



To: Walter Foeman; Billy Urquia

From: Craig E. Leen, City Attorney for the City of Coral Gables 

RE: Legal Opinion Regarding Scrivener's Error – Section 101-181 and 101-183 of the City Code

Date: January 14, 2013

Pursuant to my authority in section 2-201(e)(9) of the City Code, I hereby direct that the language in sections 101-181 and 101-183(b) of the City Code be revised to no longer mention section 101-189, as it has been removed from the Code (please see attached opinion from outside counsel and Ordinance No. 2006-30, attached to the opinion). The revisions are as follows:

Section 101-181. – Civil offenses and penalties.

There is hereby created and established a code enforcement position to be filled by a hearing officer/special master to enforce ~~the ordinances or codes listed in section 101-189 which are contained in and enacted pursuant to this Code.~~

Section 101-183. – Civil infraction enforcement procedures.

(b) For the purposes of this chapter, violators shall be deemed to be those persons or entities legally responsible for ~~the violations of this Codes listed in section 101-189.~~

Please inform the Municipal Code Corporation, and please copy my office. A copy of an opinion from outside counsel is attached supporting this decision.

Hernandez, Cristina

From: Leen, Craig
Sent: Monday, January 14, 2013 10:37 AM
To: Foeman, Walter; Urquia, Billy
Cc: Thornton Richard, Bridgette; alp@alp-law.com; Osle, Zilma; Hernandez, Cristina
Subject: Memorandum to City Clerk
Attachments: City of Coral Gables - letter re code corrections.pdf

City Attorney Memorandum

To: Walter J. Foeman, City Clerk

From: Craig E. Leen, City Attorney

Re: Correction to City Code Sections 101-181 and 101-183(b)

Pursuant to my authority in section 2-201(e)(9) of the City Code, I hereby direct that the language in sections 101-181 and 101-183(b) of the City Code be revised to no longer mention section 101-189, as it has been removed from the Code (please see attached opinion from outside counsel and Ordinance No. 2006-30, attached to the opinion). The revisions are as follows:

Section 101-181. - Civil offenses and penalties.

There is hereby created and established a code enforcement position to be filled by a hearing officer/special master to enforce ~~the ordinances or codes listed in section 101-189 which are contained in and enacted pursuant to~~ this Code.

Section 101-183. - Civil infraction enforcement procedures.

(b) For the purposes of this chapter, violators shall be deemed to be those persons or entities legally responsible for ~~the~~ violations of this ~~eCodes listed in section 101-189.~~

Please inform the Municipal Code Corporation, and please copy my office. A copy of an opinion from outside counsel is attached supporting this decision.

Respectfully submitted,



Craig E. Leen
City Attorney
City of Coral Gables
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January 11, 2013

Craig E. Leen
City Attorney
City of Coral Gables
405 Biltmore Way
Coral Gables, FL 33134

Re: Scrivener's errors in Sections 101-181 and 101-183 of the City Code

Dear Mr. Leen:

This letter is to request that you notify the Municipal Code Corporation to correct the scrivener's errors in Sections 101-181 and 101-183 of the Code of the City of Coral Gables ("City") by removing references to Section 101-189, which was deleted from the Code by the attached Ordinance 2006-30. The corrections should read as follows:

Section 101-181. - Civil offenses and penalties.

There is hereby created and established a code enforcement position to be filled by a hearing officer/special master to enforce ~~the ordinances or codes listed in section 101-189 which are contained in and enacted pursuant to~~ this Code.

Section 101-183. - Civil infraction enforcement procedures.

* * *

(b) For the purposes of this chapter, violators shall be deemed to be those persons or entities legally responsible for the violations of this eCodes ~~listed in section 101-189.~~

Your authority to request these corrections is set forth in Section 2-201(e)(9) of the City Code, entitled "City attorney and legal department," which provides that the City Attorney has the authority to renumber or make corrections to the City Code where appropriate to address scrivener's and typographical errors, to delete provisions that have been superseded or preempted by applicable law, and to improve the format by moving provisions within and between the Codes.

Very truly yours,


Alexander L. Palenzuela

CITY OF CORAL GABLES, FLORIDA

ORDINANCE NO. 2006-30

AN EMERGENCY ORDINANCE OF THE CITY COMMISSION AMENDING "CODE OF CITY OF CORAL GABLES," CHAPTER 101, "ADMINISTRATION AND ENFORCEMENT," ARTICLE VI, "CODE ENFORCEMENT," AND IN PARTICULAR AMENDING SECTION 101-184 ENTITLED "CIVIL PENALTIES", AND DELETING SECTION 101-189 ENTITLED "SCHEDULE OF CIVIL PENALTIES," TO ALLOW ESTABLISHMENT OF FINES BY RESOLUTION, REPEALING ALL ORDINANCES INCONSISTENT HERewith; FURTHER DISPOSING WITH THE REQUIREMENT OF READING TITLE ON TWO SEPARATE DAYS BY A 4/5THS VOTE OF THE MEMBERS OF THE COMMISSION PROVIDING FOR AN EFFECTIVE DATE. PURSUANT TO ARTICLE II, SECTION 13 OF THE CHARTER.

WHEREAS, the purpose and intent of amending the City Code section on civil penalties is to enable the City to facilitate amendments to the schedule in a more efficient, timely and cost effective manner by allowing adjustments to the schedule to be made by resolution, as appropriate;

NOW, THEREFORE, BE IT ORDAINED BY THE COMMISSION OF THE CITY OF CORAL GABLES:

SECTION 1. The foregoing "WHEREAS" clause is hereby ratified and confirmed as being true and correct and are hereby made a specific part of this Ordinance upon adoption hereof.

SECTION 2. That Chapter 101 of the "Code of the City of Coral Gables," entitled "Administration and Enforcement," Article VI, "Code Enforcement," and in particular, Section 101-184 entitled "Civil Penalties," is amended, and Section 101-189 is deleted, as hereinafter set forth.

Sec. 101-184. Civil penalties.

(a) Penalties for violations of the ordinances and statutes to be enforced by this chapter shall be in the an amount prescribed in the schedule of civil penalties in section 101-189 as established by the City Commission.

(b) Continuing violations are those violations that remain uncorrected beyond the prescribed time period for correction contained in the civil violation notice. For each day of continued violation after the time period for correction has run, an additional penalty in the same amount as for the original violation shall be added.

(c) Civil penalties assessed pursuant to this article are due and payable to the city on or before the last day of the period allowed for the filing of an administrative hearing before a hearing officer, or if proper appeal is when the appeal has been finally decided adversely to the named violator.

~~Sec. 101-89. Schedule of civil penalties.~~

~~(a) The table contained herein in subsection (b) of this section lists the sections of ordinances or codes, as they may be amended from time to time, which may be enforced pursuant to the provisions of this article; and prescribes the dollar amount of civil penalty for the violation of these sections recommended by the relevant city departments.~~

~~(b) The "descriptions of violations" below are for informational purposes only and the civil penalties attached are meant only as proposed figures not intended to limit the nature, number or amount of fines to be imposed for the violations that may be cited in this section. To determine the exact nature of the activity prescribed or required by this Code, the relevant code section, ordinance or treatise cited in the specific violation must be examined.~~

~~TABLE INSET:~~

Code Section	Description of Violation	Civil Penalty
Florida Fire Prevention Code		
FFPC	Any violation of the Florida Fire Prevention Code	\$200.00
City Zoning Code		
ZC 3-1	Conducting a business from a residence	\$ 50.00
ZC 3-1	Maintaining a violation of the single family "use district" requirements	100.00
ZC 3-4	Maintaining a violation of the apartment "use district" requirements	100.00
ZC 3-6	Maintaining a violation of the commercial "use district" requirements	100.00
ZC 3-7	Maintaining a violation of the industrial "use district" requirements	100.00
ZC 5-1	Maintaining an illegal auxiliary or accessory use	50.00
ZC 5-9	Maintaining an illegal play house	50.00
ZC 5-11	Maintaining an illegal storage building	50.00
ZC 5-12	Maintaining an illegal swimming pool	200.00
ZC 5-21	Maintaining an illegal wood deck	50.00

ZC 6 4	Maintaining an illegal open-air cafe and/or restaurant	200.00
ZC 6 9	Conducting a garage sale without the required permit and/or in violation of the garage sale regulations	50.00
ZC 6 10	Maintaining an illegal amateur radio antenna	50.00
ZC 7 1	Maintaining an illegal nonconforming use or structure	100.00
ZC 8 3	Operating and conducting a business outside of a building	200.00
ZC 8 5	Operating an adult book store in other than an allowed location	250.00
ZC 8 9	Maintaining an illegal recreational vehicle	50.00
ZC 8 10	Maintaining and/or operating a prohibited use	250.00
ZC 8 11	Parking a truck or commercial vehicle in a residential area	50.00
ZC 8 12	Parking trucks, trailers, commercial vehicles, and recreational vehicles upon streets and public places	50.00
ZC 8 13	Parking a boat or boat trailer in an illegal location	50.00
ZC 8 14	Keeping and maintaining wild animals and reptiles	50.00
ZC 8 15	Keeping and maintaining domestic animals and reptiles	50.00
ZC 8 16	Keeping and maintaining more than four adult cats or adult dogs at a time	50.00
ZC 13 2	Parking a vehicle on an unapproved surface	50.00
ZC 13 2	Failure to comply with the lighting requirements for an off-street parking lot	100.00
ZC 13 2	Maintaining a driveway with an unapproved surface	50.00
ZC 13 4	Failure to comply with the landscaping requirements for an off-street parking lot	50.00
ZC 13 6	Failure to comply with the minimum number of required off-street parking spaces	50.00
ZC 13 8	Operating a commercial parking lot by utilizing the required off-street parking spaces	100.00
ZC 13 9	Failure to comply with the off-street loading requirements	100.00
ZC 15 2	Failure to provide the required screening for mechanical equipment	50.00
ZC 15 4	Deviation from approved plans without obtaining the required approval for revised plans	100.00
ZC 16 2	Failure to comply with the triangle of visibility requirements	250.00
ZC 18 2	Maintaining a sign which was installed without the required approval	50.00

	and permit—	
ZC 18-6—	Maintaining an illegal illuminated sign—	50.00—
ZC 18-10—	Maintaining an illegal construction sign—	50.00—
ZC 18-12—	Displaying a prohibited sign in a residential area—	50.00—
ZC 18-13—	Maintaining an illegal real estate sign in a residential area—	50.00—
ZC 18-13—	Maintaining an illegal real estate sign in a commercial area—	50.00—
ZC 18-14—	Maintaining an illegal temporary sign—	50.00—
ZC 18-15—	Maintaining an illegal sign in a show window—	50.00—
ZC 18-16—	Maintaining an illegal campaign sign—	50.00—
ZC 18-19—	Maintaining an illegal sign on a vehicle—	50.00—
ZC 18-20—	Maintaining pennants, banners, streamers, balloons, blinking and flashing lights, and any other fluttering, spinning, rotating, or similar type of attention attractors and advertising devices—	100.00—
ZC 18-21—	Failure to remove a sign upon vacation of a premises—	50.00—
ZC 19-1—	Failure to properly maintain or operate a service station—	50.00—
ZC 20-1—	Maintaining an illegal awning or canopy—	50.00—
ZC 21-1—	Failure to use the correct materials to construct an exterior wall—	50.00—
ZC 21-5—	Failure to provide the required driveway approach—	50.00—
ZC 21-8—	Maintaining an illegal temporary construction and/or field office—	50.00—
ZC 21-10—	Failure to obtain the required land clearing, filling, and excavation permit—	100.00—
ZC 21-13—	Maintaining a storage area without providing the required screening—	50.00—
ZC 21-18—	Maintaining mechanical equipment without the required setback—	50.00—
ZC 21-24—	Failure to comply with the requirements for the operation of a family day care home—	100.00—
ZC 22-2—	Failure to obtain a building permit—	100.00—
ZC 22-10—	Maintaining an uncompleted building—	200.00—
ZC 22-13—	Failure to obtain and maintain a valid certificate of use—	50.00—
ZC 23-7—	Failure to obtain the required approval of colors for painting or awning work—	50.00—
ZC 24-7—	Deviation from approved variance plans or conditions without	200.00—

	obtaining the necessary approval for the revision to the variance request—	
ZC—	All other violations of the zoning code—	50.00—
<i>—The Code of the City of Coral Gables—</i>		
CC 3-34—	Failure to obtain approval and permit for alarm—	\$ 50.00—
CC 5-3—	Keeping/maintaining pigeons—	50.00—
CC 34-24—	Conducting construction work prior to 7:30 a.m. or after 6:00 p.m., or on Sundays or holidays—	50.00—
CC 34-26—	Maintaining commercial property that is in disrepair—	100.00—
CC 12—	Maintaining a dwelling which is unsafe, unsanitary, and/or in disrepair—	250.00—
CC 66-21—	Failure to obtain a new, or renew an occupational license—	100.00—
CC 66-33—	Failure to change business address shown on the occupational license—	50.00—
CC 66-34—	Failure to change ownership of the business recorded on the occupational license—	50.00—
CC 66-38—	Conducting business or commercial activity on city property—	100.00—
CC 86-1—	Discharging or depositing materials into waterway—	500.00—
CC 86-59—	Maintaining a boat or craft; anchored, moored, or tied up to a property not owned or leased by the owner of said craft—	50.00—
CC 86-3—	Unlawful discharge of oil, oil products or oil compound into the city waterway and Biscayne Bay—	500.00—
CC 86-119—	Failure to maintain waterfront improvements—	200.00—
CC 34-21—	Maintaining a lot that is unsightly or unsanitary—	100.00—
CC 34-78—	Maintaining a vehicle in an abandoned, junked or dismantled condition—	100.00—
CC 54-21—	Discharging waste liquid or refuse upon public rights of way—	250.00—
CC 54-27—	Illegally posting or affixing any notice, poster, or other paper device to any lamppost, public utility pole or shade tree, or upon any public structure or building—	100.00—
CC 54-29—	Maintaining litter on property—	50.00—
CC 54-51—	Placing handbills/flyers on vehicles—	100.00—
CC 38-34—	Maintaining mechanical or other equipment that exceeds noise	50.00—

	limitations—	
CC 54-148-	Failure to provide trash containers and/or garbage cans—	50.00—
CC 54-149-	Failure to keep/maintain trash containers and/or garbage cans in proper location—	50.00—
CC 54-150-	Maintaining garbage or waste receptacles in disrepair—	50.00—
CC 54-153-	Depositing trash earlier than 6:00 p.m. on the day preceding collection—	50.00—
CC 54-154-	Trash originating from property deposited in a location other than the parkway immediately abutting that property—	50.00—
CC 62-1—	Unlawful use of street or sidewalk for advertising or display purposes—	50.00—
CC 105-2—	Unlawful parking of construction equipment such as earth moving machines, excavators, cranes and the like within the public right of way in any zoned residential district—	100.00—
CC 54-154-	Dumping trash, debris or waste upon any lot or premises—	250.00—
CC 62-26—	Failure to properly affix numbering to building as required—	50.00—
CC 62-26—	Failure to post street numbers—	50.00—
CC 62-26(12)—	Defacing or removal of any street signs posted in the city—	50.00—
CC 62-27—	Unlawful placement of any sign designating street, avenue or other public place by a different name than by which it is generally and legally known—	50.00—
CC 62-58—	Failure to obtain permit to obstruct street, or sidewalk or impede traffic—	250.00—
CC 62-63—	Failure to install proper lighted warning devices on permitted destructions or excavations in the public right of way—	200.00—
CC 62-59—	Construction in right of way, noneconforming with public works standards—	50.00—
CC 78-126(a)—	Unlawful discharge of petroleum products, roof run-off, subsurface drainage, swimming pool drainage, toxic products and other products described in this section into public storm or sanitary sewer system.—	—
CC 78-	No person shall discharge or cause to be discharged any of the	—

126(b)-	following described waters or wastes to the public storm or sanitary sewer system:-	
-	(1) Any gasoline, benzene, naphtha, fuel oil, or other flammable or explosive liquid, solid or gas.-	-
-	(2) Any waters or wastes containing toxic or poisonous solids, liquids, or gases in sufficient quantity, either singly or by interaction with other wastes, to injure or interfere with any nuisance, capable of preventing entry into sewers for their maintenance and repair (decomposition products or normal sewage excepted), or create any hazard in the receiving waters of the sewage treatment plant at the City of Miami, including, but not limited to, cyanides in excess of two mg/l as CN in the wastes as discharged to the public sewer, and ten mg/l for hydrogen sulfides by weight in sewage.-	-
-	(3) Any waters or wastes having a pH lower than 5.5 or having any other corrosive property capable of causing damage or hazard to structures, pumps or other equipment, and personnel of the sewage works.-	-
-	(4) Solid or viscous substances in quantities or of such size capable of causing obstruction to the flow in sewers, or other interference with the proper operation of the sewage works such as, but not limited to, ashes, cinders, sand, mud, straw, shavings, metal, glass, rags feathers, tar, plastics, wood, unground garbage, whole blood, paunch manure, hair and fleshings, entrails, plastic or paper dishes, cups, milk containers, etc., either whole or ground by garbage grinders.-	-
CC 62-63(a)-	Failure to have an approved Certified Maintenance of Traffic Plan-	\$500.00-
CC 62-63(b)-	Failure to install and maintain proper lighting warning devices on permitted obstructions or excavations in the public right of way-	500.00-
CC 62-96(a)-	Application for permit to install an underground facility without first requesting as built from owners of existing facilities-	500.00-
CC 62-96(b)-	Failure by excavator to mark the path of proposed excavation consistent with the standards of the American Public Works Association when required-	500.00-
CC 62-96(e)-	Failure to notify State One Call Notification System prior to excavation-	500.00-
CC 62-96(e)-	Excavation without clearance from owners of underground facilities-	500.00-
CC 62-	Failure by an excavator to engage in exploratory digging when	500.00-

96(e)-	required-	
CC 62-96(e)(2)-	Failure to use chalk-based paint on surfaces other than asphalt, earth and vegetation surfaces to mark locations-	500.00-
CC 62-96(f)-	Failure to register with the city as an excavator in the right-of-way-	500.00-
CC 62-96(g)-	Failure to provide required Construction Bond-	500.00-
CC 62-99-	Willful removal of markings of underground facilities-	500.00-
CC 62-99(a)-	Excavation when utility markings are not visible-	500.00-
CC 62-99(b)-	Failure by excavator causing damage to an underground facility to notify the owner of that facility-	500.00-
CC 62-99(b)-	Failure to cease excavation after damaging an underground facility, or failure to notify affected utility-	500.00-
CC 62-99(e)-	Failure to disclose known conflicts on permit drawings-	500.00-
CC 62-99-	Failure to complete restoration within required time period-	500.00-
CC 62-99(e)-	Installation of new underground facilities which create a conflict with existing underground facilities without approval by permitting agency or taking measures to protect the maintenance, or operation of the existing facility as may be required-	500.00-
CC 62-99(d)-	Engaging in directional boring without the ability to monitor the location of the bore head or equivalent equipment-	500.00-
CC 62-99(e)-	Failure by excavator to keep as-built drawings-	500.00-
CC 62-131-	Allowing sidewalks to remain in a dangerous condition-	250.00-
CC 62-132-	Maintaining a swale area that presents dangerous, hazardous, or unsanitary conditions-	250.00-
CC 62-132-	Maintaining illegal, or improperly placed concrete buttons in swale area-	100.00-
CC 62-133-	Obstructing streets or sidewalks with trash, lumber or other obstructions-	50.00-
CC 62-154-	Placing, maintaining, or operating newsrack on any public right-of-way without a permit-	50.00-
CC 62-163-	Installation, use and/or maintenance of nonconforming newsracks-	50.00-

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CC 62-164-	Allowing a newsrack to remain in a state of abandonment—	50.00—
CC 74-164-	Conducting valet parking without permits—	50.00—
CC 78-126-	Unlawful discharge of petroleum products into storm or sanitary sewers—	200.00—
CC 82-1—	Failure to obtain permit to trim trees located in the public right of way—	250.00—
CC 82-1—	Defacing city trees—	250.00—
CC 82-4—	Placing injurious substances on or near tree roots—	500.00—
CC 82-29—	Removing city trees without approval and permits—	250.00—
CC 82-32—	Failure to obtain permit to break, deface, cut, disturb, or interfere in any way with the roots of any tree, shrubs or vine in a public highway or park—	200.00—
CC 82-32—	Failure to place guards around all nearby trees, shrubs or vines in a public highway or park during construction of a building—	200.00—
CC—	All other violations of the city Code—	50.00—
<i>-Miami Dade County Code—</i>		
MC 2-103.21—	Use of fire hydrant without permit—	\$200.00—
MC 2-103.21—	Use of fire hydrant without meter—	100.00—
MC 10-2—	Failure to provide journeyman—	500.00—
MC 10-3(a)—	No certificate of competency as a master, contractor, subcontractor, or qualifying agent—	500.00—
MC 10-3(a)—	No certificate of competency as a journeyman, maintenance person, installer or other similar tradesman—	200.00—
MC 10-22(a)—	Contracting for work outside the scope of certificate of competency—	500.00—
MC 10-22(b)—	Abandonment of job—	500.00—
MC 10-22(g)—	Failing to fulfill contractual obligations—	500.00—
MC 10-	Aiding and abetting a person not holding a certificate—	500.00—

22(h)(1)		
MC 10-22(h)(2)	Allowing a certificate to be used by an unauthorized person—	500.00—
MC 10-22(h)(3)	Failure of permit holder to supervise, direct and control a job—	500.00—
MC 10-22(h)(4)	Subcontracting work to person not holding a certificate—	500.00—
MC 10-22(f)	Failure to supervise, direct and control all work—	500.00—
MC 10-22.1(a)	Working outside the scope of the certificate or acting as a contractor—	500.00—
MC 10-22.1(b)	Departure from or disregard of plans or specifications without consent of the qualifying agent—	500.00—
MC 10-22.1(d)(1)	Aiding or abetting any person not holding a certificate of competency—	500.00—
MC 14-58	Violation of standards adopted by this section—	100.00—
MC 14-62	Refusal to allow inspection—	100.00—
MC 24-11(1)	Prohibitions against water discharge. It shall be unlawful for any person to throw, drain, run or otherwise discharge into any of the waters of county, or to cause, permit or suffer to be thrown, run, drained or allowed to seep, or otherwise discharged into such water any organic or inorganic water.—	500.00—
MC 24-11(3)	Discharges affecting water quality. It shall be unlawful for any person to discharge sewage, industrial wastes, cooling water and solid wastes, or any other wastes into the waters of this county, including but not limited to surface water, tidal saltwater estuaries, or groundwater.—	500.00—
MC 24-11(9)(a)	Sewer discharge limitations. It shall be unlawful for any person to throw, drain, run or otherwise discharge into a sewer designed to carry stormwater, or to cause, permit or suffer to be thrown, run, drained, allowed to seep or otherwise discharge into such sewer—	500.00—
MC	All other violations of Chapter 10, Metro Miami Dade County Code—	200.00—
Florida Building Code		
—	Failure to maintain a building or structure in a safe condition; failure	\$100.00

	to maintain devices or safeguards in good working order—	-
—	Failure to remove debris, equipment, sheds, or materials—	100.00—
—	Failure to secure buildings and equipment—	500.00—
—	Failure to comply with lawful stop work order—	500.00—
—	Failure to obtain permit—	100.00—
—	Failure to display permit card—	50.00—
—	Failure to obtain mandatory inspection—	250.00—
—	Unlawfully connecting utility service—	500.00—
—	Failure to provide required handicapped accessibility—	50.00—
—	Exceeding allowable obstruction of the public right of way with construction and/or demolition—	50.00—
—	Allowing materials to obstruct fire hydrant, fire alarm box, manhole, catchbasin and restriction of water flow to gutters—	50.00—
—	Failure to provide temporary sidewalk which is properly guarded and not less than five feet wide—	50.00—
—	Illegal obstruction of an alley or portion thereof in connection with construction or demolition—	50.00—
—	Failure to protect sidewalks and pavements from damage incidental to construction work—	50.00—
—	Failure to provide sidewalk shed—	50.00—
—	Failure to provide construction fence—	50.00—
—	Failure to prevent the falling of paint or debris over public sidewalks or other places of public use—	50.00—
—	Failure to obtain boiler inspections—	100.00—
—	Unlawful discharge of rainwater or other liquid wastes or allowing same to be disposed onto or across public property or sidewalk—	50.00—
—	All other violations of the Florida Building Code—	100.00—

SECTION 3. That all ordinances or parts of ordinances inconsistent or in conflict herewith are hereby repealed insofar as there is conflict or inconsistency.

SECTION 4. That this ordinance is deemed to be an emergency ordinance and waiving second reading.

SECTION 5. That this ordinance shall become effective upon the date of its adoption herein.

PASSED AND ADOPTED THIS TENTH DAY OF OCTOBER, A.D., 2006.
(Moved: Withers / Seconded: Anderson)
(Yeas: Kerdyk, Withers, Anderson, Cabrera, Slesnick)
(Unanimous/ 5-0 Vote)
(Non Agenda Item)

APPROVED:



DONALD D. SLESNICK II
MAYOR

ATTEST:



WALTER J. FOEMAN
CITY CLERK

APPROVED AS TO FORM
AND LEGAL SUFFICIENCY:



ELIZABETH M. HERNANDEZ
CITY ATTORNEY