PROPOSED

1	ORDINANCE NO.							
2	AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF BROWARD							
3	COUNTY, FLORIDA, PERTAINING TO ZONING; AMENDING SECTIONS 39-4, 39-249,							
4	39-263, AND 39-272 OF THE BROWARD COUNTY CODE OF ORDINANCES							
5	("CODE"), PROVIDING FOR DEFINITIONS AND ACCESSORY DWELLINGS AS A							
6	PERMITTED USE IN CERTAIN DISTRICTS; AND PROVIDING FOR SEVERABILITY							
7	INCLUSION IN THE CODE, AND AN EFFECTIVE DATE.							
8	(Sponsored by the Board of County Commissioners)							
9								
10	BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF							
11	BROWARD COUNTY, FLORIDA:							
12	Section 1. Section 39-4 of the Broward County Code of Ordinances is hereby							
13	amended to read as follows:							
14	Sec. 39-4. Definitions.							
15	Accessory Bbuilding or Sstructure: A separate, subordinate building or structure							
16	devoted to an accessory use on the same plot with a building which is occupied by, or							
17	devoted to a principal use.							
18	Accessory dwelling: An ancillary or secondary living unit, that has a separate							
19	kitchen, bathroom, and sleeping area, existing either within the same building or structure							
20	devoted to a principal use, or on the same plot with a building or structure that is occupied							
21	by or devoted to a principal use.							

23	Section 2. Section 39-249 of the Broward County Code of Ordinances is hereby							
24	amended to read as follows:							
25	Sec. 39-249. Uses permitted.							
26	Plots in agricultural districts may be used for one (1) or more of the following							
27	specified uses:							
28	Key to abbreviations:							
29	P = Permitted							
30	NP = Not Permitted							
31	C = Conditional <u>Use</u>							
32	Permitted Uses A-1 A-2							
33								
34	Permitted accessory uses to a 1-family dwelling							
35	Detached guest house or servants' quarters (no kitchen) P P							
36	Accessory dwelling P P							
37								
38	Section 3. Section 39-263 of the Broward County Code of Ordinances is hereby							
39	amended to read as follows:							
40	Sec. 39-263. Uses permitted.							
41	Plots in rural and estate districts may be used for one (1) or more of the following							
42	specified uses:							
43	Key to abbreviations Key to abbreviations:							
44	P = Permitted							
45	NP = Not Permitted							

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

46		C = Conditional Use							
47		Permitted Uses	E-1	E-2	Rural	Rural			
48					Estate	Ranches			
49									
50	Permitted accessory uses to a 1-family dwelling								
51	Detached guest house or								
52	servants' quarters (no								
53		kitchen)	Р	Р	Р	Р			
54	Accessory dwelling (subject								
55		to Section 39-272)	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>			
56									
57									
58	Section 4. Section 39-272 of the Broward County Code of Ordinances is hereby								
59	created to read as follows:								
60	[Underlining	omitted]							
61	Sec. 39-272. Accessory dwelling.								
62	(a) The maximum size of an accessory dwelling shall not exceed fifty percent								
63	(50%) of the principal structure, but not less than five hundred (500) square feet.								
64	(b) Only one (1) accessory dwelling shall be permitted per single family lot.								
65	(c) An accessory dwelling shall have at a minimum one (1) bedroom, one (1)								
66	bathroom, and a separate entrance from the outside.								
67	(d) One (1) off-street parking space shall be provided per bedroom, in addition								
68	to the parking that may be required pursuant to Section 39-228 of the Code.								

(e) An application for a building permit to construct an accessory dwelling must include an affidavit from the applicant attesting that the accessory dwelling will be rented at an affordable rate to an extremely-low-income, very-low-income, low-income, or moderate-income person or persons, as defined in Section 420.0004, Florida Statutes, as amended.

Section 5. Severability.

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 determination will not affect the applicability of this Ordinance to any other individual, group, entity, property, or circumstance.

Section 6. Inclusion in the Broward County Code of Ordinances.

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

87 Section 7. Effective Date.

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/ Alexis Marrero Koratich</u> 07/29/2022
Alexis Marrero Koratich (date)
Assistant County Attorney

By: <u>/s/ Maite Azcoitia</u> 07/29/2022

Maite Azcoitia (date)

Deputy County Attorney

AlK/gmb Accessory Dwelling Units Ordinance 08/01/2022 #60049-0199