

## ADDITIONAL MATERIAL Public Hearing

## MARCH 31, 2020

## SUBMITTED AT THE REQUEST OF

## **VICE MAYOR STEVE GELLER**

(h) Property owners are encouraged to consider approaches and materials that
 enhance the biological value of traditional (flat surface) seawalls and flood barriers with
 the incorporation of living shoreline features, use of hybrid green-grey materials, and the
 use of biological forms, where practicable.

5 (i) This section shall not be construed to require the installation of a seawall6 where other flood protection measures serve as an equally effective tidal flood barrier.

7 (j) Tidal flood barriers capable of automatically being elevated in advance of
8 high tides to prevent tidal flooding are permissible, provided that automation cannot
9 require daily human intervention.

10 Sec. 39-408. Required disclosure in contracts for sale of real estate.

In any contract for the sale of real estate located in tidally influenced areas of
Broward County, the seller shall include in the contract or a rider to the contract the
following disclosure in not less than ten-point fourteen-point, capitalized, bold-faced type:

THIS REAL ESTATE IS LOCATED IN A TIDALLY INFLUENCED AREA. THE 14 OWNER MAY BE REQUIRED BY COUNTY OR MUNICIPAL ORDINANCE TO MEET 15 16 MINIMUM TIDAL FLOOD ELEVATION **STANDARDS** BARRIER DURING 17 CONSTRUCTION OR SUBSTANTIAL REPAIR OR SUBSTANTIAL REHABILITATION 18 OF SEAWALLS, BANKS, BERMS, AND SIMILAR INFRASTRUCTURE OR WHEN 19 **REQUIRED TO ABATE NUISANCE FLOODING.** 

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Section 2. <u>Severability</u>.

If any portion of this Ordinance is determined by any court to be invalid, the invalid
portion will be stricken, and such striking will not affect the validity of the remainder of this
Ordinance. If any court determines that this Ordinance, in whole or in part, cannot be
legally applied to any individual, group, entity, property, or circumstance, such

Coding:

Words in struck-through type are deletions from existing text. Words in <u>underscored</u> type are additions.