## PROPOSED

	FROFOSED
1	ORDINANCE NO.
2	AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF BROWARD
3	COUNTY, FLORIDA, PERTAINING TO FILMING ON SPECIFIED PROPERTY;
4	AMENDING VARIOUS SECTIONS OF CHAPTER 20 OF THE BROWARD COUNTY
5	CODE OF ORDINANCES ("CODE") RELATING TO FILM PERMITS; AND PROVIDING
6	FOR SEVERABILITY, INCLUSION IN THE CODE, AND AN EFFECTIVE DATE.
7	(Sponsored by Senator Steve Geller)
8	
9	WHEREAS, on November 4, 2021, the Broward County Board of County
10	Commissioners ("Board") established an Office of Film to assist in the attraction of film,
11	television, and other entertainment productions (collectively, "Productions") to Broward
12	County;
13	WHEREAS, enhanced coordination between the County and municipalities in
14	Broward County will create a more streamlined process for the issuance of permits for
15	Productions, thereby making Broward County a more attractive destination for
16	Productions; and
17	WHEREAS, to provide for that enhanced coordination, the Board desires to amend
18	its ordinance regarding the issuance of film permits,
19	BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF
20	BROWARD COUNTY, FLORIDA:
21	Section 1. Chapter 20, Article XIII, of the Broward County Code of Ordinances
22	is hereby amended to read as follows:

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

ARTICLE XIII. FILMING ON COUNTY SPECIFIED PROPERTY
 Section 2. Section 20-261 of the Broward County Code of Ordinances is hereby
 repealed in its entirety, and a new Section 20-261 is hereby created to read as follows:
 [Underlining omitted]

Sec. 20-261. Film, Television, and Entertainment Productions on Specified
 Property.

(a) *Definitions*. The following terms shall have the following meanings for the
 purposes of this article:

Specified Property means property that is owned or controlled by Broward County
or by a Participating Municipality, including but not limited to a building, structure, facility,
roadway, right of way, or other real property; and any other property for which Broward
County or a Participating Municipality requires a permit for a Production.

*Handheld Device* means any camera or other video equipment that is designed to
be held in the photographer's or filmmaker's hand and carried by the photographer or
filmmaker while making a Production.

*Participating Municipality* means a municipality located within Broward County that
has executed an interlocal agreement with the County authorizing the County to issue
film permits for Productions on Specified Property.

*Production* means any still or live photography, or any motion picture, whether
made on or by use of film, video, digital, or any other electronic device, to create motion
pictures, streaming entertainment, commercials, animations, or other similar content,
regardless of format or platform (such as theater, television, social media, internet, or
print media).

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

46 (b) Permits for Productions on Specified Property.

52

53

54

55

56

57

58

59

60

61

62

63

64

65

66

67

68

- 47 (1) *Required*. No person or entity shall make a Production on Specified
  48 Property without first obtaining a permit from the County, unless otherwise
  49 provided herein.
- 50 (2) *Exceptions; Waivers of Permit Fees*. Nothing in this section shall require a
   51 permit for:
  - Any individual person filming, taking photographs, or video recording
     with a Handheld Device, solely for the individual's personal or family
     use, and providing the utilization does not include any the following:
    - An attempt to use the Specified Property to the exclusion of other members of the public, unless the Specified Property is licensed for the exclusive use by or on behalf of that individual;
      - Use of prop weapons, fire, pyrotechnics, prop vehicles, or stunts, or participation in the Production by individuals in any type of public safety uniform;
  - Use of language that is likely to incite imminent violence or panic; or the creation of noise that is frequent, habitual, or long, and plainly audible at a distance of twenty-five (25) feet from the area where the individual is located;
  - Use of Specified Property without invitation or permission when the property is currently contracted or licensed for the exclusive use by another person or entity;
    - 5. Simulating the use or sale of illicit drugs; or

69 6. Violation of any County ordinance, rule, or regulation. 70 b. Any Production with three (3) or fewer individuals, provided that the 71 Production does not involve any of the elements set forth in (b)(2)a.1. 72 through (b)(2)a.6., above. 73 Productions by the media (e.g., reporters, photographers, camera C. 74 persons, or other employees or independent contractors of a 75 newspaper, news service, broadcast/cable/internet outlet, or similar 76 entity) covering a news event that recently occurred or is currently 77 ongoing on or adjacent to the Specified Property. This exception 78 shall not apply to Productions that constitute or include simulations

79 of events or documentaries.

80 Section 3. Section 20-262 of the Broward County Code of Ordinances is hereby
81 repealed in its entirety, and a new Section 20-262 is hereby created to read as follows:
82 [Underlining omitted]

## 83 Sec. 20-262. Applications for Production Permits.

84 (a) *Permit application*. Any person or entity desiring a permit required by this
85 article shall apply to the Broward County Film Commissioner or designee (collectively,
86 the "Film Commissioner") on an application form developed by the Broward County Film
87 Commission ("Film Commission"). The application must include at least the following:

- 88 (1) Name, address (including local address), telephone number, and e-mail
  89 address of the applicant;
  - 90 (2) Locations, dates of filming, any special parking requests, details regarding
     91 the scenes to be filmed or photographed, and any County or Participating

92 Municipality personnel or equipment requested (e.g., police and fire 93 department services, security services, etc.) ("Special Services");

- 94 (3) Evidence of insurance in the amount required by Section 20-263 of this
  95 article;
- 96 (4) A commitment to pay all cost recovery charges imposed or incurred by the
   97 County or the applicable Participating Municipality for the provision of any
   98 Special Services requested or required for the Production; and
- 99 (5) Any additional requirements established by the Film Commission, or any
   100 additional requirements established by the applicable Participating
   101 Municipality for permits issued for that Participating Municipality.
- 102 (b) Permit Fees and Other Charges. Each application for a permit shall be 103 accompanied by a permit fee and payment of the administrative fees or other charges 104 due to the County, if any, and proof of payment of any fees or other charges imposed by 105 the applicable Participating Municipality. The permit fees and administrative fees for the 106 County shall be established periodically by Resolution of the Board and included in the 107 Broward County Administrative Code. If the Special Services for which cost recovery 108 charges will be imposed by the County or Participating Municipality are required as a 109 condition of permit approval, the estimated charges must be paid to the County or the 110 Participating Municipality, as applicable, by the applicant prior to the issuance of the 111 permit; in addition, the applicant must pay any actual costs incurred for such Special 112 Services above the estimated amount within thirty (30) days after the County or the 113 Participating Municipality invoices the applicant for such costs.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

(c) *Permit Criteria*. Upon receipt of a completed application and payment of the
fees and charges due with the application or prior to issuance of the permit in accordance
with subsections (a) and (b), a permit shall be issued for the Production unless the Film
Commissioner or the County Administrator determines, in their sole discretion, that the
proposed Production:

- (1) Unduly impedes governmental business or public access on the applicable
   Specified Property, or conflicts with previously scheduled activities on or
   near the applicable Specified Property;
- 122 (2) Threatens the health, safety, or welfare of the public, or violates local, state,
  123 or federal law; or
- 124 (3) Would violate an existing agreement between the County or the applicable
   125 Participating Municipality and a third party.
- (d) *Permit Conditions*. The Film Commissioner or the County Administrator may
  impose reasonable time, place, and manner restrictions as a condition for issuance of a
  permit. Any such restrictions applicable to all permits shall be stated on the Film
  Commission's website; any such restrictions specific to a particular permit shall be stated
  in that permit. In addition, properly securing any applicable Special Services and promptly
  paying for all invoiced cost recovery charges for such Special Services are ongoing
  conditions of any issued permit.
- (e) *Revocation or Suspension of Permit.* A permit issued pursuant to this
  section may be revoked or suspended by the Film Commissioner for any of the following
  reasons:
- 136
- (1) Violation of any provision or restriction of the permit or this article;

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

- 137 (2) Any action by the applicant or its agents that the Film Commissioner
  138 determines threatens the health, safety, or welfare of the public; or
- 139

(3) Fraud or misrepresentation in the application for the permit.

(f) *Expired, Revoked, or Suspended Permit.* If a permit expires or is revoked
or suspended prior to the completion of the Production, the Production must, upon the
date of the expiration, revocation, or suspension, cease any and all Production-related
activities at the applicable Specified Property until a new permit is issued or a suspended
permit is reinstated.

(g) *Review*. If a permit application is denied or an issued permit is suspended
or revoked, the applicant may, no later than ten (10) calendar days after the date of the
denial, suspension, or revocation, seek review of such action to the Director of the Office
of Economic and Small Business Development, who shall, in their reasonable discretion,
issue a written decision on the denial, suspension, or revocation within thirty (30) days
after receipt, and whose decision will be final.

151 Section 4. Section 20-263 of the Broward County Code of Ordinances is hereby
152 amended to read as follows:

153 Sec. 20-263. Insurance requirements.

The applicant for a permit required by this article shall, as a prerequisite to the issuance of a <u>the</u> permit, maintain in force at all times during the <u>permit period Production</u> a comprehensive general liability policy with limits determined by the <u>dD</u>irector of the <u>Broward County</u> <u>rRisk mM</u>anagement <u>dD</u>ivision upon a review of the particular circumstances involved. Said applicant, as a prerequisite to the issuance of a permit, shall provide to the <u>County Administrator or his designee</u> <u>Film Commissioner</u> a certificate of

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

insurance evidencing that said the required insurance is in existence and certifying that
Broward County is a and any applicable Participating Municipality are the named insureds
and that Broward County and the applicable Participating Municipality shall be given thirty
(30) days' notice prior to the expiration or cancellation of the policy.

Section 5. Section 20-264 of the Broward County Code of Ordinances is hereby
repealed in its entirety, and a new Section 20-264 is hereby created to read as follows:
[Underlining omitted]

167 Sec. 20-264. Authority of the Film Commissioner.

The Film Commissioner is authorized to facilitate and coordinate the use of
Specified Property for each Production consistent with the issued permit. The authority of
the Film Commissioner also includes responsibility for:

171 (a) Administering interlocal agreements that authorize the County to issue
172 permits on behalf of a Participating Municipality, conform to the requirements of this
173 article, and state any applicable additional requirements of the Participating Municipality
174 for Productions;

175

(b) Issuing, suspending, revoking, or denying permits;

(c) Coordinating schedules for permitted Productions to minimize conflicts and
to monitor each Production's compliance with applicable rules and regulations relating to
the permit; and

179

180

(d) Facilitating issuance of any necessary additional permits and arrangements for the provision of Special Services as may be requested or required for a Production.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

181 Section 6. Section 20-265 of the Broward County Code of Ordinances is hereby
182 repealed in its entirety, and a new Section 20-265 is hereby created to read as follows:
183 [Underlining omitted]

184 Sec. 20-265. Enforcement.

The permit and other requirements as provided for in this article may be enforced by code enforcement officers, including municipal code enforcement officers, and any law enforcement agency having jurisdiction over the Specified Property, pursuant to Section 125.69 or Chapter 162, Florida Statutes, or any applicable municipal code enforcement provision.

190 Section 7. Severability.

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

197

Section 8. Inclusion in the Broward County Code of Ordinances.

198 It is the intention of the Board of County Commissioners that the provisions of this
199 Ordinance become part of the Broward County Code of Ordinances as of the effective
200 date. The sections of this Ordinance may be renumbered or relettered and the word
201 "ordinance" may be changed to "section," "article," or such other appropriate word or
202 phrase to the extent necessary in order to accomplish such intention.

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.

3	Section 9. Effective Date.
)4	This Ordinance is effective as of the date provided by law.
	ENACTED PROPOSED
	FILED WITH THE DEPARTMENT OF STATE
	EFFECTIVE
	Approved as to form and legal sufficiency: Andrew J. Meyers, County Attorney
	By: <u>/s/ Sara F. Cohen 11/02/2022</u> Sara F. Cohen (date) Assistant County Attorney
	By: <u>/s/ Nathaniel A. Klitsberg</u> 11/02/2022 Nathaniel A. Klitsberg (date) Senior Assistant County Attorney
	SFC/cv Film Permitting Ordinance 11/02/2022 #615245
	Coding: Words stricken are deletions from existing text. Words underlined are additions to existing

Coding: Words stricken are deletions from existing text. Words <u>underlined</u> are additions to existing text.