Exhibit 2

47 (c) Standards of Conduct. In addition to the provisions of Chapter 112, Part III,
48 Florida Statutes, Code of Ethics for Public Officers and Employees; Chapters 838 and
49 839, Florida Statutes; Title 18, Chapter 63 of the United States Code; and Chapter 26,
50 Article V of the Broward County Code of Ordinances, Section 26-67, et seq., the following
51 Standards of Conduct shall apply to each Elected Official.

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(2) Outside/Concurrent <u>eE</u>mployment.

Elected Officials shall not lobby any covered individual. Such lobbying is deemed to be in substantial conflict with the proper discharge of an Elected Official's duties in the public interest Notwithstanding anything to the contrary in this Section 1-19, the lobbying prohibitions applicable to Elected Officials shall be the same as under Article II, Section 8 of the Florida Constitution and Sections 112.3121 and 112.3122, Florida Statutes, inclusive of all applicable definitions set forth therein, as amended.

c. <u>Except as expressly permitted in this subsection, Nno immediate</u>
family member or <u>No</u> County or municipal office staff of an Elected
Official shall lobby any covered individual or, except as permitted in
the sentence immediately below, conduct business as a vendor or
contractor with the local governmental entity served by the Elected
Official. An immediate family member of an Elected Official may

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69		<u>lobby covered individuals or</u> conduct business as a vendor or
70		contractor with the local governmental entity served by the Elected
71		Official where such activity is permissible under state law, provided
72		that, if the Elected Official has actual knowledge of the lobbying or
73		business activity, the Elected Official attests in writing, on a form filed
74		for public inspection within fifteen (15) days after such attestation,
75		that such immediate family member and the Elected Official do not
76		share a primary residence, the immediate family member is not listed
77		as a dependent on the Elected Official's most recently filed federal
78		tax return, and that the Elected Official is not listed as a dependent
79		on the immediate family member's most recently filed federal tax
80		return. Any conduct of business as a vendor or contractor in violation
81		of this paragraph shall be deemed to provide a prohibited financial
82		benefit to the Elected Official.
83	<u>d.</u>	An immediate family member of an Elected Official may not lobby a
84		covered individual if doing so is prohibited by state law. If an Elected
85		Official has knowledge that an immediate family member is lobbying
86		a covered individual, the Elected Official must file a disclosure,
87		available for public inspection, within fifteen (15) days after the
88		lobbying activity takes place. There is a rebuttable presumption that
89		an Elected Official has knowledge of the lobbying activity if: (i) the
90		Elected Official shares a primary residence with the immediate family
91		member; (ii) the immediate family member is listed as a dependent
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94 member's most recently filed federal tax return. This disclosure must 95 state the relationship between the Elected Official and the immediate 96 family member, and must provide all information set forth in 97 Section 1-19(c)(3)b. of the Broward County Code of Ordinances. Any 98 conduct in violation of this paragraph shall be deemed to provide at 99 prohibited financial benefit to the Elected Official. 100 e. No immediate family member of an Elected Official shall conduct 101 business as a vendor or contractor with the local governmental entity 102 served by the Elected Official unless such activity is permissible 103 under state law and the Elected Official attests in writing, on a form 104 filed for public inspection within fifteen (15) days after such 105 attestation, that (i) such immediate family member and the Elected 106 Official do not share a primary residence, (ii) the immediate family 107 member is not listed as a dependent on the Elected Official is not 108 recently filed federal tax return, and (iii) the Elected Official is not 109 listed as a dependent on the immediate family member's most 109 listed as a dependent on the immediate family member's most <th>92</th> <th></th> <th></th> <th>on the Elected Official's most recently filed federal tax return; or (iii)</th>	92			on the Elected Official's most recently filed federal tax return; or (iii)
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