PROPOSED

ORDINANCE NO.

1 AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF BROWARD 2 COUNTY, FLORIDA, PERTAINING TO PUBLIC CAMPING OR SLEEPING; CREATING 3 SECTIONS 21-2 THROUGH 21-3 OF THE BROWARD COUNTY CODE OF 4 ORDINANCES ("CODE"); AMENDING SECTION 21-6 OF THE CODE; AND 5 PROVIDING FOR SEVERABILITY, INCLUSION IN THE CODE, AND AN EFFECTIVE 6 DATE. 7 (Sponsored by the Board of County Commissioners) 8 9 WHEREAS, during its 2024 legislative session the Florida Legislature enacted 10 House Bill 1365, which prohibits counties or municipalities from authorizing or otherwise 11 allowing "any person to regularly engage in public camping or sleeping on any public 12 property, including, but not limited to, any public building or its grounds and any public 13 right-of-way under the jurisdiction of the county or municipality, as applicable"; and 14 WHEREAS, the Broward County Board of County Commissioners finds it 15 appropriate to enact this Ordinance to ensure compliance with state law, 16 BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF 17 BROWARD COUNTY, FLORIDA: 18 Section 1. Section 21-2 of the Broward County Code of Ordinances is hereby 19 created to read as follows: 20 [Underlining omitted]

Coding: Words stricken are deletions from existing text. Words underlined are additions to existing text.

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Sec. 21-2. Public camping or sleeping; prohibition; penalties.

(a) In accordance with Section 125.0231, Florida Statutes, it is the policy of
Broward County ("County") to not authorize or otherwise allow any person to regularly
engage in public camping or sleeping, as subsequently defined, on any public property
under the jurisdiction of the County.

- (b) As used in this section, "public camping or sleeping" is to be construed in
 conformity with the meaning of "public camping or sleeping" set forth under
 Section 125.0231(1)(b), Florida Statutes.
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- (1) "Public camping or sleeping" means:
- a. Lodging or residing overnight in a temporary outdoor habitation used
 as a dwelling or living space and evidenced by the erection of a tent
 or other temporary shelter, the presence of bedding or pillows, or the
 storage of personal belongings; or
- b. Lodging or residing overnight in an outdoor space without a tent or
 other temporary shelter.
- 36 (2) "Public camping or sleeping" does not include:
- a. Lodging or residing overnight in a motor vehicle that is registered,
 insured, and located in a place where it may lawfully be; or
- b. Camping for recreational purposes on property designated for such
 purposes.

41 (c) No person may regularly engage in public camping or sleeping on any
42 public property, including, but not limited to, any public building or its grounds and any
43 public right-of-way under the jurisdiction of the County.

44 (d) Prior to arrest or citation, the individual allegedly in violation of this section 45 must be given a verbal and written warning against public camping or sleeping and, if the individual ceases public camping or sleeping after being given both such warnings, this 46 47 will serve as an affirmative defense against prosecution.

48 (e) Violations.

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- (1) For persons eighteen (18) years or older, violations of this section are to be prosecuted as follows:
- 51 As a violation of the Broward County Adult Civil Citation Program a. 52 ("Program") set forth under Section 21-3 of the Broward County Code 53 of Ordinances ("Code") unless the person in violation of this section 54 cannot participate in the Program for any reason, including because 55 of a limitation set forth under Section 21-6(c)(2) of the Code or due 56 to lack of funding for the Program, or chooses not to participate in 57 the Program; or
 - b. If the person in violation of this section cannot participate in the Program for any reason or the person chooses not to participate in the Program, violations may be prosecuted in the name of the state in a court having jurisdiction of misdemeanors by the prosecuting attorney thereof and upon conviction shall, pursuant to Section 125.69(1), Florida Statutes, be punished:

1. By a fine not to exceed five hundred dollars (\$500); or

2. By up to sixty (60) days in jail or a fine not to exceed five hundred dollars (\$500), or both, if the person in violation of

67		this section has been convicted or found guilty of, or entered	
68	a plea of guilty or nolo contendere (regardless of adjudication		
69		of guilt or adjudication withheld) to, two (2) or more violations	
70		of this section within the prior two (2) years.	
71	(2) Notwith	standing anything to the contrary, the County encourages criminal	
72	or civil	citation to be a last resort and desires that, if possible, compliance	
73	with thi	is section be achieved through services, assistance, and other	
74	noncoe	rcive measures.	
75	(3) The Co	unty encourages juveniles alleged to be in violation of this section to	
76	be refe	rred to the Juvenile Services Civil Citation Program, authorized by	
77	Section	985.12, Florida Statutes.	
78	(f) Enforce	ement. The County intends to allow this section to be enforced by the	
79	Broward County Sheriff and/or municipal law enforcement, as applicable.		
80	(g) Applica	bility and interpretation. This section is not effective within the	
81	boundaries of any municipality that has enacted a conflicting ordinance to the extent there		
82	exists a conflict;	does not apply during the periods set forth under	
83	Section 125.0231(5), Florida Statutes; is to be construed in conformity with the County's		
84	obligations under Section 125.0231(2), Florida Statutes; and shall not be construed to		
85	either prohibit the C	County from denying persons access to property that it owns or	
86	manages or to supersede remedies available under Chapter 810, Florida Statutes.		
87	Section 2.	Section 21-3 of the Broward County Code of Ordinances is hereby	

89 [Underlining omitted]

created to read as follows:

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Sec. 21-3.	Public camping or sleeping; complaints.		
(a)	A resident of the County, a business located in Broward County, or the		
Florida Attorney General, may provide written notice of a violation of Section 21-2 to the			
Board of County Commissioners.			
(1)	The County Administrator shall designate an e-mail address or other		
	electronic submission method, to be displayed on the County's website, to		
	serve as the primary means of receiving such written notice.		
(2) To enable the County to take reasonable action within the limits of its			
	authority to cure an alleged violation, the written notice must specify:		
	a. The location of the violation;		
	b. The date(s) of the alleged violation;		
	c. A description or photograph of the alleged violator; and		
	d. Any other information that will assist the County to address or		
	otherwise to cure the alleged violation.		
Section 3. Section 21-6 of the Broward County Code of Ordinances is here			
amended to read as follows:			
Sec. 21-6.	Broward County Adult Civil Citation Program.		
(a)	Definitions.		
(6)	"Eligible Offenses" means <u>any and</u> all Nonviolent Offenses that constitute <u>a</u>		
	misdemeanor s under state law or this <u>the Broward County</u> Code <u>of</u>		
	Ordinances (the "Code") including, but not limited to, possession of twenty		
	(a) Florida Attor Board of Co (1) (2) (2) Secti amended to Sec. 21-6. (a) 		

113 misdemeanor assault, misdemeanor battery (if the law enforcement officer 114 determines the encounter resulted in no or minor injuries and, if it is 115 determined that there is a minor injury, the victim consents to the issuance 116 of the Citation), retail theft of a shopping cart, trespass on property other 117 than a structure or conveyance, petit theft, criminal mischief, disorderly 118 conduct, littering, loitering, and possession of alcoholic beverages by 119 persons under age 21, as those terms are defined by state law, or public 120 camping or sleeping under Section 21-2 of the Code.

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Section 4. Severability.

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123 If any portion of this Ordinance is determined by any court to be invalid, the invalid 124 portion will be stricken, and such striking will not affect the validity of the remainder of this 125 Ordinance. If any court determines that this Ordinance, in whole or in part, cannot be 126 legally applied to any individual, group, entity, property, or circumstance, such 127 determination will not affect the applicability of this Ordinance to any other individual, 128 group, entity, property, or circumstance.

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Section 5. Inclusion in the Broward County Code of Ordinances.

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

Section 6. 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/ Joseph K. Jarone</u>	09/18/2024		
Joseph K. Jarone Assistant County Attorney	(date)		
By: <u>/s/ René D. Harrod</u> René D. Harrod Chief Deputy County Attorney	<u>09/18/2024</u> (date)		
JKJ/mb			
Public Sleeping Ordinance 09/18/2024 #1118537			