ORDINANCE NO. 2015-55

AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF BROWARD COUNTY, FLORIDA, AMENDING SECTION 1-19 OF THE BROWARD COUNTY CODE OF ORDINANCES ("CODE") RELATING TO THE BROWARD COUNTY ELECTED OFFICIAL CODE OF ETHICS; PROVIDING FOR SEVERABILITY, INCLUSION IN THE CODE, AND AN EFFECTIVE DATE.

(Sponsored by the Board of County Commissioners)

WHEREAS, on November 4, 2008, Broward County’s voters approved an amendment to the Broward County Charter creating the Broward County Ethics Commission (the "Ethics Commission"), which was charged with drafting a code of ethics governing the Board of County Commissioners (the "Board") and presenting the drafted code to the Board by March 2010; and

WHEREAS, the Board was required to either enact the ethics code as drafted by the Ethics Commission, or place the drafted code on the November 2010 general election ballot for consideration by the County’s voters; and

WHEREAS, on August 10, 2010, the Board enacted the code drafted by the Ethics Commission as Ordinance No. 2010-22; and

WHEREAS, as enacted, the code applied to County Commissioners, their specified relatives, their office staff, and certain other individuals; and

WHEREAS, on October 11, 2011, through enactment of Ordinance No. 2011-19, the code was expanded to also apply to municipal elected officials, their specified relatives, and their office staff (as expanded, the "Elected Official Code of Ethics"); and

WHEREAS, it became evident soon after enactment that the code contained certain problematic provisions, which provisions created difficulties in applying and
enforcing the code, potentially chilled legitimate actions and speech, and resulted in other unintended adverse consequences; and

WHEREAS, despite the manifestation of these problems, the Board determined that it would delay consideration of amendments to address these problems until, through years of experience in applying the code, the Board had the opportunity to identify the appropriate and required amendments; and

WHEREAS, County Commissioners have now been subject to the Elected Official Code of Ethics for more than five (5) years, and municipal elected officials have been subject to the code for more than four (4) years; and

WHEREAS, applying the code for that extended period has allowed the Board to identify appropriate and required amendments; and

WHEREAS, the provisions to be amended have been identified in coordination with the Broward League of Cities and through discussions with the Broward Office of the Inspector General; and

WHEREAS, the Board finds that amending the code to address legally problematic provisions, including provisions that may potentially chill legitimate actions and speech, and provisions creating other unintended adverse consequences, greatly strengthens the code by enhancing its clarity, transparency, and enforceability,

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

Section 1. Section 1-19 of the Broward County Code of Ordinances is hereby amended to read as follows:

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(a) Statement of Policy. It is the policy of Broward County that the Board of County Commissioners work for the benefit of the citizens of the County and elected officials of municipalities work for the benefit of the citizens of their respective municipalities. County Commissioners and elected municipal officials shall not receive any personal economic or financial benefit resulting from their service on their local governing bodies beyond legally authorized direct compensation. It is the responsibility of each County Commissioner and elected municipal official to act in a manner that promotes public trust and confidence in government with complete transparency and honesty in their services, and to avoid even the appearance or perception of impropriety.

(b) Definitions. For purposes of this code of ethics (the “Broward County Elected Official Code of Ethics”):

1. "Contractor" means any person or entity having a currently under contract with the applicable local governmental entity.

2. "Covered Individual" means (i) any member of the Board of County Commissioners; (ii) any member of a governing body of any municipality within Broward County; and (iii) any municipal mayor; For purposes of the prohibition on lobbying under section (c)(2) below, "Covered Individual" also includes (iv) any member of a final decision-making body under the jurisdiction of the Board of County Commissioners or under the jurisdiction of the governing body of any municipality within Broward County; (vii) any individual directly appointed to a County or municipal employment position by the Board of County Commissioners, by a
governing body of any municipality within Broward County, or by a municipal mayor; (viii) any individual serving on a contractual basis as a municipality’s chief legal counsel or chief administrative officer, when such individual is acting in his or her official capacity; (ivii) any member of a selection, evaluation, or procurement committee that ranks or makes recommendations to any final decision-making authority regarding a County or municipal procurement; (viii) any employee, any official, or any member of a committee of Broward County or of any municipality within Broward County that has authority to make a final decision regarding a public procurement; and (vix) the head of any department, division, or office of Broward County or of any municipal government who makes final recommendations to a final decision-making authority regarding items that will be decided by the final decision-making authority; and (vii) For purposes of the prohibition on lobbying under section (c)(2) below, "Covered Individual" also includes members of other local governmental entities within Broward County, including taxing authorities, quasi-judicial boards, appointed boards, and commissions.

3. "Elected Official" means any member of the Board of County Commissioners and any Municipal Official as defined below.

4. "Filed for Public Inspection" means either (a) that the form is completed legibly and is filed with the applicable governmental entity’s chief administrative official or clerk, with a copy of the form or all information contained thereon subsequently inputted into the applicable governmental entity’s database, which database shall be searchable by internet; or (b)
all required information, including an input date and electronic signature, is
directly inputted into the database, which database is searchable by
internet. For any municipality that does not maintain a website sufficient
to meet the requirements of this paragraph, the form or information may
be inputted into a database maintained by the Broward League of Cities,
provided that database is searchable by internet.

5. "Final Decision-Making Authority" means (i) the Board of County
Commissioners; (ii) the governing body of any municipality within Broward
County; (iii) municipal mayors; (iv) final decision-making bodies under the
jurisdiction of the Board of County Commissioners or under the jurisdiction
of the governing body of any municipality within Broward County; and (v)
any employee, official, or committee of Broward County or of any
municipality within Broward County that has authority to make a final
decision to select a vendor or provider in connection with a public
procurement. For purposes of the prohibition of lobbying under section
(c)(2) below, "Final Decision-Making Authority" also includes other local
governmental entities within Broward County, including taxing authorities,
 quasi-judicial boards, appointed boards, and commissions.

6. "Immediate Family Member" means a parent, spouse, child, sibling, or
registered domestic partner.

7. "Lobby," "Lobbying," or "Lobbying Activities" means a communication, by
any means, from a lobbyist to a covered individual regarding any item that
will foreseeably be decided by a final decision-making authority, which
communication seeks to influence, convince, or persuade the covered
individual to support or oppose the item. "Lobbying" does not include communications:

a. Made on the record at a duly-noticed public meeting or hearing; or
b. From an attorney to an attorney representing Broward County or any municipality within Broward County regarding a pending or imminent judicial or adversarial administrative proceeding against Broward County or against any municipality within Broward County.

8. "Lobbyist" means a person who is retained, with or without compensation, for the purpose of lobbying, or a person who is employed by another person or entity, on a full-time or part-time basis, principally to lobby on behalf of that other person or entity. "Lobbyist" does not include a person who is:

a. An Elected Official, employee, or appointee of Broward County or of any municipality within Broward County communicating in his or her official capacity;

b. An individual who communicates on his or her own behalf, or on behalf of a person or entity employing the individual on a full-time or part-time basis, unless the individual is principally employed by that person or entity to lobby;

c. Any employee, officer, or board member of a homeowners' association, condominium association, or neighborhood association when addressing, in his or her capacity as an employee, officer, or board member of such association, an issue impacting the association or its members; or

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d. Any employee, an officer, or a board member of a nonprofit public interest entity (e.g., Sierra Club, NAACP, ACLU) when addressing an issue impacting a constituent of that entity.

9. "Municipal Official" means any individual serving as a member of the governing body of a municipality within Broward County or serving as a municipal mayor within Broward County.

10. "Outside or Concurrent Employment" means providing services for any person or entity, other than the Elected Official's governmental employer, in exchange for remuneration. For purposes of disclosing outside or concurrent employment and remuneration therefrom, the Elected Official's employer is the person or entity that pays the salary, wages, or other compensation, not the individual clients or customers of that person or entity.

11. "Relative" shall have the meaning stated in Section 112.3135, Florida Statutes.

12. "Remuneration" means the monetary payment received in return for services provided in connection with outside or concurrent employment, including salary, wages, commissions, tips, and bonuses (collectively, "wages"). "Remuneration" also includes (a) profit and other distributions received from a person or entity that has paid wages during the applicable disclosure period; and (b) direct employer contributions into retirement plans (including pensions, 401K, and deferred compensation plans). Notwithstanding anything to the contrary stated above, remuneration does not include gifts, business expense reimbursements, paid training.
(including travel incident thereto), direct employer contributions toward
insurance and other employee benefits (other than retirement plan
contributions), and return of capital or payment of interest related to a
return of one's capital contribution.

10.13. "Vendor" means an actual or potential supplier of person or entity that is
currently supplying any goods or services to the applicable local
governmental entity, that has supplied any goods or services to the
applicable local governmental entity within the current or prior two (2)
calendar years, or that has, by submitting a response to a currently-open
competitive solicitation, expressed an interest in supplying any goods or
services to the applicable governmental entity. Commencing January 1,
2017, "Vendor" shall also include a person or entity that submitted a
response to a competitive solicitation during the current or prior two (2)
calendar years.

All operative words or terms used in this Elected Official Code of Ethics but not
defined herein shall be as defined, in order of priority in the event of inconsistency, by
Part III of Florida Statutes Chapter 112, Florida Statutes, the Broward County Code of
Ordinances, and the Broward County Administrative Code. The term "relative" shall be
as defined in Florida Statutes section 112.3135.

(c) Standards of Conduct. In addition to the provisions of Florida Statutes
Chapter 112, Part III, Florida Statutes, Code of Ethics for Public Officers and
Employees; Florida Statutes Chapters 838 and 839, Florida Statutes; Title 18,
Chapter 63 of the United States Code; and Chapter 26, Article V of the Broward County

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Code of Ordinances, sec. 26-67 et seq., the following Standards of Conduct shall apply to each Elected Official.

(1) Acceptance of Gifts.
   a. No Elected Officials, their spouses or relative, registered domestic partners, their other relatives, and their County or municipal or governmental office staff of any Elected Official, shall not accept any gifts, directly or indirectly, regardless of value with a value in excess of $5.00, from lobbyists registered with the governmental entity on whose behalf they (or their spouse, registered domestic partner, or relative) serve, or from any principal or employer of any such registered lobbyist, or from vendors or contractors of such governmental entity. In order to effectuate this provision, no lobbyist shall engage in any lobbying activity prior to registering as a lobbyist with the applicable governmental entity. For purposes of this paragraph, neither Broward County, any municipality within Broward County, or any other governmental entity shall be considered a registered lobbyist, a principal or employer of a registered lobbyist, or a vendor or contractor of any governmental entity within Broward County.
   b. Elected Officials may accept gifts from other sources given to them in their official capacity, where not otherwise inconsistent with the provisions of Florida Statutes Chapter 112, Part III, Florida Statutes, up to a maximum value of $50.00 per occurrence. Gifts given to an Elected Official in his or her official capacity up to $50.00 in value are deemed to be de minimis. A governmental entity giving a gift to its own Elected Official shall not be
considered a gift from an "other source" for purposes of the $50.00 limitation.

c. The $50.00 limitation does not apply to gifts given to Elected Officials in their personal (non-official nonofficial) capacity. Such gifts are still subject to the reporting requirements of Florida Statutes sSection 112.3148, Florida Statutes.

d. When not otherwise permitted by this part (c)(1), "Acceptance of Gifts," the following items may be accepted to the full extent permissible under state law:

1. Items customarily given to express condolences or sympathy, such as flowers, food items, or cards, given to an Elected Official in connection with the death or significant injury or illness of the Elected Official or an immediate family member of the Elected Official;

2. Training, including the payment or reimbursement of expenses incurred in connection therewith, provided the training relates to the Elected Official's public service. The receipt of such training is deemed to directly benefit the public on whose behalf the Elected Official serves;

3. Nonalcoholic beverages; and

4. Admission tickets to charitable events available to the public, provided that any Elected Official or governmental office staff of the Elected Official who receives such tickets shall:

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a. Within fifteen (15) days after receiving such tickets, files for public inspection a disclosure form stating the name of the donor, the value of the tickets received, and the date and location of the event; and

b. Within thirty (30) days after the event, reimburses the donor for the value of the food and beverages consumed by the person(s) using the tickets.

(2) Outside/Concurrent employment.

a. Elected Officials shall not be employed as a lobbyist or engage in lobbying activities before any member of the governing body of the County or any municipality within Broward County, before any municipal mayor, or before any member of any other local governmental entities within Broward County, including taxing authorities, quasi-judicial boards, appointed boards, and commissions lobby any covered individual. This form of employment and activity Such lobbying is deemed to be in substantial conflict with the proper discharge of an Elected Official's duties in the public interest.

b. Elected Officials may engage in other employment consistent with their public duties and where not otherwise inconsistent with the provisions of Florida Statutes Chapter 112, Part III, Florida Statutes. All outside or concurrent employment by an Elected Official, including employment pursuant to contract, as well as any remuneration received from that employment, must be disclosed on

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a form created by the Broward County Attorney’s Office of the County Attorney, which form shall provide the option of disclosing an exact remuneration amount or one (1) of the following amount ranges: Under $1,000; $1,001 - $5,000; $5,001 - $10,000; $10,001 - $25,000; $25,001 - $50,000; $50,000 - $100,000; Over $100,000. Remuneration in the form of direct employer contributions into retirement plans may be disclosed in the reported exact remuneration amount or by checking the box on the applicable form indicating that such remuneration has been received. The disclosure of remuneration from outside or concurrent employment, if any, referenced in the preceding sentence shall be done quarterly by County Commissioners and annually by Municipal Officials. The required disclosure form must be filed for public inspection within thirty (30) days after the end of each calendar quarter for County Commissioners, and, for Municipal Officials, must be filed by July 1 of the year after the calendar year in which the outside or concurrent employment occurred. To the extent complying with the disclosure requirement contained in this paragraph would violate any written agreement to which a Municipal Official is a party, the Municipal Official shall file, for public inspection, a statement, under oath, from the Municipal Official’s employer or other person or entity paying such outside remuneration, specifying how such violation would result from the required disclosure. Upon filing such statement, the Municipal Official shall not be required to comply.
with that portion of the disclosure requirement that would result in a violation of the written agreement for the balance of the Municipal Official’s current term of office as of the effective date of this Ordinance (such disclosure requirement shall apply in full upon commencement of a new term of office after the effective date hereof, even if such new term results from the re-election of a currently-serving Municipal Official).

c. A spouse or registered domestic partner, No immediate family members, and or County or municipal office staff of an Elected Official shall not lobby any member of the governing body of the County or any municipality within Broward County, or before any municipal mayor, or before members of other local governmental entities within Broward County, including taxing authorities, quasi-judicial boards, appointed boards and commissions, covered individual or, otherwise except as permitted in the sentence immediately below, conduct business as a vendor or contractor with the local governmental entity served by the Elected Official. An immediate family member of an Elected Official may conduct business as a vendor or contractor with the local governmental entity served by the Elected Official where such activity is permissible under state law, provided that the Elected Official attests in writing, on a form filed for public inspection within fifteen (15) days after such attestation, that such immediate family member and the Elected Official do not share a primary residence.
the immediate family member is not listed as a dependent on the
elected official’s most recently filed federal tax return, and that the
elected official is not listed as a dependent on the immediate family
member’s most recently filed federal tax return. Any conduct of
business as a vendor or contractor in violation of this paragraph
shall be deemed to provide a prohibited financial benefit to the
elected official.

d. The prohibitions on municipal officials, their spouses or registered
domestic partners, and their immediate family members stated in
paragraphs a. and c. above shall not apply for the balance of the
municipal official’s current term of office as of the effective date of
this ordinance. The prohibitions shall apply for any new term of
office that begins after the effective date hereof, even if such new
term results from a re-election of a currently-serving municipal
official.

(3) Lobbyists.

a. Elected officials should avoid even the appearance of impropriety
in their interaction and dealings with lobbyists registered under their
local governmental entity’s lobbyist registration system and with the
principals or employers of such lobbyists.

b. The changes to this section (c)(3) shall take effect April 1, 2016. To
promote full and complete transparency, lobbyists and their
principals or employers who intend to meet or otherwise
communicate with an elected official for the purpose of

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engaging in lobbying activities, either at the Elected Official's offices
or elsewhere on the local government's premises, must,
contemporaneously with the lobbying activity or as soon thereafter
as is practicable (but in any event within three (3) business days
after the lobbying activity occurs), legibly complete a contact log
listing each Elected Official with whom the lobbyist, principal, or
employer meets or intends on meeting or communicating, which
contains the following information:

1. The information stated on the contact log shall include the
   lobbyist's name;

2. The name of the entity by which the lobbyist is employed;

3. The name of the person or entity for whom or which he or
   she the lobbyist is lobbying;

4. The name of each Elected Official with whom he or she is
   meeting or communicating lobbied by the lobbyist;

5. The name of each person attending or participating in any
   portion of the meeting or communication during which the
   lobbying activity occurred;

6. The date and time of each such meeting or other
   communication during which the lobbying activity occurred;

7. The location of the meeting and mode of communication, as
   applicable (e.g., in person, by telephone, by email
   exchange); and

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8. the specific purpose and subject matter of each discussed in such meeting or communication.

2. The contact log shall be completed contemporaneously with the meeting(s) and shall be filed for public inspection.

c. To further promote full and complete transparency, Elected Officials must disclose any and all lobbying activity that knowingly occurs between themselves and individual lobbyists or their principals or employers outside of their governmental offices/premises. This shall include communicating by any form of telephonic or electronic media.

1. The disclosure shall include the lobbyist’s name; the name of the entity by which the lobbyist is employed; the name of the person or entity for whom or which he or she is lobbying; the date, time, and location of the meeting; and the specific purpose and subject matter of the meeting.

2. The disclosure shall be made within ten (10) business days of the lobbying activity, but must, in any event, be made prior to any vote on a matter that was the subject of the lobbying activity. The obligation to complete the contact log referenced in paragraph (b) above applies regardless of the location of the lobbying activity and applies whether the activity occurs in person, by telephone, by electronic communication, by video conference, or in writing.

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The disclosure contact log referenced in paragraph (b) above shall be filed for public inspection.

By April 1, 2016, the County and each municipality covered by this code shall create and maintain an online contact log system accessible by registered lobbyists. In lieu of creating and maintaining its own online contact log system, any municipality may utilize any such system maintained by the Broward League of Cities, provided such municipality provides a link to such system on the municipality's website. For any municipality that fails to create an online contact log system by April 1, 2016, or fails to maintain the system thereafter, and further fails to use, by April 1, 2016, any such system maintained by the Broward League of Cities, any lobbyist disclosure required by this section (c)(3) shall be required to be filed by the lobbied Elected Official.

(4) Honest Services.

a. An Elected Official may not engage in a scheme or artifice to deprive another of the material intangible right of honest services or any activity in contravention of his or her duty to provide loyal service and honest governance for the residents of the governmental entity that he or she serves.

b. This section shall be construed, to the extent possible, in accordance with the standards and intent set forth under 18 U.S.C. s. 1346, as may be amended, and Florida Statutes Chapter 838, Florida Statutes.
Solicitation and Receipt of Contributions.


1. The solicitation of funds by an Elected Official for a non-profit charitable organization, as defined under the Internal Revenue Code, is permissible so long as there is no quid pro quo or other special consideration, including any direct or indirect benefit between the parties to the solicitation.

2. To promote the full and complete transparency of any such solicitation, an Elected Official shall disclose, on a form created by the Broward County Attorney’s Office of the County Attorney, the name of the charitable organization, the event for which the funds were solicited, and the name of any individual or entity that may have promoted the requested that the Elected Official engage in the charitable fundraising solicitation. The form shall be filed for public inspection within fifteen (15) days after the solicitation of funds by the Elected Official.

3. An Elected Official may not use staff or other resources of his or her governmental entity in the solicitation of charitable contributions.

4. The requirements and prohibitions of this subpart shall not apply to actions of an Elected Official in connection with
charities or fundraising events sponsored formally approved by the official’s governmental entity.

5. Salary received by a Municipal Official from a non-profit nonprofit charitable organization employing the Municipal Official shall not be considered a quid pro quo or other special consideration for purposes of paragraph 1 above. Additionally, the disclosure requirement contained in paragraph 2 above shall not apply to Municipal Officials who are employed by a non-profit nonprofit charitable organization when soliciting charitable contributions on behalf of that organization.

b. Campaign Contribution Fundraising.

1. It is the intent of this Code to promote the full and complete transparency of campaign contributions received by Elected Officials, consistent with the disclosure requirements provided by state statute.

2. Any campaign finance disclosure that an Elected Official must submit to the Supervisor of Elections, or to the appropriate municipal election official, in accordance with the provisions of Florida Statutes Chapter 106, Florida Statutes, shall, contemporaneously, be filed for public inspection. Where such disclosure forms are inputted into a separately maintained searchable-by-internet public database, the “filed for public inspection” requirement shall be deemed met by
providing a link to that separate database on the governmental website on which the other disclosure forms filed by Elected Officials of that governmental entity may be accessed.

3. Elected Officials who solicit campaign contributions for other candidates for public office shall disclose, on a form created by the Broward County Attorney’s Office of the County Attorney, the name of the candidate for whom they are soliciting, the location and date of any associated event, and both the name and contribution amounts of any individual who provided contributions, directly or indirectly, to the Elected Officials for subsequent delivery to the candidate. The form shall be filed for public inspection within fifteen (15) days after the solicitation of funds by the Elected Officials.

4. An Elected Official may not use any staff or other resources of his or her governmental entity in the solicitation or receipt of campaign contributions.

5. Campaign or political contributions may not be made, solicited, or accepted in any government-owned building.

c. The Board of County Commissioners shall be prohibited from waiving the provisions of Section 18.63 of the Broward County Administrative Code as it pertains to the County’s acceptance of donations.
(6) Procurement Selection Committees.

a. It shall be a conflict of interest for any Elected Official to serve as a voting member of a Selection/Evaluation Committee in connection with any prospective procurement by the Elected Official's governmental entity. Elected Officials shall not be included as members on any Selection/Evaluation Committee and shall not participate or interfere in any manner at Committee meetings or in the selection of Committee members, which members shall be appointed by the County Administrator or appropriate municipal staff, as relevant. Upon the completion of the selection process by the Committee, Elected Officials may inquire into any and all aspects of the selection process and express any concerns they may have to their Purchasing Director or, where applicable, other employee with responsibility to oversee the procurement process.

b. The prohibitions stated in the preceding paragraph shall not apply to strong mayors with a charter-prescribed strong mayor form of government or to Elected Officials who, under their charter, are required to participate in the procurement process in a manner that would be inconsistent with such prohibitions. The prohibitions stated in the preceding paragraph shall also not apply to the hiring (or contractual procurement, in lieu of hiring) of individuals who report directly to a local governing body. Additionally, the prohibitions stated in the preceding paragraph shall not be interpreted as prohibiting any Elected Official from attending any
Selection/Evaluation Committee meeting provided the Elected Official does not actively participate or otherwise interfere in the meeting.

(7) Financial Disclosure.
   a. Each County Commissioner, contemporaneously with the annual filing of the Form 6 Disclosure of Financial Interest with the State of Florida Commission on Ethics, shall file such form for public inspection. Each Municipal Official, contemporaneously with the annual filing of the Form 1 Statement of Financial Interests with the State of Florida Commission on Ethics, shall file such form for public inspection. Where such disclosure forms are inputted into a separately maintained searchable-by-internet public database, the "filed for public inspection" requirement shall be deemed met by providing a link to that separate database on the governmental website on which the other disclosure forms filed by Elected Officials of that governmental entity may be accessed.

(8) Advisory Opinions.
   a. Any Elected Official may request an advisory opinion about how the Broward County Elected Official Code of Ethics applies to his or her own situation. Requests for opinions from County Commissioners shall be made to the Broward County Attorney or to the County Attorney's designee. Requests for opinions from Municipal Officials shall be made to the municipality's chief attorney or to that
attorney's designee. Requests for opinions shall be considered only if in writing and signed by the Elected Official or by his or her office staff. Requests for opinions shall state all material facts necessary for the advising attorney to understand the circumstances and render a complete and correct opinion, and such facts shall be recited in the issued opinion. If at any time after receipt of a request, the advising attorney believes that additional information is needed, the Elected Official requesting the opinion shall be notified and shall furnish such additional information promptly upon request from the advising attorney.

b. Until amended or revoked, an advisory opinion rendered pursuant to this section shall be binding on the conduct of the Elected Official covered by the opinion unless material facts were omitted or misstated in the request for the advisory opinion. If the Elected Official acts in accordance with a binding advisory opinion, the Elected Official's action may not be found to be in violation of the Broward County Elected Official Code of Ethics. However, any opinion rendered under this section shall not be binding as to whether the Elected Official's action complies with state or federal ethics requirements.

c. The Elected Official shall ensure that, within fifteen (15) days after he or she receives an advisory opinion, the opinion is sent in searchable "pdf" format to ethicsadvisoryopinions@broward.org for
inclusion in the searchable database of advisory opinions to be maintained by the County.

(d) Training and Education.

(1) Newly Elected Officials Training Requirement. In addition to meeting the annual training requirement referenced in paragraph (d)(2) below, Newly Elected Officials shall, within one hundred twenty (120) days after taking office, receive a minimum of four (4) hours of training from their governmental entity's attorney (or as directed by that attorney) on the topics of the Sunshine Law, public records, and public service ethics, and shall certify or acknowledge his or her participation in this training in a form filed with the entity's chief administrative official or clerk. Such training shall be completed within one hundred twenty (120) days after taking office. The four (4) hours of training shall count towards the eight (8) hour training referenced in the paragraph immediately below for public inspection within fifteen (15) days after the completion of such training. At least two (2) hours of this training shall be received in an interactive setting (group or individual). Additional training for Newly Elected Officials offered by the Florida Association of Counties or the Florida League of Cities is strongly encouraged. For purposes of this paragraph, Newly Elected Officials are those Elected Officials who did not occupy an office that was subject to this code at any time within the one-year period prior to their current election to office.

(2) Annual Training Requirement. Each Elected Official shall, on an annual basis, attend or participate in a minimum of eight (8) four (4) hours of
continuing education training on the topics of Sunshine Law, public records, and public service ethics. These programs may be available through regional universities, municipal or local government organizations, or the through state or regional Bar associations. The four (4) hour annual training requirement shall be met on a term-year basis, and at least two (2) hours of annual training during each term year shall be received in an interactive setting (group or individual). Each Elected Official shall annually certify or acknowledge that he or she has met this requirement in a form filed with the entity’s chief administrative official or clerk for public inspection within thirty (30) days after the end of each term year.

(3) The revisions made to paragraph (2) above shall become effective (a) for County Commissioners, on the first day of their term years commencing in November 2015; and (b) for Municipal Officials, on the first day of their applicable term years which commence in or after November 2015.

(4) The certifications referenced in this section (d) shall provide the date of each training session, the number of hours completed during each session, and the mode of each session (i.e., live individual training, live group training, online training, or watching/listening to recorded materials).

Section 2. RESTRICTIONS ON AMENDMENT.

Except as to any amendments required as a result of changes in governing law:

(a) The Board of County Commissioners may at any time strengthen or supplement the restrictions and protections provided under this Code, but the restrictions and protections hereof may be weakened or removed, in whole or in part, only by citizen initiative as referenced in Section 7.01 of the Broward County Charter.
(b) If any Court determines that the above-provided requirement of a citizen initiative is inconsistent with applicable law, then, to the full extent permitted under applicable law, the restrictions and protections of this code may be weakened or removed, in whole or in part, only by an affirmative vote of a majority plus one (1) member of the full Board of County Commissioners.

Section 3. SEVERABILITY.

If any portion of this Ordinance is determined by any Court to be invalid, the invalid portion shall be stricken, and such striking shall not affect the validity of the remainder of this Ordinance. If any Court determines that this Ordinance, or any portion hereof, cannot be legally applied to any individual(s), group(s), entity(ies), property(ies), or circumstance(s), such determination shall not affect the applicability hereof to any other individual, group, entity, property, or circumstance.

Section 4. INCLUSION IN CODE.

It is the intention of the Board of County Commissioners that the provisions of this Ordinance shall become and be made a part of the Broward County Code; and that 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 in order to accomplish such intentions.

Section 5. EFFECTIVE DATE.

This Ordinance shall become effective as provided by law.
ENACTED December 8, 2015

FILED WITH THE DEPARTMENT OF STATE December 10, 2015

EFFECTIVE December 10, 2015

Approved as to form and legal sufficiency:
Joni Armstrong Coffey, County Attorney

By /s/ Andrew J. Meyers  12/10/15
Andrew J. Meyers (date)
Chief Deputy County Attorney

Coding: Words in **struck-through** type are deletions from existing text. Words in *underscored* type are additions.