responsible bid by \$100,000.00.

- 1 (f) The provisions of this Ordinance shall not apply to contracts made under the Consultant's Competitive Negotiation Act (CCNA), Fla. Stat. §287.055, as may be amended from time to time.
- 4 (g) A local business or a Glades business or a local business utilizing Glades
 5 subcontractors receiving a preference under the Palm Beach County Small Business Enterprise
 6 Ordinance for a particular purchase shall not be eligible to receive the preferences established in
 7 this Ordinance for that same purchase. In case of any conflict inconsistency between the provisions
 8 of this Ordinance and the Small Business Enterprise Ordinance, the Small Business Enterprise
 9 Ordinance shall take precedence.
- 10 (h) Decisions concerning the application of this Ordinance shall be made by the
 11 Department of Purchasing pursuant to this Ordinance and any rules and regulations promulgated by
 12 the County Administrator or his/her designee and shall be final as to the County provided such
 13 decision may be protested pursuant to the protest process set forth in the Purchasing Ordinance
 14 Code.
 - (i) The provisions of this Ordinance shall not be applied to any procurement where the local nature of a business has been addressed through the scoring criteria.
- 17 (j) The provisions of this Ordinance shall not be applied to purchases made pursuant to
 18 the alternative source selection for Glades Utility Authority ("GUA") purchases under \$100,000 as
 19 set forth in the Purchasing Code.

Section 11. RULES AND REGULATIONS:

The County Administrator or his/her designee shall develop and promulgate rules and regulations which shall govern the application and administration of this part.

Section 12. 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 13. SEVERABILITY:

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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.

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.
ection 15. EFFECTIVE DA	ATE:
The provisions of this (Ordinance shall become effective upon filing with the Department of
tate.	
APPROVED and ADO	OPTED by the Board of County Commissioners of Palm Beach
County, Florida, on this the _	day of, 20
SHARON R. BOCK, CLER COMPTROLLER	BOARD OF COUNTY COMMISSIONERS
By:	By:Burt Aaronson, Chair
Deputy Citik	Duit Aaronson, Chair
APPROVED AS TO FORM LEGAL SUFFICIENCY	AND
By:	
County Attorney	
EFFECTIVE DATE	· Filed with the Department of State on the day of
	· · · · · · · · · · · · · · · · · · ·
EFFECTIVE DATE:	

2	ORDINANCE NO. 2010
3	AN ORDINANCE OF THE BOARD OF COUNTY
4	COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA.
5	SETTING FORTH AND AMENDING SECTIONS 2-80.41
6	THROUGH 2-80.48 OF THE PALM BEACH COUNTY
7	CODE, THE "LOCAL PREFERENCE IN PURCHASING
8	ORDINANCE"; PROVIDING FOR A TITLE; AMENDING
9	SECTION 2-80.42 "DEFINITIONS"; DELETING SECTION 2-
10	80.43 "RECIPROCAL PREFERENCE FOR LOCAL
11 12	BUSINESSES"; AMENDING SECTION 2-80.44
13	"PREFERENCE FOR LOCAL BUSINESSES"; AMENDING SECTION 2-80.44.1 "PREFERENCE FOR GLADES
14	BUSINESSES"; AMENDING SECTION 2-80.44.2
15	"PREFERENCE FOR THE USE OF GLADES
16	SUBCONTRACTORS BY LOCAL BUSINESSES";
17	DELETING SECTION 2-80.45 "INTERLOCAL
18	AGREEMENTS"; PROVIDING FOR WAIVER; PROVIDING
19 20	FOR RECIPROCITY; AMENDING SECTION 2-80.47
20 21	PROVIDING FOR LIMITATIONS; PROVIDING FOR
22	RULES AND REGULATIONS; PROVIDING FOR REPEAL OF LAWS IN CONFLICT; PROVIDING FOR
23	SEVERABILITY; PROVIDING FOR INCLUSION IN THE
24	CODE OF LAWS AND ORDINANCES; AND PROVIDING
25	FOR AN EFFECTIVE DATE.
26	
27	WHEREAS, the Board of County Commissioners of Palm Beach County, Florida
28	("Board") enacted Ordinance No. 02-065 which established a local preference for the procurement
29	of goods, services, and the construction of public works projects; and
30	WHEREAS, due to the unique geographic and economic issues of businesses located in the
31	Glades and the desire to stimulate the Glades economy, the Board enacted Ordinance No. 09-095
32	which provided for a Glades Local Preference; and
33	WHEREAS, there is a need to make minor revisions to this Ordinance in order to clarify
34	the intent as to reciprocity and to limit the application of the local preference for purchases made on
35	behalf of the Glades Utility Authority pursuant to an alternative source selection under the
36	Purchasing Code; and
37	WHEREAS, the Board of County Commissioners desires to amend the Local Preference in
88	Purchasing Ordinance as set forth herein.
39	
10	NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY
1	COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that:
2	

Section 1. TITLE:

This Ordinance shall be entitled the Palm Beach County Local Preference in Purchasing Ordinance.

Sec. 2-80.42 of the Palm Beach County Code is hereby amended as follows:

DEFINITIONS:

- (a) "Glades" means the area from the Broward County line north along Canal L-36 to the Loxahatchee National Wildlife Refuge, thence north to Southern Boulevard along Canal L-40, thence west along Southern Boulevard to a north-south line 1 1/2 miles west of Canal L-8, which coincides with a private agricultural road heading north from Southern Boulevard at that point where State Road 880 intersects Southern Boulevard from the South, thence north along the line of this north-south road to the boundary of the J.W. Corbett Wildlife Management Area, thence east and north along the boundary of the J.W. Corbett Wildlife Management Area to the Martin County line.
- (b) "Glades business" means a bidder or proposer which has a permanent place of business within the Glades and which holds a business tax receipt issued by Palm Beach County that authorizes the bidder or proposer to provide the goods, services, or construction to be built and which is issued prior to the issuance of the invitation for bids/request for proposals for which a preference is sought. If the business is a joint venture/partnership, it is sufficient for qualification as a Glades business if at least one of the joint venturers/partners meets the requirements set forth in this subsection.
- (c) "Glades subcontractor" means a subcontractor participating in a bid or proposal for goods, services or construction which has a permanent place of business within the Glades and which holds a business tax receipt issued by Palm Beach County that authorizes the Glades subcontractor to provide goods, services or construction services and which is issued prior to the issuance of the invitation for bids/request for proposals for which a preference is sought. If the subcontractor is a joint venture/partnership, it is sufficient for qualification as a Glades subcontractor if at least one of the joint venturers/partners meets the requirements set forth in this subsection.
- (d) "Local business" means a bidder or proposer which has a permanent place of business within Palm Beach County and which holds a business tax receipt issued by Palm Beach County that authorizes the bidder or proposer to provide the goods, services, or construction to be

purchased and which is issued prior to the issuance of the invitation for bids/request for proposals

for which a preference is sought. If the business is a joint venture/partnership, it is sufficient for

qualification as a local business if at least one of the joint venturers/partners meets the test set forth

4 in this subsection.

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(e) "Non-local business" means a bidder or proposer which is not a local business.

(f) "Permanent place of business" means headquarters which are located within Palm

Beach County or within the Glades for Glades businesses, or a permanent office or other site

located within Palm Beach County or within the Glades for Glades businesses, from which a bidder

or proposer will produce a substantial portion of the goods or perform a substantial portion of the

services to be purchased and which was in existence prior to the issuance of the invitation for

bids/request for proposals. A post office box or location at a postal service center shall not

constitute a permanent place of business.

All other terms and definitions used herein shall have the same meaning as set forth

in the Purchasing Ordinance, as it may be amended.

15 <u>Section 3.</u> Sec. 2-80.43 of the Palm Beach County Code is hereby deleted.

Sec. 2-80.44 of the Palm Beach County Code is hereby amended as follows:

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PREFERENCE FOR LOCAL BUSINESSES:

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responsible proposer in the procurement of goods, services or the construction of public works projects is a non-local business, the bids or proposals of all responsive, responsible local businesses may be adjusted by five percent (5%), solely for the purpose of determining bid award. The bid price of local businesses will be adjusted downward by five percent (5%) for purposes of ranking

In the event the lowest responsive, responsible bidder or the highest ranked responsive,

bidders. The proposal score of local businesses will be adjusted upward by five percent (5%) of the

total possible points for purposes of ranking proposers. In no event, however, shall the application

of this adjustment change the actual bid amount.

The determination as to whether a bidder or proposer is a local business shall be made by County staff based upon documentation submitted by the bidder or proposer at the time of bid or proposal submission and pursuant to this Ordinance and to any rules and regulations promulgated by the Purchasing Department. County staff may require a bidder or proposer to provide additional information at any time prior to the award of the contract.

Section 5. Sec. 2-80.44.1 is hereby amended as follows:

PREFERENCE FOR GLADES BUSINESSES:

For any good or service to be utilized in the Glades and for any construction project located in the Glades, the preference described in this Section shall apply and take precedence over the local preference in Section 4. The bids or proposals of all responsive, responsible Glades businesses may be adjusted by five percent (5%), solely for the purpose of determining bid award. The bid price of all responsive, responsible Glades businesses will be adjusted downward by five percent (5%) for purposes of ranking bidders. The proposal score of all responsive, responsible Glades businesses will be adjusted upward by five percent (5%) of the total possible points for purposes of ranking proposers. In no event, however, shall the application of this adjustment change the actual bid amount. A local business which is not a Glades business, but which utilizes Glades subcontractors may be eligible for the preference set forth in Section 6 herein.

The determination as to whether a bidder or proposer is a Glades business shall be made by County staff based upon documentation submitted by the bidder or proposer at the time of bid or proposal submission and pursuant to this Ordinance and to any rules and regulations promulgated by the Purchasing Department. County staff may require a bidder or proposer to provide additional information at any time prior to the award of the contract.

20 Section 6. Sec. 2-80.44.2 is hereby amended as follows:

PREFERENCE FOR USE OF GLADES SUBCONTRACTORS BY LOCAL

BUSINESSES:

For any construction project located in the Glades, the preference described in this Section shall apply and take precedence over the local preference in Section 4 of this Ordinance. A bidder or proposer in the procurement of construction of public works projects who is a local business but not a Glades business and who utilizes Glades subcontractors for a minimum of 15% of the work may receive a local preference of three percent (3%), solely for the purpose of determining bid award. The bid price of local businesses utilizing Glades subcontractors for a minimum of 15% of the work will be adjusted downward by three percent (3%) for purposes of ranking bidders. The proposal score of local businesses utilizing Glades subcontractors for a minimum of 15% of the work will be adjusted upward by three percent (3%) of the total possible points for purposes of ranking proposers. In no event, however, shall the application of this adjustment change the actual bid amount.

A bidder or proposer in the procurement of construction of public works projects who is a
local business and who utilizes Glades subcontractors for a minimum of 30% of the work may
receive a local preference of four percent (4%), solely for the purpose of determining bid award.
The bid price of local businesses utilizing Glades subcontractors for a minimum of 30% of the
work will be adjusted downward by four percent (4%) for purposes of ranking bidders. The
proposal score of local businesses utilizing Glades subcontractors for a minimum of 30% of the
work will be adjusted upward by four percent (4%) of the total possible points for purposes of
ranking proposers. In no event, however, shall the application of this adjustment change the actual
bid amount.

For the purposes of determining Glades subcontractor participation under this Section, the total of Glades subcontractor participation described below will apply:

- (1) the local business may count towards its preference only that portion of the total dollar value of a contract performed by a Glades subcontractor;
- (2) the local business may count towards its preference the entire expenditures for materials and equipment purchased by a Glades subcontractor provided that the Glades subcontractor has the responsibility for the installation of the purchased materials and equipment;
- (3) the local business may count towards its preference the entire expenditure to a Glades subcontractor who is a manufacturer (i.e., a supplier that produces goods from raw materials or substantially alters the goods before resale);
- (4) the local business may count towards its preference sixty percent (60%) of its expenditures to Glades subcontractors that supply the material but do not manufacture or substantially alter the material; and
- (5) the local business may count towards its preference second and third tiered Glades subcontractors, provided that the local business identifies the Glades subcontractors as second and third tier subcontractors in its bid/proposal.

The determination as to whether a subcontractor is a Glades subcontractor shall be made by County staff based upon documentation submitted by the local bidder or proposer at the time of bid or proposal submission and pursuant to this Ordinance and any rules and regulations promulgated by the Purchasing Department. County staff may require a bidder or proposer to provide additional information at any time prior to the award of the contract with regard to the subcontractor's place of business when a preference is being applied.

1	Section 7. Sec. 2-80.45 is hereby deleted.
2	Section 8. Sec. 2-80.46 is WAIVER:
3	The application of this part to any particular purchase may be waived by the Board of
4	County Commissioners where such waiver would be in the best interests of the County.
5	Section 9. RECIPROCITY:
6	Should Miami-Dade, Broward, Martin, or Hendry counties extend their local preferences to
7	Palm Beach County businesses, the preference for local businesses set forth herein may be made
8	available to those businesses whose permanent place of business are within said counties.
9	However, the bid received from the lowest responsive, responsible local business or the proposal
10	received from the highest ranked responsive, responsible local business shall not be supplanted
11	by a business utilizing the Palm Beach County local preference through reciprocity.
12	Section 10. Sec. 2-80.47 of the Palm Beach County Code is hereby amended as follows:
13	<u>LIMITATIONS:</u>
14	(a) The provisions of this Ordinance shall apply only to procurements which are above the
15	formal bid threshold as set forth in the Palm Beach County Code.
16	(b) The provisions of this Ordinance shall not apply where prohibited by federal, state or
17	Florida law or where prohibited under the conditions of any grant.
18	(c) The provisions of this Ordinance shall not apply to any purchase exempted from the
19	provisions of the Palm Beach County Purchasing Code.
20	(d) The provisions of this Ordinance shall in no way limit the right of the Board of County
21	Commissioners to compare the quality of the goods and/or services proposed for purchase and the
22	qualifications, character, responsibility and fitness of any person or entity submitting bids or
23	proposals or to make an award it deems to be in the best interest of the County
24	(e) In procurements where price is the only factor for selection, the provisions of this
25	Ordinance shall not be applied where its application would result in an award which exceeds the
26	otherwise lowest responsive, responsible bid by \$100,000.00.
27	(f) The provisions of this Ordinance shall not apply to contracts made under the
28	Consultant's Competitive Negotiation Act (CCNA), Fla. Stat. §287.055, as may be amended from
29	time to time.
30	(g) A local business or a Glades business or a local business utilizing Glades
31	subcontractors receiving a preference under the Palm Beach County Small Business Enterprise

- 1 Ordinance for a particular purchase shall not be eligible to receive the preferences established in
- 2 this Ordinance for that same purchase. In case of any inconsistency between the provisions of this
- 3 Ordinance and the Small Business Enterprise Ordinance, the Small Business Enterprise Ordinance
- 4 shall take precedence.
- 5 (h) Decisions concerning the application of this Ordinance shall be made by the
- 6 Department of Purchasing pursuant to this Ordinance and any rules and regulations promulgated by
- 7 the County Administrator or his/her designee and shall be final as to the County provided such
- 8 decision may be protested pursuant to the protest process set forth in the Purchasing Code.
- 9 (i) The provisions of this Ordinance shall not be applied to any procurement where the
- local nature of a business has been addressed through the scoring criteria.
- 11 (j) The provisions of this Ordinance shall not be applied to purchases made pursuant to
- the alternative source selection for Glades Utility Authority ("GUA") purchases under \$100,000 as
- set forth in the Purchasing Code.

Section 11. RULES AND REGULATIONS:

- The County Administrator or his/her designee shall develop and promulgate rules and
- regulations which shall govern the application and administration of this part.

17 Section 12. 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.

20 <u>Section 13. SEVERABILITY:</u>

- 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
- 23 holding shall not affect the remainder of this Ordinance.

Section 14. INCLUSION IN THE CODE OF LAWS AND ORDINANCES:

- The provisions of this Ordinance shall become and be made a part of the Palm Beach
- 26 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 15. EFFECTIVE DATE:

- The provisions of this Ordinance shall become effective upon filing with the Department of
- 30 State.

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APPROVED and ADOPTED by	y the Board of County Commissioners of Palm Beach
County, Florida, on this the day of _	, 20
SHARON R. BOCK, CLERK & COMPTROLLER	PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS
By: Deputy Clerk	Ву:
Deputy Clerk	By: Burt Aaronson, Chair
APPROVED AS TO FORM AND LEGAL SUFFICIENCY By: County Attorney	
EFFECTIVE DATE: Filed w	vith the Department of State on the day of
G:\WPDATA\ENVIR\LYakovakis\DAWN\ORDINANC\Lo	ocal Preference\2010 Local Preference Ord Amendment clean version3-30-10.doc

1	ORDINANCE NO. 2009-025
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA. AMENDING SECTIONS 2-80.41 THROUGH 2-80.48 OF THE PALM BEACH COUNTY CODE, WHICH CODIFIED ORDINANCE 02-065 ESTABLISHING A "LOCAL PREFERENCE IN PURCHASING ORDINANCE"; PROVIDING FOR A TITLE; PROVIDING FOR DEFINITIONS; PROVIDING FOR A RECIPROCAL PREFERENCE FOR LOCAL BUSINESSES; PROVIDING FOR A STRAIGHT PREFERENCE FOR LOCAL BUSINESSES; PROVIDING FOR A STRAIGHT PREFERENCE FOR THE USE OF GLADES SUBCONTRACTORS BY LOCAL BUSINESSES; PROVIDING FOR A STRAIGHT PREFERENCE FOR THE USE OF GLADES SUBCONTRACTORS BY LOCAL BUSINESSES; PROVIDING FOR REPEAL OF LAWS IN CONFLICT; PROVIDING FOR SEVERABILITY; PROVIDING FOR INCLUSION IN THE CODE OF LAWS AND ORDINANCES; AND PROVIDING
22	FOR AN EFFECTIVE DATE.
23	WHEREAS, the Board of County Commissioners of Palm Beach County, Florida enacted
24	Ordinance No. 02-065 which established a local preference for the procurement of goods, services
25	and the construction of public works projects; and
26	WHEREAS, Palm Beach County now recognizes that businesses in the Glades have unique
27	geographic and economic issues that make a countywide local preference ineffective in terms of
28	addressing the needs of businesses located in the Glades; and
29	WHEREAS, Palm Beach County desires to establish a preference for businesses and
30	subcontractors located in the Glades when the goods, services, or construction will be utilized o
31	built within the Glades, and
32	WHEREAS, Palm Beach County now recognizes that on construction for public works
33	projects where subcontractors may represent up to 90% of the work awarded in a contract, that a
34	preference should be applied when local or Glades subcontractors are utilized by local businesses
35	and
36	WHEREAS, the Board of County Commissioners further believes that such preferences
37	will stimulate the Glades economy, attract new businesses and industry, and create a demand for
38	jobs to provide such goods, services and construction; and

ORDINANCE NO.

Beach County to procure goods, services and to construct public improvements, where permitted by

 $\textbf{WHEREAS,} \ \text{the provisions of this Ordinance shall apply only to funds expended by Palm}$

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law; and

2	section.
3	(d) "Local business" means a bidder or proposer which has a permanent place of
4	business within Palm Beach County and which holds a business tax receipt issued by Palm Beach
5	County that authorizes the bidder or proposer to provide the goods, services, or construction to be
6	purchased and which is issued prior to the issuance of the invitation for bids/request for proposals
7	for which a preference is sought. If the business is a joint venture/partnership, it is sufficient for
8	qualification as a local business if at least one of the joint venturers/partners meets the test set forth
9	in this section.
10	(e) "Non-local business" means a bidder or proposer which is not a local business or a
11	regional business as defined herein.
12	(f) "Permanent place of business" means headquarters which are located within Palm
13.	Beach County or within the Glades for Glades businesses, or a permanent office or other site
14	located within Palm Beach County or within the Glades for Glades businesses, from which a bidder
15	or proposer will produce a substantial portion of the goods or perform a substantial portion of the
16	services to be purchased and which was in existence prior to the issuance of the invitation for
17	bids/request for proposals. A post office box or location at a postal service center shall no
18	constitute a permanent place of business.
19	(g) "Regional business" means a business which does not have a permanent place of
20	business within Palm Beach County and which is domiciled within Broward, Martin, or Miami-
21	Dade County for purposes of receiving a regional business preference from Broward, Martin, or
22	Miami-Dade County.
23	(h) "Regional business preference" means any policy, program, rule, regulation or
24	practice of Broward, Martin or Miami-Dade County which grants any business a preference of any
25	amount or percentage based on its location in that jurisdiction in relation to other bidders or
26	proposers.
27	All other terms and definitions used herein shall have the same meaning as set forth in the
28	Purchasing Ordinance, as it may be amended.
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subcontractor if at least one of the joint venturers/partners meets the requirements set forth in this

2009 025 ORDINANCE NO.

Section 3. RECIPROCAL PREFERENCE FOR LOCAL BUSINESSES:

Sec. 2-80.43 of the Palm Beach County Code is hereby amended as follows:

In the event the lowest responsive, responsible bidder or the highest ranked responsive, responsible proposer in the procurement of goods, services or the construction of public works projects is a regional business, and the regional business is from a jurisdiction which applies a regional business preference against Palm Beach County businesses, the bids or proposals of all local businesses may be adjusted by five percent (5%), solely for the purpose of determining bid or proposal award. The bid price of local bidders businesses will be adjusted downward by five percent (5%) for purposes of ranking bidders. The proposal scores of local proposers businesses will be adjusted upward by five percent (5%) for purposes of ranking proposers. In no event, however, shall the application of this adjustment change the actual bid or proposal amount.

The determination as to whether a bidder or proposer is a local or regional business shall be made by County staff based upon documentation submitted by the local and regional bidder or proposer at the time of bid or proposal submission and pursuant to this Ordinance and to any rules and regulations promulgated by the Purchasing Department. County staff may require a bidder or proposer to provide additional information at any time prior to the award of the contract.

Section 4. STRAIGHT PREFERENCE FOR LOCAL BUSINESSES:

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Sec. 2-80.44 of the Palm Beach County Code is hereby amended as follows:

In the event the lowest responsive, responsible bidder or the highest ranked responsive, responsible proposer in the procurement of goods, services or the construction of public works projects is a non-local business, the bids or proposals of all responsive, responsible local businesses may be adjusted by five percent (5%), solely for the purpose of determining bid award. The bid price of local businesses will be adjusted downward by five percent (5%) for purposes of ranking bidders. The proposal score of local businesses will be adjusted upward by five percent (5%) for purposes of ranking proposers. In no event, however, shall the application of this adjustment change the actual bid amount.

The determination as to whether a bidder or proposer is a local or non-local business shall be made by County staff based upon documentation submitted by the local and regional bidder or proposer at the time of bid or proposal submission and pursuant to this Ordinance and to any rules and regulations promulgated by the Purchasing Department. County staff may require a bidder or proposer to provide additional information at any time prior to the award of the contract.

ORDINANCE NO. 2009

Section 5. STRAIGHT PREFERENCE FOR GLADES BUSINESSES:

For any good or service to be utilized in the Glades and for any construction project located in the Glades, the straight preference described in this Section shall be applied in lieu of the reciprocal preference described in Section 3 herein and the straight preference described in Section 4. In the event the lowest responsive, responsible bidder or the highest ranked responsive, responsible proposer in the procurement of goods, services or the construction of public works projects is a non-Glades business, the bids or proposals of all responsive, responsible Glades businesses may be adjusted by five percent (5%), solely for the purpose of determining bid award. The bid price of all responsive, responsible Glades businesses will be adjusted downward by five percent (5%) for purposes of ranking bidders. The proposal score of all responsive, responsible Glades businesses will be adjusted upward by five percent (5%) for purposes of ranking proposers. In no event, however, shall the application of this adjustment change the actual bid amount. A local business which is not a Glades business, but which utilizes Glades subcontractors may be eligible for the preference set forth in Section 6 herein.

The determination as to whether a bidder or proposer is a Glades or non-Glades business shall be made by County staff based upon documentation submitted by the bidder or proposer at the time of bid or proposal submission and pursuant to this Ordinance and to any rules and regulations promulgated by the Purchasing Department. County staff may require a bidder or proposer to provide additional information at any time prior to the award of the contract.

Section 6. STRAIGHT PREFERENCE FOR USE OF GLADES SUBCONTRACTORS BY

22 **LOCAL BUSINESSES:**

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For any good or service to be utilized in the Glades or for any construction project located in the Glades, the straight preference described in this Section shall be applied in lieu of the reciprocal preference described in Section 3 and the straight preference described in Sections 4 and 5 of this Ordinance, and cannot be combined with a preference received pursuant to Section 6 of this Ordinance. A bidder or proposer in the procurement of goods, services and construction of public works projects who is a local business but not a Glades business and who utilizes Glades subcontractors for a minimum of 15% of the work may receive a straight local preference of three percent (3%), solely for the purpose of determining bid award. The bid price of local businesses utilizing Glades subcontractors for a minimum of 15% of the work will be adjusted downward by three percent (3%) for purposes of ranking bidders. The proposal score of local businesses utilizing

ORDINANCE NO. 2009 025



1	Glades subcontractors for a minimum of 15% of the work will be adjusted upward by three percent
2	(3%) for purposes of ranking proposers. In no event, however, shall the application of this
3	adjustment change the actual bid amount.
4	A bidder or proposer in the procurement of construction of public works projects who is a
5	local business and who utilizes Glades subcontractors for a minimum of 30% of the work may
6	receive a straight local preference of four percent (4%), solely for the purpose of determining bid
7	award. The bid price of local businesses utilizing Glades subcontractors for a minimum of 30% of
8	the work will be adjusted downward by four percent (4%) for purposes of ranking bidders. The
9	proposal score of local businesses utilizing Glades subcontractors for a minimum of 30% of the
10	work will be adjusted upward by four percent (4%) for purposes of ranking proposers. In no event,
11	however, shall the application of this adjustment change the actual bid amount.
12	For the purposes of determining Glades subcontractor participation under this Section, the
13	total of Glades subcontractor participation described below will apply:
14	(1) the local business may count towards its preference only that portion of the total
15	dollar value of a contract performed by a Glades subcontractor;
16	(2) the local business may count towards its preference the entire expenditures for
17	materials and equipment purchased by a Glades subcontractor provided that the Glades
8	subcontractor has the responsibility for the installation of the purchased materials and equipment;
19	(3) the local business may count towards its preference the entire expenditure to a
20	Glades subcontractor who is a manufacturer (i.e., a supplier that produces goods from raw materials
21	or substantially alters the goods before resale);
22	(4) the local business may count towards its preference sixty percent (60%) of its
23	expenditures to Glades subcontractors that supply the material but do not manufacture or
24	substantially alter the material; and
25	(5) the local business may count towards its preference second and third tiered Glades
26	subcontractors, provided that the local business identifies the Glades subcontractors as second and
27	third tier subcontractors in its bid/proposal.
28	The determination as to whether a subcontractor is a Glades subcontractor shall be made by
9	County staff based upon documentation submitted by the local and regional bidder or proposer at
0	the time of bid or proposal submission and pursuant to this Ordinance and any rules and regulations
1	promulgated by the Purchasing Department. County staff may require a bidder or proposer to
	OPPLINANCE NO OOO OO

1	provide additional information at any time prior to the award of the contract with regard to the
2	subcontractor's place of business when a preference is being applied.
3	Section 7. LIMITATIONS:
4	Sec. 2-80.47 of the Palm Beach County Code is hereby amended as follows:
5	(a) The provisions of this Ordinance shall apply only to procurements which are above the
6	formal bid threshold as set forth in the Palm Beach County Code.
7	(b) The provisions of this Ordinance shall not apply where prohibited by federal, state or
8	Florida law or where prohibited under the conditions of any grant.
9	(c) The provisions of this Ordinance shall not apply to any purchase exempted from the
10	provisions of the Palm Beach County Purchasing Ordinance.
11	(d) The provisions of this Ordinance shall in no way limit the right of the Board of County
12	Commissioners to compare the quality of the goods and/or services proposed for purchase and the
13	qualifications, character, responsibility and fitness of any person or entity submitting bids or
14	proposals or to make an award it deems to be in the best interest of the County
15	(e) In procurements where price is the only factor for selection, the provisions of this
16	Ordinance shall not be applied where its application would result in an award which exceeds the
17	otherwise lowest responsive, responsible bid by \$100,000.00.
18	(f) The provisions of this Ordinance shall not apply to contracts made under the
19	Consultant's Competitive Negotiation Act (CCNA), Fla. Stat. §287.055, as may be amended from
20	time to time.
21	(g) A local business or a Glades business or a local business utilizing Glades
22	subcontractors receiving a preference under the Palm Beach County Small Business Enterprise
23	Ordinance for a particular purchase shall not be eligible to receive the preferences established in
24	this Ordinance for that same purchase. In case of any conflict between the provisions of this
25	Ordinance and the Small Business Enterprise Ordinance, the Small Business Enterprise Ordinance
26	shall take precedence.
27	(h) Decisions concerning the application of this Ordinance shall be made by the
28	Department of Purchasing pursuant to this Ordinance and any rules and regulations promulgated by
29	the County Administrator or his/her designee and shall be final as to the County provided such
30	decision may be protested pursuant to the protest process set forth in the Purchasing Ordinance.

1	(i) The provisions of this Ordinance shall not be applied to any procurement where the local
2	nature of a business has been addressed through the scoring criteria.
3	Section 8. REPEAL OF LAWS IN CONFLICT:
4	All local laws and ordinances in conflict with any provisions of this Ordinance are hereby
5	repealed to the extent of such conflict.
6	Section 9. SEVERABILITY:
7	If any section, paragraph, sentence, clause, phrase, or word of this Ordinance is for any
8	reason held by a Court of competent jurisdiction to be unconstitutional, inoperative, or void, such
9	holding shall not affect the remainder of this Ordinance.
10	Section 10. INCLUSION IN THE CODE OF LAWS AND ORDINANCES:
11	The provisions of this Ordinance shall become and be made a part of the Palm Beach
12	County Code. The sections of this Ordinance may be renumbered or relettered to accomplish such,
13	and the word "ordinance" may be changed to "section," "article," or other appropriate word.
14 .	Section 11. EFFECTIVE DATE:
15	The provisions of this Ordinance shall become effective upon filing with the Department of
16	State.
17	APPROVED and ADOPTED by the Board of County Commissioners of Palm Beach
18	County, Florida, on this the 18thday of August , 20 09
19 20	SHARON R. BOCK, CLERK & PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONEDS
21 22	BOARD OF COUNTY COMMISSIONERS
23 24	BU DIE GOND BEAUTIE
25 26	Deputy Cork Florida John Koons, Chairman
27 28	APPROVED AS TO FORM AND LEGAL SUFFICIENCY
29 30	DECAL SUFFICIENCY
31	By:
32 33	County Attorney
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35	EFFECTIVE DATE: Filed with the Department of State on the 26th day of
36	August, 20 09 .
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