MEMORANDUM

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Agenda Item No. 2(O)

TO:

Honorable Chairwoman Rebeca Sosa

and Members, Board of County Commissioners

DATE:

January 15, 2013

FROM: R. A. Cuevas, Jr.

County Attorney

SUBJECT:

Ordinance amending Section

2-2014 of the Code

concerning the Community Periodical Advertising

Program

The accompanying ordinance was placed on the agenda at the request of Prime Sponsor Commissioner Jean Monestime.

R. A. Cuevas, Jr.

County Attorney

RAC/cp



Date:

February 5, 2013

To:

Honorable Chairwoman Rebeca Sosa

and Members, Board of County Commissioners

From:

Carlos A. Gimenez

Mayor

Subject:

Ordinance Amending Section 2-20 4 of the Code Related to Community Periodical

Advertising Program

The proposed ordinance amends Section 2-2014 of the Code, related to the Community Periodical Advertising Program, to reduce the number of published copies from 5,000 to 3,000. While the implementation of this ordinance will allow more solicitors to qualify, it will not have a fiscal impact to the County because funding for the program will remain the same.

Genaro "Chip" Iglesias

Deputy Mayor

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MEMORANDUM

(Revised)

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Honorable Chairwoman Rebeca Sosa and Members, Board of County Commissioners

DATE:

February 5, 2013

FROM: R. A. Cuevas, Jr.

County Attorney

SUBJECT: Agenda Item No.

Please note any items checked.		
	"3-Day Rule" for committees applicable if raised	
	6 weeks required between first reading and public hearing	
	4 weeks notification to municipal officials required prior to public hearing	
	Decreases revenues or increases expenditures without balancing budget	
. ———	Budget required	
-	Statement of fiscal impact required	
	Ordinance creating a new board requires detailed County Mayor's report for public hearing	
	No committee review	
	Applicable legislation requires more than a majority vote (i.e., 2/3's, 3/5's, unanimous) to approve	
	Current information regarding funding source, index code and available	

Approved	<u> Mayor</u>	Agenda Item No.4(I)
Veto		10-2-12
Override	_	
	ORDINANCE NO.	

ORDINANCE AMENDING SECTION 2-2014 OF THE CODE OF MIAMI-DADE COUNTY, FLORIDA CONCERNING THE COMMUNITY PERIODICAL ADVERTISING PROGRAM; PROVIDING SEVERABILITY, INCLUSION IN THE CODE, AND AN EFFECTIVE DATE

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA:

Section 1. Section 2-2014 of the Code of Miami-Dade County is hereby amended to read as follows:¹

Sec. 2-2014. Qualifications.

To qualify for participation in this program a community periodical must meet the following conditions, and have a history of meeting the conditions in sub-sections (b), (c), (e), (f), (g), (h), and (k), for three years prior to entering the program:

- (a) be circulated free of charge. A periodical will be deemed circulating free of charge even if it charges for copies that are delivered by mail provided that at least eighty percent of its circulation is distributed at distribution points in public places in Miami-Dade County where the public can obtain copies free of any charge, as provided herein. The periodical shall not display a per edition charge anywhere in the publication, but may advertise a subscription rate for copies delivered by mail;
- (b) contain articles of local, national, or international news of interest to the general public;
- (c) be published in amounts of no less than [[5,000]] >>3,000<< copies for each edition which must be distributed within Miami-Dade County;

Words stricken through and/or [[double bracketed]] shall be deleted, words underscored and/or >>double arrowed<< shall be added. Remaining provisions are now in effect and remain unchanged.

- (d) contain no less than 12 pages in each edition and contain no less than 6 pages of non-advertising content such as news, calendar items, stories, photographs, recipes, comics, puzzles, and editorials; this content must consist of no less than 1000 words; and any content whose placement in the periodical is paid for by a third party, including commercial and political advertising, must be labeled to indicate it is paid advertising when necessary to avoid consumer confusion[[-]] >>:<<
- (e) prominently display the publication date on the masthead, cover, inside cover or other easily viewed location;
- (f) be published continuously throughout the year on a schedule set before the year begins, either once per month, twice per month, or four times per month;
- (g) have a main office or headquarters from which the periodical is published with a street address located in Miami-Dade County;
- (h) have an occupational license that reflects its main office or headquarters street address and that is valid for the year in which the periodical intends to participate in the program;
- (i) be printed in Miami-Dade County; but use of printing facilities outside of the County is permissible in emergency situations outside the control of the periodical, provided the periodical returns to printing in the County when the emergency has ended;
- (j) be distributed in an established manner, either by mail or by delivery to no less than 10 different distribution points dispersed throughout the community it serves, none of which shall be a County-owned facility;
- (k) have a history of having published continuously for at least three years prior to the first year for which it seeks to participate in the program;
- (l) be registered as a vendor with the Miami-Dade County Internal Services Department, or its successor department responsible for registering vendors;
- (m) have a rate card reflecting the periodical's standard rates;



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(n) provide Miami-Dade County with price guarantee for rates for the year in which it intends to participate that comply

with the rate requirements of this ordinance;

otherwise have complied with the provisions of this (0)ordinance regarding including, but not limited to, applications, upkeep of records, reporting changes in

information, and audit; and

provide business documents indicating the persons who (p)

control or own the periodical, such as articles of

incorporation or partnership agreements.

If any section, subsection, sentence, clause or provision of this ordinance Section 2.

is held invalid, the remainder of this ordinance shall not be affected by such invalidity.

Section 3. It is the intention of the Board of County Commissioners, and it is hereby

ordained that the provisions of this ordinance, including any sunset provision, shall become and

be made a part of the Code of Miami-Dade County, Florida. The sections of this ordinance may

be renumbered or relettered to accomplish such intention, and the word "ordinance" may be

changed to "section," "article," or other appropriate word.

Section 4. This ordinance shall become effective ten (10) days after the date of

enactment unless vetoed by the Mayor, and if vetoed, shall become effective only upon an

override by this Board.

PASSED AND ADOPTED:

Approved by County Attorney as

to form and legal sufficiency:

Prepared by:

Geri Bonzon-Keenan

Prime Sponsor:

Commissioner Jean Monestime