PROPOSED

ORDINANCE NO.

AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF BROWARD 1 COUNTY, FLORIDA, PERTAINING TO SPEED DETECTION SYSTEMS IN SCHOOL 2 3 ZONES; REPEALING SECTION 23-6 OF THE BROWARD COUNTY CODE OF 4 ORDINANCES ("CODE") RELATING TO SCHOOL ZONE SPEED LIMITS; CREATING 5 A NEW ARTICLE II OF CHAPTER 23, INCLUDING SECTIONS 23-9 THROUGH 23-11, 6 RELATING TO SCHOOL ZONE SPEED LIMITS AND SPEED DETECTION SYSTEMS: 7 RENUMBERING AND AMENDING ARTICLES II AND III OF CHAPTER 23; AND 8 PROVIDING FOR SEVERABILITY, INCLUSION IN THE CODE, AND AN EFFECTIVE 9 DATE.

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(Sponsored by Senator Steve Geller)

WHEREAS, Chapter 2023-174, Laws of Florida (the "Act"), creates Section 316.1896, Florida Statutes, and authorizes counties and municipalities to use speed detection systems to enforce school zone speed limits for violations in excess of ten (10) miles per hour over the applicable speed limit when children are going to or from school;

WHEREAS, in accordance with the Act, a county or municipality must enact an ordinance authorizing the placement or installation of a speed detection system on a roadway maintained as a school zone. As part of the public hearing on such proposed ordinance, the county or municipality must consider traffic data or other evidence supporting the installation and operation of each proposed school zone speed detection system, and the county or municipality must determine that the school zone where a
speed detection system is to be placed or installed constitutes a heightened safety risk
that warrants additional enforcement measures;

WHEREAS, the Broward County Traffic Engineering Division gathered speed and
traffic volume data for the County-maintained roadways that are within the Broward
Municipal Services District ("BMSD") school zones for Meadowbrook Elementary and
Dillard High School ("Traffic Study");

WHEREAS, the Traffic Study demonstrates that there is speeding in the designated school zones within the BMSD, thereby presenting a heightened safety risk to the public and, in particular, all school-aged children who attend schools within the BMSD;

WHEREAS, the use of a speed detection system may reduce instances of
speeding in school zones and enhance the welfare and safety of students within the
BMSD; and

WHEREAS, the Board of County Commissioners of Broward County, Florida,
wishes to implement a school zone speed detection system program to enforce applicable
speed limits in school zones during school sessions,

39 BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF
40 BROWARD COUNTY, FLORIDA:

41 Section 1. The foregoing recitals are true and correct and are incorporated42 herein by reference.

43 Section 2. Section 23-6 of the Broward County Code of Ordinances is hereby
44 repealed in its entirety.

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Local hearing officer shall have the meaning established in Section 316.003,		
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67 in order to provide orderly traffic control and school pedestrian safety. Roads identified as
68 "school zones" need not be directly adjacent to school property.

School zone flashing beacon shall mean a traffic control device with one (1) or
more signal sections in each direction that, when flashing, designates a reduced school
zone speed limit, identifies the periods that such school zone speed limit is in effect, and
warns drivers to slow down and look for children crossing the street.

73 Speed detection system shall have the meaning established in Section 316.003,
74 Florida Statutes, as amended.

75 *Traffic infraction enforcement officer* shall have the meaning established in
76 Section 316.1906, Florida Statutes, as amended.

77 Sec. 23-10. School zone speed limit.

(a) Authority and Purpose. This section is ordained in accordance with the
authority granted to Broward County pursuant to Chapter 316, Florida Statutes, as
amended. The purpose of this section is to promote the public health, safety, and welfare
by limiting speed within certain school zones located within Broward County.

(b) *Establishment of School Zones*. School zones shall be established by the
Division by the posting of signs or traffic-control devices, as provided in Section 316.1895,
Florida Statutes, that shall conform to standards set forth in the Manual and the Roadway
and Traffic Design Standards.

(c) Considerations and Guidelines. The Division may establish school zones
within Broward County only subsequent to the conducting of an engineering and traffic
investigation of each area proposed as a school zone and in accordance with the criteria
and standards set forth in the Manual and the Roadway and Traffic Design Standards.

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90 (d) Establishment Speed Limitations. accordance with of In 91 Section 316.1895(4), Florida Statutes, as amended, school zone speed limits shall be 92 established at fifteen (15) miles per hour for all school zones within Broward County thirty 93 (30) minutes before the start of and thirty (30) minutes after the end of a regularly 94 scheduled school breakfast program or school session.

95 (e) *Prohibition.* In accordance with this section, no person shall drive a vehicle
96 on a roadway designated as a school zone at a speed greater than that posted in the
97 school zone.

98 (f) *Penalty.* Violation of the provisions of this section shall be punishable as
99 provided by law.

100 Sec. 23-11. Speed detection systems for enforcement of speed limitations in 101 school zones.

(a) Authority and Purpose. The purpose of this section is to promote traffic
safety and student welfare by authorizing and implementing the use of speed detection
systems to enforce applicable speed limits on roadways properly maintained as school
zones, as authorized by and in accordance with Section 316.1896, Florida Statutes, as
amended.

(b) Use of Speed Detection Systems. In accordance with Section 316.1896,
Florida Statutes, as amended, Broward County exercises its authority to authorize the
placement or installation of speed detection systems to enforce applicable speed limits
on roadways maintained as school zones within the BMSD. The County Administrator, or
designee, is hereby authorized to implement speed detection systems within the BMSD
consistent with the placement and installation specifications established by the Florida

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Department of Transportation, as amended, to enforce unlawful speed violations, as specified in Sections 316.183 and 316.1895, Florida Statutes, on roadways maintained as school zones and that have school zone flashing beacons. The placement of a speed detection system shall not be less than one hundred (100) feet from any point of ingress to a school zone.

(c) Determination of Heightened Safety Risk. Having considered traffic data or
other evidence supporting the installation and operation of each proposed school zone
speed detection system, Broward County determines that the following school zones
where a speed detection system is to be placed or installed constitute a heightened safety
risk that warrants additional enforcement measures pursuant to Sections 316.008(9) and
316.1896, Florida Statutes, as amended:

123a	School		Address
123b	Meadowbrook Elementary School		2300 SW 46th Ave, Fort Lauderdale, FL 33317
123c	Dillard High School		2501 NW 11th St, Fort Lauderdale, FL 33311
124	(d)	Violations. A violation of thi	s section shall be deemed to occur when a
125	school zone flashing beacon is in operation and when a person drives a motor vehicle on		
126	a roadway designated as a school zone at a speed as follows ("Violation"):		
127	(1)	In excess of ten (10) miles p	per hour over the school zone speed limit that
128		occurs within thirty (30) minu	tes before through thirty (30) minutes after the
129		start of a regularly sche	eduled breakfast program in violation of
130		Section 316.1895, Florida St	atutes, as amended;
131	(2)	In excess of ten (10) miles p	per hour over the school zone speed limit that
132		occurs within thirty (30) minu	tes before through thirty (30) minutes after the

133		start of a regularly scheduled school session in violation of		
134		Section 316.1895, Florida Statutes, as amended; or		
135	(3)	In excess of ten (10) miles per hour over the school zone speed limit that		
136		occurs within thirty (30) minutes before through thirty (30) minutes after the		
137		end of a regularly scheduled school session in violation of		
138		Section 316.1895, Florida Statutes, as amended.		
139	(e)	Notice of Violation. Within thirty (30) days after a Violation, a notice of		
140	violation ("N	plation ("NOV") shall be sent by first-class mail to the registered owner of the motor		
141	vehicle involved in the Violation. The NOV must include:			
142	(1)	The name and address of the vehicle owner;		
143	(2)	A photograph, video, or other recorded image showing the license plate of		
144		the motor vehicle;		
145	(3)	The make, model, and year of the vehicle;		
146	(4)	The date, time, and location of the Violation;		
147	(5)	Notice that the infraction charged is pursuant to this section;		
148	(6)	The maximum speed at which the motor vehicle was traveling within the		
149		school zone;		
150	(7)	The speed limit within the school zone at the time of the Violation;		
151	(8)	A statement that the owner has a right to review, in person or remotely, the		
152		photograph or video captured by the speed detection system and the		
153		evidence of the speed of the motor vehicle detected by the speed detection		
154		system that constitutes a rebuttable presumption that the motor vehicle was		
155		used in a Violation;		

- (9) Instructions as to the time and the place or website at which the photograph
 or video and evidence of speed detected captured by the speed detection
 system may be examined and observed;
- (10) Information that advises the violator on the person's right to request a
 hearing, including all costs related thereto, and a form used to request a
 hearing or, alternatively, a web address to a website that provides such
 information;
- 163 (11) A statement specifying the remedies available under Section 318.14,
 164 Florida Statutes, as amended;
- (12) A statement that the owner must pay a penalty in the amount provided
 under Section 318.18, Florida Statutes, as amended, or furnish an affidavit
 that compiles with Section 316.1896, Florida Statutes, as amended, within
 thirty (30) days after the date of issuance of the NOV in order to avoid court
 fees, costs, and the issuance of a uniform traffic citation against the motor
 vehicle owner;
- 171 (13) Instructions on all methods of payment of the penalty associated with the172 Violation; and
- (14) A signed statement by the Traffic Infraction Enforcement Officer that, based
 on inspection of recorded photographs or video captured by the speed
 detection system(s), the vehicle was involved in and was utilized to commit
 a Violation.
- (f) Local Hearing Officer. Except as may be otherwise provided by resolution
 of the Broward County Board of County Commissioners ("Board"), there is hereby created

the position of hearing officer to serve as the Local Hearing Officer who shall preside over
NOV hearings set forth under Section 316.1896, Florida Statutes, as amended. The
hearing officer shall be a member in good standing of The Florida Bar and shall engage
in the practice of law in Broward County.

(g) *Traffic Infraction Enforcement Officer*. The County Administrator, or
designee, shall designate a Traffic Infraction Enforcement Officer to implement the
authorizations contained under Section 316.1896(6), Florida Statutes, as amended, and
the Board shall designate by Resolution a County staff member to serve as the clerk to
the Local Hearing Officer ("Clerk").

- 188 (h) Hearing Procedures.
- 189 (1) Any person that elects to request a hearing ("Petitioner") shall be scheduled 190 for a hearing by the Clerk, with notice of the hearing to be sent to the 191 Petitioner by first-class mail. Upon receipt of the notice, the Petitioner may 192 reschedule the hearing once by submitting a written request to reschedule 193 to the Clerk at least five (5) calendar days before the day of the originally 194 scheduled hearing. The Petitioner may cancel his or her appearance before 195 the Local Hearing Officer by paying, before the start of the hearing, the 196 penalty assessed by Section 316.1896(2), Florida Statutes, as amended, 197 plus the administrative costs established under Section 316.0083(5)(c), 198 Florida Statutes, as amended.
- At the conclusion of the hearing, the Local Hearing Officer shall determine
 whether a Violation has occurred. The Local Hearing Officer shall issue a
 final order including the determination and, if the NOV is upheld, the

Petitioner shall be required to pay the penalty assessed under Section 318.18(3)(d), Florida Statutes, as amended, and may also be required to pay the County's costs, not to exceed the amount established under Section 316.0083(5)(e), Florida Statutes, as amended. The final administrative order shall be mailed to the Petitioner by first-class mail.

207 (i) *Appeals*. An aggrieved party may appeal a final order consistent with the
208 process provided under Section 162.11, Florida Statutes, as amended.

(j) Supplemental Authority. The provisions of this section supplement the
enforcement of Sections 316.183 and 316.1895, Florida Statutes, as amended, by law
enforcement officers and do not prohibit law enforcement officers from issuing uniform
traffic citations for violations of Section 316.183 or 316.1895, Florida Statutes, as
amended.

(k) Signage and Public Awareness Campaign. The County Administrator, or
designee, shall post signage and conduct a public awareness campaign regarding the
placement or installation of speed detection systems consistent with the requirements of
Section 316.1896, Florida Statutes, as amended.

(I) *Reporting.* The County Administrator, or designee, shall comply with the
 reporting requirements of Section 316.1896, Florida Statutes, as amended.

Section 4. Article II of the Broward County Code of Ordinances is herebyrenumbered and amended to read as follows:

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ARTICLE III. PARKING, STOPPING, AND STANDING

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224	Section 5. Article III of the Broward County Code of Ordinances is hereby		
225	renumbered to read as follows:		
226	ARTICLE III IV. EMERGENCY ENERGY CONSERVATION		
227			
228	Section 6. Severability.		
229	If any portion of this Ordinance is determined by any court to be invalid, the invalid		
230	portion will be stricken, and such striking will not affect the validity of the remainder of this		
231	Ordinance. If any court determines that this Ordinance, in whole or in part, cannot be		
232	legally applied to any individual, group, entity, property, or circumstance, such		
233	determination will not affect the applicability of this Ordinance to any other individual,		
234	group, entity, property, or circumstance.		

235	Section 7.	Inclusion in the Broward County Code of Ordinances.
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236 It is the intention of the Board of County Commissioners that the provisions of this
237 Ordinance become part of the Broward County Code of Ordinances as of the effective
238 date. The sections of this Ordinance may be renumbered or relettered and the word
239 "ordinance" may be changed to "section," "article," or such other appropriate word or
240 phrase to the extent necessary to accomplish such intention.

- 241 Section 8. Effective Date.
- 242 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> 03/13/2025 Alexis Marrero Koratich (date) Assistant County Attorney

By: <u>/s/ Maite Azcoitia</u> 03/13/2025 Maite Azcoitia (date) Deputy County Attorney

AIK/gmb Speed Zone Detection System Ordinance 03/13/2025 60091-0009

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