PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY

Meeting Date:	May 20, 2014	 Consent Ordinance	[]	Regular Public Hearing
Department:	Administration			
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I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to adopt: an Ordinance of the Board of County Commissioners of Palm Beach County, amending Palm Beach County Code Chapter 2, Article IV, Division 3, (the Palm Beach County Living Wage Ordinance) (Ordinance 2003-004, as amended by Ordinance 2004-002 and Ordinance 2011-004) amending Sections 2-148 Definitions, 2-149 Living wage, 2-150 Implementation, and 2-150.1 Compliance and enforcement, for the inclusion of Paratransit Transportation Services; providing for repeal of laws in conflict; providing a savings clause; providing for severability; providing for inclusion in the code of laws and ordinances; providing for enforcement, penalty and captions; and providing for an effective date.

Summary: At the February 25, 2014, Board of County Commissioners' (BCC) Workshop, concerning the upcoming Request for Proposals (RFP) for Palm Tran Connection paratransit services, the Board directed Staff to prepare an amendment to the Palm Beach County Living Wage Ordinance to extend its provisions to contractors awarded contracts for the provision of paratransit transportation services and their subcontractors. Currently, the Ordinance applies only to construction contracts. On May 6, 2014, the BCC held a preliminary reading of this Ordinance and authorized advertising for public hearing. Countywide (JM/DR)

Background and Justification: The Palm Beach County Living Wage Ordinance, first enacted by the Board in 2003, establishes a living wage that must be paid to all employees of contractors and subcontractors working on County contracts for construction related services. Since its enactment, the living wage rate has been raised from \$9.75/hr to the current rate of \$11.64/hr. in accordance with the annual rate adjustment determined by inflation. The proposed revisions will make the Ordinance applicable to contractors awarded contracts for the provision of paratransit transportation services and their subcontractors.

Attachment:

1. Ordinance amending the Palm Beach County Living Wage Ordinance

Recommended by:	Assistant County Administrator	5/12/14	
	Assistant County Administrator	Date /	
Approved by:	Margue	VTM(M	
	County Administrator	Date	_

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact:

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Fiscal Years	2014	2015	2016	2017	2018
Capital Expenditures Operating Costs External Revenues Program Income (County)	\$0 0 0 0	\$0 0 0 0	\$0 0 0 0	\$0 0 0 0	\$0 0 0 0
In-Kind Match (County)	0	0	0	0	0
NET FISCAL IMPACT	* \$0	\$0	\$0	\$0	\$0
# Additional FTE Positions (Cumulative)	0	0	0	0	0
ls Item Included in Current Budget:		Yes		No	
Budget Account No:					
Reporting Category					
Recommended Sources of	Funds	/Summary	of Fiscal In	npact:	
					•
Departmental Fiscal Review	۸,۰				
,					
III.	REVIE	EW COMME	ENTS		
OFMB Fiscal: * Fixed transfer cheleron blue				elopment &	Control:
OFMB 510	12014			<i>) zula</i> lopment & C	
Legal Sufficiency: Assistant County Attorney	<u>/13/</u> 14	į.			
Other Department Review:					• •
Department Director					

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

1	ORDINANCE NO. 2014
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3	AN ORDINANCE OF THE BOARD OF COUNTY
4	COMMISSIONERS OF PALM BEACH COUNTY,
5	AMENDING PALM BEACH COUNTY CODE CHAPTED
6	2, ARTICLE IV, DIVISION 3, (THE PALM REACH
7	COUNTY LIVING WAGE ORDINANCE) (ORDINANCE
8	2003-004, AS AMENDED BY ORDINANCE 2004-002 AND
9	ORDINANCE 2011-004) AMENDING SECTIONS 2-148
10 11	DEFINITIONS, 2-149 LIVING WAGE 2-150
12	IMPLEMENTATION, AND 2-150.1 COMPLIANCE AND
13	ENFORCEMENT, FOR THE INCLUSION OF
14	PARATRANSIT TRANSPORTATION SERVICES;
15	PROVIDING FOR REPEAL OF LAWS IN CONFLICT;
16	PROVIDING A SAVINGS CLAUSE; PROVIDING FOR SEVERABILITY; PROVIDING FOR INCLUSION IN THE
17	CODE OF LAWS AND ORDINANCES; PROVIDING FOR
18	ENFORCEMENT, PENALTY AND CAPTIONS; AND
19	PROVIDING FOR AN EFFECTIVE DATE.
20	THE CALLED
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21	WHEREAS, a major portion of the Palm Tran's annual budget is expended
22	for Paratransit Transportation Services used by the public; and
23	WHEREAS, a significant portion of the funds budgeted and expended for
24	
No. "T	Paratransit Transportation Services is used for contracts Palm Tran awards to
25	private firms; and
26	WHEDEAS
40	WHEREAS, such expenditures of public money by Palm Tran serve a
27	public purpose by advancing the economic security of its citizens and promoting
28	the creation of good jobs that allow working citizens to support themselves and
29	their families with dignity above the poverty level; and
30	WHEREAS, the Board of County Commissioners has determined that
31	requiring Palm Tran's contractors and subcontractors to pay a living wage is
32	consistent with this goal; and

	Chapter to Chapter
2	125, Florida Statutes, that establishes the right and power of counties to provide for
3	the health and welfare of its residents and authorizes counties to adopt ordinances
4	to exercise such powers in a manner consistent with general and special law, has
5	enacted the Palm Beach County Living Wage Ordinance as set out in Chapter 2,
6	Article IV, Division 3 of the Palm Beach County Code, and
7	WHEREAS, the Board of County Commissioners now desires to amend
8	the Palm Beach County Living Wage Ordinance to include Paratransit
9	Transportation Services as defined in Section 2-148, and
1.0	WHEREAS, the Board of County Commissioners hereby determines the
11	Palm Beach County Living Wage Ordinance, as amended, will serve the economic
12	interests of its working citizens by assuring them a living wage,
1.3	NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF
14	COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA,
15	that:
16	Section 1. PALM BEACH COUNTY CODE SECTIONS 2-148 THROUGH 2-
17	150.1 ARE AMENDED AS FOLLOWS (deletions are stricken through and
18	additions are underlined):
19	Sec. 2-148. Definitions.
20	For purposes of this division, the following definitions shall apply:
21	, and the definitions shall appry.
22	Construction means the actual process of building, altering, improving,
23	demolishing, or major repairing or renovating of any county road or county
	- County Total of County
24	building. "Construction" does not include routine road maintenance or routine

1	Construction contract means a deliberate verbal or written agreement between
2	two (2) or more competent parties to perform or not perform a specific act or
3	acts or any type of agreement, regardless of what it is called, for the
4	procurement of construction that is solicited and purchased by the county, that
5	has a total contract value exceeding one hundred thousand dollars
6	(\$100,000.00), and that is not subject to the Davis-Bacon Act or any related act
7	or acts, as amended, that require the payment of Davis-Bacon Act wage rates.
8	Construction department means the county department that solicits and
9	procures construction-related services from a non-county employer pursuant to
10	a construction contract.
11	Construction-related services means any service, other than a professional
12	service as defined by the county purchasing ordinance, consisting of work or
13	the site of work and directly related to
13 14	labor performed directly upon the site of work and directly related to construction.
	construction.
14	County means the Board of County Commissioners of the county or any of its
14 15	construction.
14 15 16	County means the Board of County Commissioners of the county or any of its authorized representatives pursuant to ordinance, resolution, or administrative code.
14 15 16 17	County means the Board of County Commissioners of the county or any of its authorized representatives pursuant to ordinance, resolution, or administrative code. County building means any county-owned structure or building that encloses
14 15 16 17	County means the Board of County Commissioners of the county or any of its authorized representatives pursuant to ordinance, resolution, or administrative code.
14 15 16 17 18 19	County means the Board of County Commissioners of the county or any of its authorized representatives pursuant to ordinance, resolution, or administrative code. County building means any county-owned structure or building that encloses space used for sheltering any occupancy, as determined by the director of the purchasing department.
14 15 16 17 18 19 20	County means the Board of County Commissioners of the county or any of its authorized representatives pursuant to ordinance, resolution, or administrative code. County building means any county-owned structure or building that encloses space used for sheltering any occupancy, as determined by the director of the purchasing department. County employee means any person employed by the county as a regular full-
14 15 16 17 18 19 20 21	County means the Board of County Commissioners of the county or any of its authorized representatives pursuant to ordinance, resolution, or administrative code. County building means any county-owned structure or building that encloses space used for sheltering any occupancy, as determined by the director of the purchasing department.
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14 15 16 17 18 19 20 21 22 23	County means the Board of County Commissioners of the county or any of its authorized representatives pursuant to ordinance, resolution, or administrative code. County building means any county-owned structure or building that encloses space used for sheltering any occupancy, as determined by the director of the purchasing department. County employee means any person employed by the county as a regular full-time or regular part-time employee, who is under the county pay plan and drawing a salary or wages from the county.

1	Covered services are any services that are subject to the requirements of this
2	division. "Covered services" means:
3	(1) Construction-related services performed by non-county employees.
4	(2) Paratransit transportation services performed by non-county employees.
5	(3) Any services performed by county employees within the scope of their
6	county employment.
7	General contractor means any non-county employer that enters into a
8	construction contract directly with the county.
9	Living wage means, as of October 1, 2013, a minimum wage of \$11.64 per
10	hour. The living wage shall be adjusted annually as provided for in this
11	division.
12	Non-county employee means all persons employed by a non-county employer,
13	either full-time or part-time, in the performance of a paratransit contract or to
14	provide construction-related services to the county.
15	Non-county employer means any for-profit individual, business entity,
16	corporation, partnership, limited liability company, joint venture, or similar
17	business, that:
18	(1) Provides paratransit transportation services or construction-related
19	services directly for the benefit of the county pursuant to a contract or
20	subcontract entered into through a competitive bid process, informal bids,
21.	requests for proposals, some form of solicitation, negotiation, or
22	agreement, or any other decision to enter into a contract; and
23	(2) Is paid directly or indirectly, in whole or in part, from the county's
24	general fund or one (1) or more of the county's capital project funds,
25	special revenue funds, or any other funds.

Paratransit transportation services means shared ride, door-to-door transportation services provided to individuals with disabilities who are unable, as the result of their disability, to access the county's fixed route public transit system and who are qualified to receive paratransit services under the county's American with Disabilities Act (ADA) Program. The term also includes, for the purposes of the county's provision of paratransit services, shared ride, door to door transportation services provided to eligible individuals under the county's Division of Senior Services (DOSS) Program and shared ride, door to door transportation services provided by the county, as the designated community transportation coordinator, to individuals eligible for services under the Transportation Disadvantaged Program. Paratransit contract means a deliberate verbal or written agreement between two (2) or more competent parties to perform or not perform a specific act or acts or any type of agreement, regardless of what it is called, for the provision of paratransit transportation services that is solicited and purchased by the county, that has a total contract value exceeding one hundred thousand dollars (\$100,000.00), and that is not subject to any Federal law that requires the payment of federally established wage rates. Prime contractor means the legal entity, be it a general contractor or contractor providing paratransit transportation services, which enters into a direct contract with the county for paratransit transportation services or construction-related services. Purchasing department means the Palm Beach County Purchasing Department. Routine building maintenance means minor tasks and associated repairs to county buildings necessary to maintain safe and efficient structures.

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"Routine building maintenance" includes but is not limited to: custodial services; cleaning and minor repairs of any interior or exterior component; and other similar activities as determined by the director of the purchasing department.

Routine road maintenance means minor tasks and associated repairs to county roads necessary to maintain a safe and efficient transportation system. "Routine road maintenance" includes but is not limited to: pavement patching; shoulder repair; cleaning and repair of drainage ditches, traffic signs and traffic signals; mowing; pavement striping; litter cleanup; and other similar activities as determined by the director of the purchasing department.

Subcontractor means any non-county employer that enters into a paratransit contract or construction contract with an entity other than the county.

Sec. 2-149. Living wage.

- (a) Living wage paid. The county shall pay the living wage to all county employees providing any services within the scope of their county employment. Non-county employers shall pay the living wage to all non-county employees.
 - (b) Annual living wage adjustment. The county shall adjust the living wage annually as follows:
 - (1) The county shall adjust the living wage for county employees by using the same procedure used for the county's annual across-the-board wage adjustment. If a collective bargaining agreement with the county specifies an annual across-the-board wage adjustment procedure, the county shall use that procedure to adjust the living wage for those county employees covered by the collective bargaining agreement.

by using the U. S. City Average Consumer Price Index for Urban Wage Earners and Clerical Workers (CPI-W) which is calculated and published monthly by the Bureau of Labor Statistics of the U.S. Department of Labor. Each annual living wage adjustment shall take effect on the first day of October. Inflation shall be calculated as the difference, expressed as a percentage, between the average monthly CPI-W for the current period, defined as the previous twelve-month calendar year ending December 31, and the average monthly CPI-W for the prior period, defined as the twelve-month calendar year preceding the current period. The difference shall be converted to a percentage of the average monthly CPI-W for the prior period, and this percentage shall be applied to the living wage to arrive at the living wage adjustment.

- (c) Certification required. Before entering into any paratransit contract or construction contract, the prospective non-county employer must provide a certificate to the purchasing department, if the contractor is providing paratransit transportation services, or to the construction department if the non-county employer is a general contractor, or to the prime contractor if the non-county employer is a subcontractor, stating that if the prospective non-county employer is awarded the contract it will pay each non-county employee no less than the living wage. A copy of the certificate must be made available to the public upon request. The certificate must include the following:
 - (1) The name, address, and phone number of the prospective noncounty employer, a local contact person, and the specific project for which the paratransit contract or construction contract is sought;
- (2) The amount of the paratransit contract or construction contract;

- 1 (3) A brief description of the project or service provided under the paratransit contract or construction contract;
- 3 (4) A statement of the wage levels for prospective non-county 4 employees; and

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- (5) A commitment to pay each non-county employee a living wage if the prospective non-county employer is awarded the contract.
 - (d) Observance of other laws. County and non-county employees shall be paid at least every two (2) weeks, and without subsequent deduction or rebate on any account (except as such payroll deductions as are directed or permitted by law or by a collective bargaining agreement).
 - Notice and posting. Non-county employers shall post a copy of the (e) following statement at the work site in a prominent place where it can easily be seen by the employees: "NOTICE TO EMPLOYEES: If you are employed to provide certain services to Palm Beach County, your employer may be required by Palm Beach County law to pay you at least [insert the living wage hourly pay rate, as adjusted] per hour. If you are not paid this hourly rate, contact your supervisor or Palm Beach County." The preceding statement shall be printed in English, Spanish, and Creole, and shall be printed with black lettering on letter-size, white paper using a Times New Roman 14-point font, Courier New 14-point font, or Arial 14-point font. Posting requirements will not be required if the non-county employer attaches a copy of the preceding statement to the employee's first paycheck, and to subsequent paychecks at least every six (6) months thereafter. Noncounty employers shall supply a copy of the preceding statement to any employee upon request within a reasonable time. Non-county employers shall forward a copy of the requirements of this division to any person or

- business submitting a bid for a subcontract on any contract covered by this division.
- (f) Collective bargaining. Nothing in this division shall be read to require or authorize any employer to reduce wages set by a collective bargaining agreement or as required under any prevailing wage law.

Sec. 2-150. Implementation.

- (a) Procurement specifications. The living wage requirement shall be included in the procurement specifications for all county construction contracts issued on or after October 1, 2003 and for all paratransit contracts to be awarded after June 1, 2014. The procurement specifications shall require the prospective non-county employer to agree to produce upon the request of the purchasing or construction department, or as otherwise provided by the county administrator through countywide policy, all documents and payroll records required under this division.
 - (b) Information distributed. All requests for bids or requests for proposals for paratransit contracts or construction contracts, whether advertised or informally solicited, shall include appropriate information about the requirements of this division.
- (c) Maintenance of payroll records. Each non-county employer shall maintain payroll records and basic records relating thereto for each employee, and shall preserve them for a period of no less than three (3) years. The records shall contain:
- Each employee's name and address;
- 24 (2) Each employee's job title and classification;
- 25 (3) The number of hours worked each day by each employee;
- 26 (4) The gross wages and deductions made for each employee; and

(5) Annual wages paid to each employee.

Reporting payroll. Every six (6) months the non-county employer (d) shall certify and file with the purchasing department, if the contractor is a prime contractor providing paratransit transportation services; or with the construction department if the non-county employer is a general contractor; or with the prime contractor if the non-county employer is a subcontractor, certification that all non-county employees who worked on each paratransit contract or construction contract during the preceding six-month period were paid the living wage in compliance with this division. Upon the county's request, the non-county employer shall produce for inspection and copying the payroll records for any or all of its employees for the prior three-year period.

Sec. 2-150.1. Compliance and enforcement.

- (a) Complaint procedures for county employees. A county employee who believes that this division applies to him or her and the county is not complying with the division has a right to file a grievance pursuant to the grievance procedures set forth in the county's merit system rules and regulations, or the grievance procedures set forth in a collective bargaining agreement with the county if the employee is covered by such an agreement. Other than the foregoing, nothing set forth herein shall be construed to amend the merit system rules or extend the protections of the merit system to nonmerit county employees.
- (b) Complaint procedures for employees and former employees of non-county employers. An employee or former employee of a non-county employer who believes that this division applies or applied to him or her, and the non-county employer is or was not complying with the requirements

of this division, has a right to complain by filing a written complaint with the purchasing department or construction department, as appropriate.

- (1) The complaint shall be submitted within two (2) years of the alleged violation. The complaint must be in writing and must identify the employee and the non-county employer, and shall include a factual summary of the basis of the complaint. The complaint is considered filed when it is received by the construction department.
- (2) Within ten (10) days of receiving the complaint, the appropriate county department must send written notice of the complaint, along with a copy of the complaint, to the non-county employer and the prime contractor if the non-county employer is a subcontractor, requesting that the non-county employer and, if applicable, the prime contractor, file a written response to the allegations within thirty (30) days of the dated notice. The response is considered filed when it is received by the department.

(3) Complaints will be resolved as follows:

- a. The director of the appropriate county department shall have the authority to review and attempt to resolve the complaint informally. If the director of the appropriate county department is unable to resolve the complaint informally, then the complaint shall be referred for hearing before a special master.
- b. Hearings shall be conducted by designated special masters who shall have the jurisdiction and authority to hear and decide complaints and to impose enforcement actions consistent with this division.

1. Conduct of hearing.

1	A.	All hearings shall be open to the public and a record shall be
2		kept of all hearings.
3	В.	County staff, the complaining employee, the non-county
4		employer, and, if applicable, the prime contractor, shall be
5		entitled to appear as parties at a hearing, submit evidence,
6		and present testimony of witnesses.
7	C.	Notice of hearing. The purchasing department shall notify
8		the parties by regular mail of the time, date, and location of
9		the scheduled hearing at least fifteen (15) business days
10		before the hearing date.
11	D.	A party may request a postponement or continuance of a
12		scheduled hearing by filing a written request with the
13		purchasing department at least five (5) business days before
14		the scheduled hearing. The request must contain the party's
15		reasons for making the request. The director of the
16		purchasing department has the sole discretion to grant or
17		deny the party's request.
18	E.	If a party is absent from a hearing thirty (30) minutes after
19		the scheduled start time, and proper notice has been sent to
20		the absent party, the hearing may proceed in the party's
21		absence.
22	F.	The formal rules of evidence shall not apply, but
23		fundamental due process shall be observed and shall govern
24		the proceedings. Irrelevant, immaterial or unduly repetitious
		induly repetitious

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evidence as determined by the special master may be

excluded, but all other evidence of a type commonly relied

upon by reasonably prudent persons in the conduct of their

1	affairs shall be admissible, whether or not such evidence
2	would be admissible in a trial in the courts of the state. Any
3	part of the evidence may be received in written form.
4	G. At the conclusion of the hearing, after the parties in
5	attendance have had an opportunity to present their case, the
6	special master shall make a decision based on competent
7	substantial evidence. This decision is final and appealable by
8	writ of certiorari pursuant to the Florida Rules of Appellate
9	Procedure.
10	2. Applications for special master. The director of the purchasing
11	department shall select, assign and remove special masters using
12	the same policy and procedure used to select, assign and remove
13	special masters under the county purchasing ordinance. The
14	director of the purchasing department may use special masters
15	under contract to preside over hearings under the county
16	purchasing ordinance to also preside over hearing under this
17	ordinance.
18	3. Conflicts of interest. Special masters shall be subject to
19	countywide policy relating to outside counsel conflicts of interest
20	(PPM No. CW-O-52). Special masters shall comply with the
21	State and county ethics codes and the ethics rules of The Florida
22	Bar regarding conflicts of interest. If a special master is unable to
23	give a fair hearing for any reason, that special master should
24	request the director of the purchasing department to reassign the

case to another special master.

4. Complaint hearings.

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1	A. Scheduling. The director of the purchasing department shall
2	be responsible for scheduling hearings before the special
3	masters.
4	B. Contacting the special master. Other than county staff
5	contacting the special master for scheduling or other
6	ministerial purposes, parties shall not contact the special
7	master at any time regarding the complaint.
8	C. Location. The location of the hearings shall be in the county.
9	5. Compensation. The county administrator may promulgate rules
LO	by separate policy and procedure memoranda regarding the
L 1	compensation of special masters.
L2	6. Rules of procedure. The county administrator shall have the
l3	authority to prescribe rules and regulations by separate policy and
L4	procedure memoranda for selection of special masters, the
15	complaint process, and the conduct of hearings before the special
L6	masters.
L7	(c) Enforcement actions against non-county employers.
18	(1) The non-county employer, and the prime contractor if the non-
19	county employer is a subcontractor, shall be jointly and severally liable for
20	any monetary liability imposed pursuant to any enforcement action set
21	forth herein.
22	(2) Upon a finding of violation of this division, the special master shall
23	impose the following enforcement actions:
24	a. Require the non-county employer and the prime contractor

if applicable, to pay wage restitution to the affected employee; and

b. Impose fines upon the non-county employer and the prime contractor, if applicable, payable to the county in the sum of up to five hundred dollars (\$500.00) for each week for each non-county employee found to have not been paid in accordance with this division.

- (3) Upon a finding of violation of this division, the special master also may recommend one (1) or more of the following enforcement actions; unless, if the finding of violation is the third such finding against the non-county employer within any twelve-month period, the special master may recommend all of the following enforcement actions:
 - a. That the county suspend payment under the paratransit contract or construction contract;
 - b. That the county terminate the paratransit contract or construction contract; and
 - c. That the county declare the non-county employer ineligible for future county contracts for two (2) years or until all penalties and restitution have been paid in full, whichever is longer. Any other employer who has a principal officer who is, or was, a principal officer of a violating non-county employer declared ineligible under this division, also shall be ineligible during the violating non-county employer's period of ineligibility.
 - (d) Private right of action against non-county employers. Any employee or former employee of a non-county employer may, instead of the procedure set forth in this division but not in addition to such procedure, bring an action in any court of competent jurisdiction by filing suit against the non-county employer, and the prime contractor if the non-county employer is a subcontractor, to enforce the

provisions of this division, and may be awarded wage restitution and benefits, and attorney's fees and costs as provided by state law. The applicable statute of limitations for such a claim is two (2) years as provided in F.S. § 95.11(4)(c), in an action for payment of wages. The court may also impose sanctions on the non-county employer and the prime contractor, if applicable, including damages payable to the affected employee in the sum of up to five hundred dollars (\$500.00) for each week the non-county employer is found to have violated this division. The non-county employer and the prime contractor, if applicable, shall be jointly and severally liable for any monetary liability.

- (e) Retaliation and discrimination barred. A non-county employer shall not discharge, reduce the compensation of, or otherwise discriminate against any employee for making a complaint to the construction department, the county, or otherwise asserting his or her rights under this division, participating in any of its proceedings or using any civil remedies to enforce his or her rights under this division.
- (f) Remedies non-exclusive. No remedy set forth in this division is intended to be exclusive or a prerequisite for asserting a claim for relief or to enforce a right under this division in a court of law. Violations of this division may be prosecuted as set forth in F.S. § 125.69.
- (4) A recommendation of the special master under paragraph (3) above shall not be binding on the county but shall constitute cause for the exercise of the purchasing director's authority under Section 2-56 of the

1	Palm Beach County Code, as it may be amended from time to time, or for
2	the termination of the paratransit contract or construction contract.
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5 6	Section 2. REPEAL OF LAWS IN CONFLICT: All local laws and ordinances in conflict with any provisions of this
7	Ordinance are hereby repealed to the extent of such conflict.
8 9	Section 3. SAVINGS CLAUSE: Notwithstanding anything to the contrary, all provisions of Palm Beach
10	County Code Section 2-147 through 2-150.1, are specifically preserved and remain
11	in full force and effect for the limited purpose of enforcing any alleged violations of
12	said Code sections which occurred prior to their repeal or amendment.
13 14	Section 4. SEVERABILITY: If any section, paragraph, sentence, clause, phrase, or word of this
15	Ordinance is for any reason held by a Court of competent jurisdiction to be
16	unconstitutional, inoperative, or void, such holding shall not affect the remainder of
17	this Ordinance.
18 19	Section 5. INCLUSION IN THE CODE OF LAWS AND ORDINANCES: The provisions of this Ordinance shall become and be made a part of the
20	Palm Beach County Code. The sections of this Ordinance may be renumbered or
21	relettered to accomplish such, and the word "ordinance" may be changed to
22	"section," "article," or other appropriate word.
23 24	Section 6. ENFORCEMENT: This Ordinance is enforceable by all means provided by law. Additionally,
25	the county may choose to enforce this Ordinance by seeking injunctive relief in the
26	Circuit Court of Palm Beach County

1 2	Section 7. PENALTY: Any violation of any porti	on of this Ordinance shall be punishable as	
3	provided by law.		
4 5	Section 8. CAPTIONS: The captions section boad	lines and a C. I in the	
		lings, and section designations used in this	
6	Ordinance are for convenience only and shall have no effect on the interpretation of		
7	the provisions of this Ordinance.		
8 9	Section 9. EFFECTIVE DATE The provisions of this Ord	: linance shall become effective upon filing with the	
10	Department of State.		
11	APPROVED and ADOPTED by the Board of County Commissioners of		
12	Palm Beach County, Florida, on t	his the, 2014.	
13 14	SHARON R. BOCK, CLERK & COMPTROLLER	PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS	
15	By:		
16	Deputy Clerk	Priscilla A. Taylor, Mayor	
17			
18 19 20	APPROVED AS TO FORM AN LEGAL SUFFICIENCY	(D)	
21 22	By:		
23	By:County Attorney	_	
24			
25			
26 27	EFFECTIVE DATE: Fi	led with the Department of State on the	
28	day of, 20		
29	F:\Common\WPDATA\ENVIR\JMIZE\AGENDA	\COUNTYLIVINGWAGEORDINANCE final clean 4-25-14.docx	