

**ORDINANCE NO. 2022-003**

ORDINANCE OF THE MAYOR AND THE CITY COUNCIL OF THE CITY OF HIALEAH, FLORIDA, AMENDING THE HIALEAH CODE OF ORDINANCES CHAPTER 18, ENTITLED "BUSINESSES", ARTICLE II. "CARNIVALS, SHOWS AND EXHIBITS", RETITLED AS "SPECIAL EVENTS"; AND AMENDING §18-26 "DEFINITIONS"; §18-27 "PROHIBITED AND RESTRICTED CONDUCT"; §18-28 "FINANCIAL STATEMENT"; §18-29 "PERMIT; HIALEAH PARK DISTRICT; OPERATING STANDARDS"; §18-30 "ADDITIONAL RULES"; AND CREATING §18-31 "PERMIT FOR SPECIAL EVENTS"; AND §18-32 "PROHIBITIONS"; PROVIDING FOR THE PERMITTING OF ORGANIZED SPECIAL EVENTS AND ASSEMBLIES ON GOVERNMENT OR PRIVATE PROPERTY OF FIFTY (50) PERSONS OR MORE; FOR MONETARY GAIN ON PRIVATE OR GOVERNMENT PROPERTY OR WITHIN CITY FACILITIES; FOR PUBLIC ADVOCACY UPON PRIVATE OR GOVERNMENT PROPERTY, WHICH IS NOT FOR MONETARY GAIN AND FOR THE PURPOSE OF ALLOWING FREE EXPRESSION; PROVIDING FOR AN APPLICATION PROCESS TO MITIGATE NOISE, SOUND, LIGHTING AND TRAFFIC; TO PROVIDE FOR THE PUBLIC SAFETY AND WELFARE; REVIEW BY THE CULTURAL AFFAIRS COUNCIL REGARDING APPLICATIONS FOR MONETARY GAIN; AND APPROVAL BY THE CITY COUNCIL TO CONDUCT SPECIAL EVENTS; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH; PROVIDING FOR PENALTIES FOR VIOLATION HEREOF; PROVIDING FOR A SEVERABILITY CLAUSE; PROVIDING FOR INCLUSION IN THE CODE; AND PROVIDING FOR AN EFFECTIVE DATE.

**WHEREAS**, courts have recognized the right of local government to enact reasonable time, place and manner restrictions related to organized special events or assemblies while simultaneously protecting the First Amendment rights of groups and individuals wishing to express their views; and

**WHEREAS**, the City recognizes the indisputable value of special events, whether for celebration, recreation, exercise, or debate, and the enjoyment of private or public spaces while simultaneously attendant to the concomitant public welfare and safety by ensuring police protection, traffic control, parking, emergency medical services, sanitation and cleanup, and practices that best promote peaceable gatherings; and

**WHEREAS**, it is the purpose and intent of the City in enacting this ordinance to establish reasonable time, place and manner restrictions for special events to ensure the safety and well-being of individuals and property, while at the same time ensuring the First Amendment rights of those wishing to associate and to publicly express their views, both individually and collectively; and

**WHEREAS**, the City finds that reasonable non-content nor viewpoint based regulations help ensure the right of assembly, free speech, and expression while simultaneously safeguarding the public health, safety; and

**WHEREAS**, this ordinance shall restrict substances and materials that have the potential to be used as weapons or that have the potential to inflict personal and property damage or to thwart law enforcement from preventing the infliction of personal and property damage and, to protect the public and participants against violence.

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND THE CITY COUNCIL OF THE CITY OF HIALEAH, FLORIDA, THAT:

**Section 1:** Chapter 18 entitled “Businesses” Article II. - Carnivals, Shows And Exhibits, is hereby amended to read as follows:

**Chapter 18 - BUSINESSES**

\* \* \*

**ARTICLE II. - ~~CARNIVALS, SHOWS AND EXHIBITS~~**

**SPECIAL EVENTS**

\* \* \*

Sec. 18-26. - Purpose and Definitions.

Purpose.

The purpose of this chapter is to provide for regulations on the time, place and manner for both public advocacy and commercial events to promote and protect the health, safety and welfare of all the persons by ensuring that these special events do not menace or threaten life, health, and property. It is not the intent of this chapter to regulate in any manner the content of speech or infringe upon the right to assemble

to engage in public advocacy. To the extent this chapter regulates speech for lawful purposes it shall be interpreted in the narrowest sense as time, place and manner regulations. A special event for commercial gain of any number of consecutive or intermittent days shall require an intervening break of twice the number of days of the event before another application for an event by the same applicant or same space or location may be applied for, and may not be extended through a change in successor of the applicant in order to circumvent this limitation. A special event for commercial gain may not exceed 120 days in any twelve-month period.

The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

*Amplified sound* means any sound projected or transmitted by artificial means, including, but not limited to, loudspeakers, amplifiers, megaphones or other similar devices used to amplify sound that is louder than conversational talk.

*Applicant or Permittee* means the person or entity that applies for a permit.

*Commercial event or activity for remuneration* means any organized event regardless of identity, whether a charity or nonprofit, of fifty (50) people or more for a period of time upon government or private property with the object of monetary profit, gain, benefit, *remuneration* or advantage, including bartering, to raise funds or a ticketed event. References to special event in this ordinance shall apply given its purpose.

*Government property* means real property improved or unimproved owned or under the control of, maintained or operated, by the government or by the City; such as facilities, parks, throughways, playgrounds, recreation fields, canals, lakes, swimming areas, grounds, streets, rights-of-way, alleys, cul-de-sacs, and structures in the city.

~~*Open glass container* means any receptacle made of glass whose seal has been broken or whose contents are exposed to the air.~~

~~*Open metal container* means any receptacle made of metal whose seal has been broken or whose contents are exposed to the air.~~

*Permit* means the written authorization to conduct a special event granted by the City Council.

*Private property* means real property improved or unimproved that is not government property.

*Public advocacy event* means any outdoor organized assembly of fifty (50) people or more for a period of time upon government or private property that is not a *commercial event or activity for remuneration*. References to special event in this ordinance shall apply given its purpose.

*Special Event* means either commercial event or activity for remuneration or a public advocacy event.

Sec. 18-27. - ~~Prohibited and restricted conduct.~~  
Authorization from the City required.

~~(a) It shall be unlawful for any person to engage in, conduct, operate, manage or maintain any carnival, bazaar, exhibition show, street show, exhibition company or other performance given within tents or otherwise in which professional operators, concessionaires, employees, entertainers or proprietors are engaged in the operation thereof, within the city limits. However, nothing in this section shall be construed to prohibit circuses, and, provided further, nothing in this section shall be construed to prohibit a church or other charitable organization that operates a conventional type of church or charitable bazaar, in which no professionals are employed but in which the entire personnel component of the bazaar is composed of members of the church, or other charitable organization or school.~~

~~(b) — Nothing in this section shall be construed to prohibit a church or other charitable or nonprofit organization from sponsoring professionally operated carnivals in the city when the church or other charitable or nonprofit organization complies with the requirements of this article and any other requirements the city council may deem necessary.~~

(a) No person or entity shall conduct a special event without first obtaining a permit from the City approved by the City Council.

(b) Applications for a special event at the same location and time period are processed on a first come, first served basis, unless otherwise provided.

(c) The City may deny a permit for any of the following reasons:

- i. The application for the permit is not fully completed and executed.
- ii. The permittee has not tendered the required application fees, insurance, release and indemnification, unless the application is for a public advocacy event and the applicant demonstrates that the fees, insurance, or other costs are financially burdensome as to preclude the application.
- iii. The permittee has on prior occasions in applying for a permit or in the instant application, made material misrepresentations regarding the scope of the special event or previously has violated the terms of prior permits issued.
- iv. The permittee or persons in attendance invited by the permittee at the special event on prior occasions damaged property or injured persons.
- v. A fully executed prior application for a permit, including city events, for the same time and place has been received and granted, which does not reasonably permit multiple occupancy of the same space or parts thereof, or where given the number special events throughout the city will require the diversion of city police officers or other city personnel exceeding the city's capacity to

- ensure the safety of the participants or the attending public, or the public at large.
- vi. The size of the special event is such that police protection to the rest of the city is seriously jeopardized.
  - vii. The size and nature of the special event given the number of city police officers and other city personnel exceeds the city's capacity to ensure the safety of the participants or the attending public.
  - viii. The special event failed to pass any building permit reviews and inspections such as electrical, mechanical, structural, or fire reviews.
  - ix. The location of the special event will substantially interfere with construction or maintenance work previously scheduled to take place or underway at the same site or locations of the special event.
  - x. The special event will occur at a time when a school is in session and is along a route or at a location immediately adjacent to the school in session.
  - xi. The time, route, or size of the special event will substantially interrupt the safe and orderly movement of ordinary and usual traffic contiguous to the site, or disrupt the use of a street or roadway at its peak traffic time, or obstruct operation of emergency vehicles as determined by the Chiefs of Police or Fire in accordance with the six (6) criteria in § 18-31(a)(3).

Sec. 18-28. - ~~Financial statement.~~ Exceptions to special event permit requirements.

(a) Funeral services and processions.

(b) Activities solely conducted or co-sponsored by the City.

(c) Picketing or demonstrations on sidewalks or on government property in response to breaking news that do not involve the use of vehicles or animals provided that no fee or donation is charged or required as a condition of participation in or attendance at such, and is not commercial activity.

(d) A party at a person's residence for one's own enjoyment and operated on the property in such a manner so as not to

unreasonably interfere with the use and enjoyment of adjacent neighbors.

(e) The rental of government property by the city to the public.

(f) Property developed or permitted for hosting special events.

(g) Emergency declarations.

~~(a) At the time of the application for a permit required under this article, the sponsor shall file with the city clerk an audited financial statement or other verified financial statement acceptable to the city of the sponsoring organization. If the financial statement is not filed with the application, the application will not be further considered by the city.~~

~~(b) Within 90 days of the conclusion of the carnival or show, the sponsoring organization must file with the city clerk an audited financial statement or other verified financial statement acceptable to the city of the operation of the carnival or licensed event. If the financial statement is not filed in accordance with this subsection, the city will not consider any new applications on behalf of the same sponsor for issuance of a carnival or show permit.~~

Sec. 18-29. Permit; Hialeah Park District (HPD) operating standards.

~~(a) A permit fee of \$500.00 must be paid by the carnival operator for each sponsor at each location. This fee includes carnival operating rights, electrical and mechanical permits and inspections. Permit fees shall be payable to the planning and development department.~~

~~(b) Dates, location and professional operator of the carnival must be approved by the city council not more than six months in advance.~~

~~(c) When the carnival is held on property owned by other than the church, charitable or nonprofit organization, a~~

~~notarized letter of permission from the property owner must be on file in the city clerk's office.~~

- ~~(d) A refundable cleanup bond of \$250.00 must be filed in the city clerk's office and will be refunded upon satisfactory inspection of the property by the licensing section after the carnival closes.~~
- ~~(e) Only one carnival shall be authorized to operate within the city limits at a time. The city council may waive this limitation but only to the extent of allowing no more than two carnivals to operate within the carnival that first obtained a permit to operate during the same or intersecting dates or time period.~~
- ~~(f) All carnivals must close on or before 11:00 p.m. Sunday through Thursday and 12:00 midnight on Friday and Saturday.~~
- ~~(g) Only one carnival will be allowed for each calendar year for each sponsor.~~
- ~~(h) A carnival shall only be allowed to operate for five calendar days for each sponsor.~~
- (ia) A carnival special event located and operated within the HPD Hialeah Park District may be extended for a time period not to exceed 60 days for each sponsor. A special event may not be extended beyond 60 days through a change in sponsorship in order to circumvent the limitation on the number of yearly ~~carnivals~~ special events per sponsor as provided by (ga) or the maximum total number of days ~~carnivals~~ special events may be operated within the HPD zoning district. Notwithstanding the number of sponsors, ~~carnivals~~ special events held in the HPD zoning district may not exceed a total of 120 days in any 12-month period.
- (jb) Prior to the conduct of any special event in the HPD zoning district not exceeding 60 days, the proposed operation of the ~~carnival~~ special event shall be subject to review and approval by the building, fire and police departments and any other department necessary to determine whether the ~~carnival~~ special event operator is



required to provide or implement measures to address any impacts on vehicular and pedestrian traffic on and off site, noise, light, odors, sanitation and any other impact to public health and safety as a result of the operation of the earnival special event, and comply with section 18-31.

~~(kc) Any earnival-special event proposed to exceed 60 days in the HPD Hialeah Park District shall be subject to the approval of the City Council pursuant to this ordinance. and shall require the following:~~

~~1. — A plan for screening and buffers to minimize visual impacts of light and glare unto adjacent properties, and the measures to be implemented to minimize and mitigate light, glare, odor, and noise impacts to contiguous properties;~~

~~2. — A parking plan which fully describes where and how parking is to be provided and utilized, including facilities to accommodate a waiting area, and designated drop off and pick up areas for shared car ride services;~~

~~3. — Medical services and facilities available and locations of such facilities including provisions for first aid and emergency medical services;~~

~~4. — A plan for the security of the public to include the number of persons proposed or required to monitor or facilitate crowd control, and how people waiting to enter the establishment, on the premises, and in existing the event will be arranged;~~

~~5. — A sanitation plan, which addresses on-site facilities and off-premises issues resulting from the operation of the carnival.~~

~~(k) It shall be unlawful for owners or operators of business establishments or vending stands located in or within two blocks of the area authorized for the event described to knowingly allow any person to leave the business establishment premises carrying an open glass or open metal container or for the vending stand to sell or dispense food or beverages in glass or metal containers.~~

Sec. 18-30. - Additional rules Application process.

The police chief or his duly authorized representatives shall have the authority to make such additional rules that are not inconsistent with this article that are necessary to regulate carnivals or shows and to determine the concessions, games

~~and shows that are to be permitted in the operation of a carnival or show.~~

(a) Commercial event or activity for remuneration application. The Cultural Affairs Council provided for in § 2-641 et. al., of the City of Hialeah Code of Ordinances serves in an advisory capacity and makes recommendations to the mayor, and city council, regarding commercial special events. An application for same, shall be provided to the city clerk, and the city clerk shall provide the application to the Cultural Affairs Council for its review, and consideration, and subsequent recommendation to the mayor and city council. The application will be processed by the city clerk following such recommendation, for appropriate action to be taken by the city council in a timely manner. The special event shall be subject to review and approval by the building, fire and police departments and any other department necessary to determine whether the special event operator is required to provide or implement measures to address any impacts on vehicular and pedestrian traffic on and off site, noise, light, odors, sanitation and any other impact to public health and safety as a result of the operation of the special event, and comply with section 18-31.

(b) Public advocacy event application. The city clerk, in coordination with other city departments, shall process a complete application for a public advocacy special event or reject an incomplete application within five (5) business days, unless a longer period is agreed to by the applicant, and shall place a complete application on the first available agenda for city council consideration. The special event shall be subject to review and approval by the building, fire and police departments and any other department necessary to determine whether the special event operator is required to provide or implement measures to address any impacts on vehicular and pedestrian traffic on and off site, noise, light, odors, sanitation and any other impact to public health and safety as a result of the operation of the special event, and comply with section 18-31.

(c) If the city council rejects the application for the reasons provided for in § 18-27(c) or for any other reason, the applicant may cure the deficiencies. Once cured, the application shall be placed on the next available agenda, unless the applicant agrees to another date.

Sec. 18-31. - Permit requirements for Special Events.

(a) Fees and Costs. Every applicant or permittee shall pay or reimburse the city for the fees or costs herein, except and unless demonstrably financially burdensome as to preclude a public advocacy event application.

(1) Permit fees and costs paid by the special events applicant for each event at any one location proposed charged by city departments reviewing the application.

(2) Reimbursement or an agreed amount fee to the city if city personnel is to collect garbage or trash.

(3) Police or Fire fees related to a special event shall be determined by the City Council, upon the recommendation of the respective Chiefs of Police and Fire, for the number of personnel necessary to work an event, determined according to the following six (6) criteria:

(i) The date, days and times of the week for the special event in combination with the general traffic conditions at or along the route of the special event for both vehicular and pedestrian traffic, with special attention given to any rerouting of vehicles or pedestrians normally using the area.

(ii) The number of marked and unmarked intersections at or along the special event route together with the traffic control devices present.

(iii) Whether traffic must be completely rerouted from an area, then the number of marked and unmarked intersections and traffic control devices taken into consideration.

(iv) The estimated number of participants on foot on a daily basis with the highest anticipated pedestrian traffic patterns expected over the duration of the special event and identification of the access points into and out

of the special event, and how the crowd shall be controlled to ensure the peace.

(v) The vehicular traffic expected at the special event on a daily basis over the duration of the special event together with the highest anticipated vehicular traffic and speeds, parking for vehicles, including vehicular traffic patterns to include the identification of the access points into and out of the special event for same, and traffic control.

(vi) Access by emergency vehicles, fire protection and safety as may be required pursuant to NFPA, State and local law.

(b) *Application details.* The name, address, and telephone number of the applicant. The name and telephone number of a responsible party who may be reached at all times during the special event shall also be provided.

(c) When the special event is held on private property not owned by the applicant, a notarized letter of permission from the property owner must be on file in the city clerk's office.

(d) Unless demonstrably financially burdensome as to preclude a public advocacy event application, Best's Guide Rating A-X or better or its equivalent insurance as determined by the city procured and maintained in full force and effect during the period of the special event to protect the city against the applicant's acts. Policies generally required are the following, unless otherwise determined by the city: (1) Worker's compensation and Employee's Liability issued in the name of the applicant; (2) Commercial General Liability Premises Operations included; Products and Completed Operations included; Independent Contractor (O.C.P.) Personal Injury Liability included; (3) Automobile Liability Owned Non-Owned/Hired Automobiles included; (4) Umbrella Liability; (5) Liquor Liability; or (6) as determined necessary given the special event by the city. The City reserves the right to modify the kinds and amounts of insurance coverage required in this section, including the right to make periodic adjustments to the amounts of required coverage for inflation.

(e) Dates, locations and the times of commencement and termination of the proposed special event, a description of

special event activities, and the number of persons expected to attend the special event.

(f) The alcohol license or licenses as required by the State shall be provided.

(g) It shall be unlawful for owners or operators of business establishments or vending stands located in or within two blocks of the area authorized for the special event described to knowingly allow any person to leave the business establishment premises carrying an open glass or open metal container or for the vending stand to sell or dispense food or beverages in glass or metal containers. Beverages, water, and food shall be sold only in paper or plastic containers, including any accoutrements to consume same at a special event.

(h) An acknowledgement by the permittee that it shall assume full responsibility and liability for and release and indemnify and hold the City harmless from and against all liability, claims for damages and suits for or by reason of any injury to any person or damages to any property of any kind whatsoever for the permitted commercial special event, and if a public advocacy event only for the applicant's own acts.

(i) The permittee shall identify on a scaled site plan and provide all necessary documents and information with sufficient detail and specificity to evaluate the impacts of the special event, any sound, noise, light, trash, safety, traffic and mitigation measures proposed as follows:

- (1) Lighting to be utilized including measures to be implemented to shield the lighting from contiguous properties and the surrounding area, and a plan to minimize visual impacts of light and glare unto adjacent properties, and the locations and orientations of any lighting devices, and a light attenuation plan to ameliorate same.
- (2) Where amplified sound is to be provided, the locations and orientations of any megaphones, loud speakers or other devices and the measures to be implemented to minimize any noise impacts to contiguous properties, to include the number of any performers or other persons expected at the event who transmit amplified sound, and a noise attenuation plan to ameliorate same.

- (3) Where both light and amplified sound shall be used, a mitigation and attenuation plan that addresses the cumulative effect of such on adjacent property, and to ameliorate same.
- (4) The dimensions and locations of any tents, and any other proposed structures, including general location of vendors, internal circulation, fire-lanes, and driveways.
- (5) Any food services, arts or wares to be sold or provided including type, number and locations of same.
- (6) The number and locations of the sanitation facilities and water sources for public consumption, which will be available.
- (7) Locations of garbage containers or portable sanitary stations.
- (8) Medical services and facilities available and locations of such facilities including provisions for first aid and emergency medical services.
- (9) Means and methods to provide crowd control, any private security to be provided to include the number of such security persons, vehicles they use, implements they will carry, the number of private monitors to facilitate and provide information concerning the special event including ingress and egress, parking, and directions regarding the routes for both vehicular and pedestrian traffic for the special event to include identification of any proposed road closures and the detours.
- (10) The number and kinds of animals and structures to hold any animals and vehicles to transport the animals for the special event.
- (11) The measures to be implemented to collect garbage or refuse, and how same shall be disposed of.
- (12) Courtesy notices sent to abutting neighbors.

Sec. 18-32. - Prohibitions.

The following prohibitions shall apply to all special events:

- i. It shall be unlawful for any person participating in any special event to carry or possess any weapon unless permitted by law. Nothing in this section is intended to authorize the possession or use of materials, substances,

weapons or devices that are otherwise prohibited by local, state or federal law.

ii. It shall be unlawful for any person to carry or possess any sign, poster, placard or banner and any other similar display, unless such sign, poster, placard or display is constructed solely of a cloth, paper, or cardboard material no greater than one-quarter (1/4) inch in thickness.

iii. It shall be unlawful for any person to participate in a special event to carry or possess any length of lumber, wood, wood-lath, pvc, rigid rod or plastic to be used to support a sign, poster, placard banner, or other display, unless it is one-fourth (1/4) inch or less in thickness and where both ends of the length of lumber, wood, wood-lath, pvc, rod or plastic are blunt, which shall not exceed five (5) feet in length.

iv. Except as provided in (ii) and (iii) above, it shall be unlawful for any person to carry or possess any length of metal, plastic, glass, cans or other similar hard or stiff container or material, unless it is a vial required to hold medication customarily retained under order or prescription.

v. It shall be unlawful for any person to carry or possess balloons greater than 3 feet in circumference filled with any material or substance other than air, oxygen or helium. Such materials and substances include, but are not limited to water, paint, or any other liquid, solid, or other gases.

vi. It shall be unlawful for any person to carry or possess, any hard materials or substances or pieces of hard materials or substances such as bricks, stones, rocks, cans, containers, that are capable of being thrown or projected that may cause injury to persons or property.

vii. It shall be unlawful for any person to carry or possess any spray paint cans or other spray cans or containers that contain materials, liquids or gases, including but not limited to gasoline, kerosene, ammonia, acids or other caustic substances that are propelled from same.

viii. It shall be unlawful for any person to carry or possess any projectile launcher or other device which is commonly used for the purpose of launching, hurling, spraying or throwing any object, liquid, material or other substance, including, but not limited to, water guns, water cannons, streamers or other materials.

ix. It shall be unlawful for any person to use, carry, or possess any so called "sleeping dragon" or similar devices.

x. A special event on government property shall not begin sooner than opening hours and shall end simultaneously with closing hours.

(a) Exceptions.

Nothing in this section shall prohibit a disabled or injured person from carrying, possessing or using a wheelchair, cane, walker or similar device nor service animals necessary for providing mobility so that he or she may participate in the special event.

**Section 2: Repeal of Ordinances in Conflict.**

All ordinances or parts of ordinances in conflict herewith are hereby repealed to the extent of such conflict.

**Section 3: Penalties.**

Every person violating any provision of the Code or any ordinance, rule or regulation adopted or issued in pursuance thereof shall be assessed a civil penalty not to exceed \$500.00 within the discretion of the court or administrative tribunal having jurisdiction. Each act of violation and each day upon which any such violation shall occur shall constitute a separate offense. In addition to the penalty prescribed above, the city may pursue other remedies such as abatement of nuisance, injunctive relief, administrative adjudication and revocation of licenses or permits.

**Section 4: Severability Clause.**

If any phrase, clause, sentence, paragraph or section of this ordinance shall be declared invalid or unconstitutional by the judgment or decree of a court of competent jurisdiction, such



invalidity or unconstitutionality shall not affect any of the remaining phrases, clauses, sentences, paragraphs or sections of this ordinance.

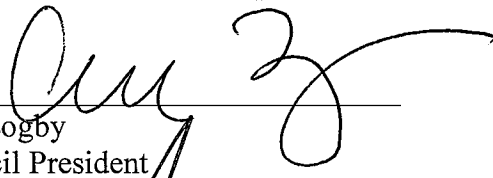
**Section 5. Inclusion in Code.**

The Code Amendments provided for in this ordinance shall be included and incorporated in the Code of Ordinances of the City of Hialeah, Florida.

**Section 6: Effective Date.**

This ordinance shall become effective when passed by the City Council and signed by the Mayor or at the next regularly scheduled City Council meeting, if the Mayor's signature is withheld or if the City Council overrides the Mayor's veto.

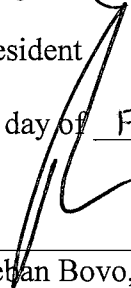
PASSED and ADOPTED this 8 day of February, 2022.

  
\_\_\_\_\_  
Carl Zogby  
Council President

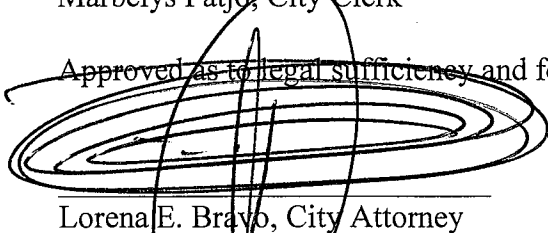
Attest:

  
\_\_\_\_\_  
Marbelys Fatjo, City Clerk

Approved on this 22 day of February, 2022.

  
\_\_\_\_\_  
Mayor Esteban Bovo, Jr.

~~Approved as to legal sufficiency and form:~~

  
\_\_\_\_\_  
Lorena E. Bravo, City Attorney

Ordinance was adopted by 6-0-1 vote with Councilmembers, Calvo, Garcia-Roves, Perez, Rodriguez, Tundidor, and Zogby voting "Yes" and with Council Member Casáls-Muñoz abstaining from voting.

~~Strikethrough~~ indicates deletion. Underline indicates addition.  
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THE FOREGOING ORDINANCE  
OF THE CITY OF HIALEAH WAS  
PUBLISHED IN ACCORDANCE  
WITH THE PROVISIONS OF  
FLORIDA STATUTE 166.041  
PRIOR TO FINAL READING.