Date: September 21, 2016

To: Honorable Chairman Jean Monestime and Members, Board of County Commissioners

From: Carlos A. Gimenez Mayor

Agenda Item No. 2(B)1
October 18, 2016

Subject: Develop and Implement a Public Aprareness Campaign on Park Rule Banning Polystyrene Products in Parks - Directive 161838

At the June 7, 2016 Board of County Commissioners (Board) meeting, the Board adopted Ordinance No. 16-58 (Attachment 1), amending Chapter 26 of the Code of Miami-Dade County banning polystyrene (also known as Styrofoam) in parks in certain circumstances. The polystyrene ban does not become effective until July 1, 2017 in order to provide the County sufficient time to inform the public of the polystyrene ban.

At the same meeting, the Board adopted Resolution No. R-501-16 (Attachment 2) directing the County Mayor or County Mayor's designee to develop a public awareness campaign, at no cost to the County, to inform the public of the polystyrene ban adopted pursuant to Ordinance No. 16-58, and'to report to the Board within 90 days on the status of the implementation and development of the public awareness campaign.

The adopted Ordinance banning polystyrene added Rule 36 to Chapter 26, Park Rules and Regulations. Rule 36, the prohibition regarding sale or use of polystyrene food-service articles in parks and park property, applies to a contractor, vendor, lessee, licensee, programming partner, or permittee of the County that uses, works on, provides services at, or undertakes construction of park property; a special events permittee for an event in a park; or an operator or manager of park property or a facility within a park. A polystyrene article is defined as plates, bowls, cups, utensils, cutlery, tableware, containers, lids, trays, coolers, ice chests, bags, boxes, wrappings, bottles, and all similar articles that consist of polystyrene. This rule does not apply to polystyrene articles that are used for prepackaged food that have been filled and sealed prior to receipt by the parks contractor. A violation of this rule shall be deemed a default under the terms of the applicable contract between the County and the parks contractor. Existing contracts between the County and a parks contractor entered into before June 1, 2016 are not be subject to the requirements of Rule 36 , unless the parks contractor voluntarily agrees; however, any renewal or extension of any contract will require the parks contractor to agree in writing to comply with the provisions of Rule 36 .

The Parks, Recreation and Open Spaces Department (PROS) has developed a public awareness campaign and is implementing the following action items:

- Use frontline PROS staff that has direct interaction or communication with park patrons, such as park and marina managers, park security officers, and park attendants to inform patrons about the upcoming ban on July 1, 2017. When appropriate, the message will be shared during PROS' events and activities.
- Include information about the ban on the homepage of both the Parks and Parks Foundation websites. Distribute messages about the ban through the Parks bi-weekly E-buzz
newsletter, Parks Foundation's bi-weekly newsletter, and PROS' social media platforms that include Facebook, Instagram, and YouTube.
- Provide the County's 311 call center with a Frequently Asked Questions (FAQs) briefing sheet to assist in handling calls and inquiries regarding the ban.
- Distribute press releases in English, Spanish, and Creole throughout the information campaign period.
- Distribute notification by email to all parks contractors, vendors, and concessionaires affected by the new park rule. Any contract between the County and a parks contractor entered into before June 1, 2016 is not subject to the requirements of this Park Rule 36, unless the parks contractor voluntarily agrees, except that renewals or extensions of any contract that are to be exercised by the County, or jointly by the County and the parks
, 5 contractor, shall only be renewed or extended if the parks contractor agrees in writing to - comply with the provisions of Rule 36 during any renewal or extension term.

When the ordinance becomes effective on July 1, 2017, PROS staff will continue to inform park patrons of the ban. The focus will continue to be on education and not on issuing citations. Park visitors will be asked and given the opportunity to remove coolers and other polystyrene items from the park or place the items in their vehicle in lieu of issuing a citation. PROS will issue citations only as a last resort, such as in instances where park patrons are given several warnings regarding polystyrene products in their possession over a period of repeated visits to a park. PROS will also post signage at various County beach entrances informing park patrons of the polystyrene ban, as directed during the Board's discussion at its June 7, 2016 meeting.

In accordance with Ordinance 14-65, this memorandum will be placed on the next available Board meeting agenda.

If additional information is needed, please contact Parks, Recreation and Open Spaces Department Director Jack Kardys at (305) 755-7903.

Attachment 1: Ordinance No. 16-58
Attachment 2: Resolution No. R-501-16

c: Abigail Price-Williams, County Attorney<br>Michael Spring, Senior Advisor, Office of the Mayor<br>Jack Kardys, Director, Parks, Recreation and Open Spaces<br>Neil R. Singh, Interim Commission Auditor<br>Christopher Agrippa, Clerk of the Board<br>Eugene Love, Agenda Coordinator

# MIEMIORANIDUMI 

Arnended
(Agenda Item No. 7(A)
(Second Reading 6-7-1.6)
TO: Honorable Chairman Jean Monestime
and Members, Board of County Commissioners

FROM: Abigail Price-Williams
County Attorney
SUBJECT: Ordinance relating to MiamiDade Parks, Recreation and Open Spaces Department's rules and regulations; amending Chapter 26, Article I of the Code; banning polystyrene in Parks in certain circumstances and making technical amendments

The accompanying ordinance was prepared and placed on the agenda at the request of Prime Sponsor Commissioner Daniella Levine Cava, and Co-Sponsors Commissioner Sally A. Heyman and Commissioner Barbara J. Jordan.


Abigail Price-Williams
County Attorney


APW/sinm

## Memorandum

 कणगयाDate: June 7, 2016
To: Honorable Chairman Jean Monestime and Members, Board of County Commissioners

From: Carlos A. Gimenez Mayor

Subject: Fiscal Impact Statement for Ordinance Relating to Miami-Dade Parks, Recreation and Open Spaces Department's Rules and Regulations

The proposed ordinance amends Chapter 26, Article I of the Code of Miarni-Dade County, amending Miami-Dade Parks, Recreation and Open Spaces Department's (MDPROS) rules and regulations banning polystyrene in certain olrcúmstances in parks, parkways, recreational areas, marinas and other areas operated and maintained by MDPROS.

This ordinance has provision for a fine not to exceed $\$ 100.00$ for the first violation and $\$ 200.00$ for each succeeding violation; however enforcement will be deferred until June 2017 in order to educate the public. MDPROS ${ }^{1}$ park staff will assist in the Department's public information campaign. The implementation of this ordinance will have no fiscal impact to Miaml-Dade County


Fis05316 160840

Date: June 7, 2016
To: Honorable Chairman Jean Monestimn


Subject: Social Equity Statement - Ordinance Amending Chapter 26, Article I of the County Code Regarding a Ban on Use of Polystyrene in Parks in Certain Circumstances

The proposed ordinance amends Chapter 26, Article I of the Code of Miami-Dade County, amending Parks, Recreation and Open Spaces Department's (PROS) rules and regulations banning polystyrene (Styrofoam) in certain circumstances in parks, parkways, recreational areas, maxthas and other areas operated and maintained by PROS.

This ordinance regarding polystyrene could benefit PROS and the public in that polystyrene may break into small pieces that make it difficult for park staff and equipment to remove, which can also negatively affect wildlife and create an unsightly nuisance that may negatively impact Miami-Dade County's tourismdependent economy.

In 2010, this Board adopted Ordinance No. 10-52, which increases the maximum fines and imprisonment associated with violations of the rule set forth in Chapter 26 of the Code to $\$ 500,00$ and 60 days in County jail. If adopted, this ordinance will add the use of polystyrene products as a violation of Ordinance No. 1052. This ordinance defers enforcement until June 2017 in order to educate the public about the ban on polystyrene and to limit the fines to $\$ 100.00$ for first-time violators and $\$ 200.00$ for each subsequent violation. The educational campaign will be essential to help mitigate the potentially negative economic effect on low-income residents who violate the ordinance.


Michael Spring, (senior Advisor
Office of the Mayor

## MEMORANDUM

(Revised)

TO: Honorable Chairman Jean Monestime and Members, Board of County Commissioners


DATE: June 7, 2016

SUBJECT: Agended Item No. $\dot{7}(\mathrm{~A})$

Please note any items checked.
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$ Statement of social equity required
Ordinance creating a new board requires detailed County Mayor's report for public hearing

No committee review
Applicable legislation requires more than a majoxity vote (i.e., $2 / 3$ 's $\qquad$ , 3/5's $\qquad$ , unanimous $\qquad$ ) to approve

Current information regarding funding source, index code and available balance, and available capacity (if debt is contemplated) required

| Approved | Mayor | Amended Agenda Item No. 7(A.) |
| :---: | :---: | :---: |
| Veto |  | 6-7-16 |
| Override |  |  |

## ORDINANCE NO : 1.6-58

ORDINANCE RELATING TO MLAMI-DADE PARKS, RECREATION AND OPEN SPACES DEPARTMENT'S RULES AND REGULATIONS; AMENDING CHAPTER 26, ARTTCLE 1 OF THE CODE OF MIAMI-DADE COUNTY, FLORIDA; BANNING POLYSTYRENE IN PARKS IN CERTAIN CIRCUMSTANCES AND MAKING TECHNICAL AMENDMENTS; PROVIDING SEVERABILITY, INCLUSION IN THE CODE, AND AN EFFECTIVE DATE

WHEREAS, polystyrene is a petroleum-based plastic, most commonly known under the "name of "Styrofoam," which is actually the proprietary trade name of a polystyrene foam product; and

WHEREAS, the Environmental Protection Agency ("EPA") named polystyrene as the fifth largest creator of hazardous waste; and

WHEREAS, the biggest environmental health concern associated with polystyrene is the danger associated with Styrene, the basic ingredient in polystyrene, which has classified as a possibie human carcinogen by the EPA and the International Agency for Research on Cancer; and

WHEREAS, indeed, the acute health effects of exposure to styrene include irritation of the skin, eyes, and upper respiratory tract, and gastrointestinal effects; and

WHEREAS, as polystyrene is light and has good insulation properties, it is used in all types of products, including those to keep food and beverages hold or cold and to protect items during shipping; and

WHEREAS, polystyrene products are a principle component of uriban litter and marine debris; and

WHEREAS, indeed, polystyrene is notoxious for breaking up into pieces that clog stormwater pipes and can impact wildlife, and is an unsightly nuisance negatively impacting our tourism-dependent economy; and

WHEREAS, numerous cities across the United States, including several within Miami-Dade County, have banned polystyrenes in parks and on beaches or their use altogether, including Miami Beach, FL, Key Biscayne, FL, Bal Harbour, FL, Bay Harbor Islands, FL, North Bay Village, FL, Surfside, FL, New York City, NY, Albany County, NY, Portland, OR, San , Francisco, CA, Los Angeles County, CA, Malibu, CA, Oakland, CA, San Jose, CA, Seattle, WA, Amberst, MA, Minneapolis, MN, and Washington, D.C.; and

WHEREAS, it is in the best interest of Miami-Dade County and its residents to protect its parks and beaches and to ban polystyrene products in County-owned, operated or managed parks, natural areas and beaches; and

WHEREAS, in 2010, this Board adopted Ordinance No. 10-52 which increased the maximum fines and imprisonment associated with violations of the Park rule set forth in Chapter 26 of the County Code to $\$ 500,00$ and 60 days in the County jail; and

WhereAs, however, as to violations of the polystyrene ban, this Board desires to defer enforcement until July of 2017 in order to educate the public about the ban and to limit the fines to $\$ 50.00$,

Amended
Agenda Item No. 7(A)
Page 3

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

Section 1. Chapter 26, Article I of the Code of Miami-Dade County, Florida, is hereby amended to read as follows: ${ }^{1}$

## ARTICLE I. - IN GENERAL.

Sec. 26-1. - Rules and regulations adopted.
[[Any porson violating any-of the rules-and regulations provided in this seetion shall be punished by:
(1) A fine not to exreeed five hundred dollats (\$500.00);
(2) Imprisonment in the-county jail for- a peried not to oxeeed sixty (60) dayp;
(3) Both sueh fine-and imprisonment in the-diseretion of the eout having jurisdictien over the antuse;
(4) Fines in aceordanee with Chapter-8CC of the Code of Miami-Dade County; Or
(5) Gempletion of the Mrami-Dade County Diversion Pregram; pursuant to Implementing Order of the Beard- of Cornty Gemmissioners-]]

Rule 1. Definitions When used herein the following definitions shall apply:
(a) The terms "Parks," "Parkways," "Recreational Areas," "Marinas" and other "Areas Operated and Maintained by the Miami-Dade County $\gg$ Parks, $\ll$ [[Patk and]] Recreation $\gg$ and Open Spaces<< Department" are defined to mean parks, wayside parks, $\gg$ greenways, bikeways, trails, $\ll$ parkways, playground, recreation fields, museums, auditoriums, ranges and buildings, natural areas,

[^0]Amended
Agenda Item No. 7(A)
Page 4
forests or preserves, lakes, streams, canals, lagoons, waterways, water areas and beaches therein and all public service facilities conducted on grounds, buildings, and structures in Miami-Dade County that are under the control of or assigned for upkeep, maintenance or operation by the Miami-Dade County $\gg$ Parks. $\ll[[P$ auk and $]]$ Recreation $\gg$ and Open Spaces $\ll$ Department, and all beaches and ocean areas available to the public in the unincorporated area of the County.
(b) The term "Park Property" when used hereinafter is defined to cover all areas, buildings, locations, and facilities described in the foregoing paragraph.
(c) The terms "Park Department," "the Department" when used hereinafter are defined as "The Miami-Dade County $\gg$ Parks $\ll[[$ Pank and $]]$ Recreation $\gg$ and Open Spaces $\ll$ Department" and the term "Department Director" refers to the Director of said Department.
(d) The term "Department Employee" refers to individuals employed by the $\gg$ Parks, $\ll[[$ Park-and $]$ Recreation $\gg$ and Open Spaces $\ll$ Department with responsibilities for the safe management, security, operation or maintenance of park facilities.
(e) ... In construing the provisions hereof and each and every word, phase or part thereof where the context will permit, the definitions provided in Sections 1.01 Florida Statues shall apply.

```
*
*
```


## [[ENFORGEAENT AND-OBEDIENGE TORULEST]

Rule 36. [[Authority of Mitani-Dade Polleo Department offetal and Patk Departhert-offieitals]] $\gg$ Prohibition regarding sale or use of Polysturene food-service articles in Parks and Park Property
(a) Definitions. For purposes of this Rule 36, the following definitions shall apply:
(1) Parks Contractor means a contractor, vendor, lessee, licensee, programming partner, or permittee

Amended
Agenda Item No. 7(A)
Page 5
of the County that uses, works on, provides services at, or undertakes construction of Park Property; a special events permittee for an event in a Park; or an operator or manager of Park Property or a facility within a Park.
(2) Polystyrene means thermoplastic petrochemical material utilizing a styrene monomer, including but not limited to polystyrene foam or expanded polystyrene, processed by any number of techniques, including but not limited to fusion of polymer spheres (expandable bead polystyrene), injection molding, foam molding, or extrusion-blow molding (extruded foam polystyrene), and clear or solid polystyrene (oriented polystyrene).
(3) Polystyrene article means plates, bowls, cups, utensils, cutlery, tableware, containers, lids, trays, coolers, ice chests, bags, boxes, wrappings, bottles, and all similar articles that consist of polystyrene.
(b) Beginning on July 1, 2017, no person shall carry any Polystyrene article onto any Park Property.
(c) Parks Contractors shall not sell, use, provide food in, or offer the use of Polystyrene articles on Park Property and in all facilities located within Parks. A violation of this rule shall be deemed a default under the terms of the applicable contract between the County and the Parks Contractor. This rule shall not apply to Polystyrene articles that are used for prepackaged food that have been filled and sealed prior to receipt by the Parks Contractor.
(d). Any contract between the County and a Parks Contractor. entered into prior to June 1, 2016 shall not be subject to the requirements of this Rule 36, unless the Parks Contractor voluntarily agrees thereto, except that renewals or extensions of any such contract which are to be exercised by the County, or jointly by the County and the Parks Contractor, shall only be renewed or extended if the Parks Contractor agrees in wxiting to comply with the provisions of this Rule 36 duxing any renewal or extension term.

Amended
Agenda Item No. 7(A)
Page 6
(e) Violators of Rule 36(b) slaill pay a fine not to exceed fifty dollars ( $\$ 50,00$ ). Parents or guardians will be held strictly accountable for the actions of minors in regards to the prohibitions in this Rule.

Sec.26-2. - Enforcement and Obedience to Rules; Effect of other ordinances; cumulative. $\ll$
(a) It shall be the duty and responsibility of the Miami-Dade Police Department to enforce all State laws, County ordinances, and in coujunction with Department employees, enforce all regulations and rules as well as all provisions of permits issued by the $\gg$ Parks, $\ll[[P$ ank and]] Recreation $\gg$ and Open Spaces $\ll$ Department within the following areas of the County:
(1) All parks and other areas maintained and operated by the Miami-Dade County $\gg$ Parks, $\ll$ [ [Patk and]] Recreation $\gg$ and Open Spaces<< Department;
(2) All beaches and ocean areas east of the State designated erosion control line and made available to the public in the unincorporated area of the County and in municipalities.
[[See. 26.2.-Effeet of other ordinanees; oumulative; definitions:]]
$\gg$ (b) $\ll$ Other ordinances not in conflict with the [[peliee]] regulations; rules and permits adopted pursuant to Section 26-1 hereof shall be enforced in all properties under the management and control of the $\gg$ Parks, $\ll$ [[Paik and]] Recreation $\gg$ and Open Spaces $\lll$ Department, and violators shall be punished in accordance with the particular ordinance violated.
$\gg$ (c)<< This chapter and the police regulations, rules and permits adopted pursuant to Section 26-1 hereof shall be taken to be cumulative and shall not be construed to amend or repeal any other valid County ordinance or penalty.

Amended
Agenda Item No. 7(A)
Page 7
[In construing the-foregoing provisions-and-each-and-every word, phrase, or patt thereof, where the context will permit the-definitions-provided-in-Section 1.01 Floxida Statutes shall apply.]l]

## Sec. 26-3. - Application to Rickenbacker Causeway and Yenetian Causeway.

The provisions of this chapter, save and except Rules 3.(a) and (b), 16.(a), 22.(a) and (b), 11.(a), and 7.(c) as stated in Section 26-1 hereof, shall be applicable to and enforced by the [[Metre-]] $\gg$ Miami-<<Dade Police Department in, about and on Rickenbacker Causeway and Venetian Causeway and all improvements, recreation areas and public property thereof.

## Sec. 26-4, - Penalty.

>>Except as specifically set forth anywhere else in Sections 26-1 through 26-3 of the Code of Miami-Dade County ("Code") to the contrary, any $\ll[[$ Aryy $]$ ] person [ [eenvieted of a violation of]] >>violating<< any of the provisions of [[the Police Regulation, Rules and Permits- adopted pursuant to-Seetion- 26-1, with the-exception-of Seetion 261, Rotless 27(a) and-8(b), ]l] $\gg$ Sections $26-1$ and $26-3$ of the Code << shall be punished by $\gg$ : (a) $\ll$ a fine not to exceed [[mene]] $\gg$ five $\ll$ hundred dollars $[[.(\$ 100.00)]] \gg(\$ 500.00)$; (b) $\ll[[\odot \odot]]$ by imprisonment in the County jail for a period not to exceed $[[$ thirty (30) $]] \gg$ sixty $(60) \ll$ days $\gg$ : (c) both $\ll\left[\left[\operatorname{lor}^{\prime}\right]\right]$ such find and imprisonment $\gg$ in the discretion of the court having jurisdiction over the cause; (d) fines in accordance with Chapter 8CC of the Code of Miami-Dade County; or (e) completion of the Miami-Dade County Diversion Program, pursuant to Miami-Dade County Implementing Order $2-12$, as it may be arnended from time to time. $\ll[[$ Violation ef Seetion 26-1, Retles 27 (a) and 8(b)-shall be punished by-a fine not to exceed-five hundred-dollaws ( $\$ 500.00$ )- 0 -by-imprisenment in the County fail for a pexied not to exeeed thitry $-(30)$ days or both suelt fine and imprisorment Any-person-who-violates-Section 26-1, Rule-8(b) by-writing, painting of dawing any insoxiption, figute-or matk of any type on park property shallbe-prnished in the mamer set forth in-Seetion-21-30.01(3) of this Code:]]

Amended
Agenda Item No. 7(A)
Page 8

Section 2. If any section, subsection, sentence, clause or provision of this ordinance 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 xelettered 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 9, override by this Board.

PASSED AND ADOPTED: June 7, 2016
Approved by County Attorney as to form and legal sufficiency:

Prepared by:


Monica Rizo Perez
Prime Sponsor: Commissioner Danielle Levine Sava
Co-Sponsors: Commissioner Sally A. Heyman
Commissioner Barbara J. Jordan

# MEMORANDUM 

Amended
Agenda Item No. 11(A)(5)

TO: Honorable Chairman Jean Monestime
and Members, Board of County Commissioners

FROM: Abigail Price-Williams
County Attorney

## DATE: June 7,2016

SUBJECT: Resolution directing the County Mayor, subject to condition precedent, to develop and implement a public awareness campaign, at no cost to the County, to inform public of new park rule banning polystyrene products in parks and beaches; and to report to the Board within 90 days on the status of the development and implementation of the public awareness campaign

The accompanying resolution was prepared and placed on the agenda at the request of Prime Sponsor Commissioner Daniella Levine Cava and Co-Sponsor Commissioner Sally A. Heyman.


APW/smm

MEMORANDUM

TO: Honorable Chairman Jean Monestime
and Members, Board of County Commissioners

FROM:

DATE: June 7, 2016

Amended

Please note any items checked.
景
$\qquad$
$\qquad$ 6 weeks required between first reading and public hearing
4 weeks notification to mmicipal officials required prior to public heaxing

Decreases revenues or increases expenditures without balancing budget
Budget required
Statement of fiscal impact required
Statement of social equity required
Ordinance creating a new board requires detailed Cownty Mayor's report for public hearing

No committee review
Applicable legislation requires more than a majority vote (i.e., $2 / 3$ 's $\qquad$ , 3/5's $\qquad$ , unanimous $\qquad$ ) to approve

Current information regarding funding source, index code and available balance, and available capacity (if debt is contemplated) required

|  |  |
| :--- | :--- |
| Approved | Mayor |
| Amended |  |
| Agenda Item No. 11(A)(5) |  |
| Veto | $6-7-16$ |
| Override |  |

RESOLUTION NO. $\quad \mathrm{R}-501-16$

RESOLUTION DIRECTING THE COUNTY MAYOR OR MAYOR'S DESIGNEE, SUBJECT TO CONDITION PRECEDENT, TO DEVELOP AND IMPLEMENT A PUBLIC AWARENESS CAMPAIGN, AT NO COST TO THE COUNTY, TO INFORM PUBLIC OF NEW PARK RULE BANNING POLYSTYRENE PRODUCTS IN PARKS AND BEACHES; AND TO REPORT TO THE BOARD WITHIN 90 DAYS ON THE STATUS OF THE DEVELOPMENT AND IMPLEMENTATION OF THE PUBLXC AWARENESS CAMPAIGN

WHEREAS, polystyrene is a petroleum-based plastic, most commonly known under the name of "Styrofoam," which is actually the proprietary trade name of a polystyrene foam product; and

WHEREAS, the Environmental Protection Agency ("EPA") named polystyrene as the fifth largest creator of hazardous waste; and

WHEREAS, the biggest environmental health concern-associated with polystyrene is the danger associated with Styrene, the basic ingredient in polystyrene, which is classified as a possible human carcinogen by the EPA and the International Agency for Research on Cancer; and

WHEREAS, indeed, the acute health effects of exposure to styrene include irritation of the skin, eyes, and upper respiratory tract, and gastrointestinal effects; and

WHEREAS, as polystyrene is light and has good insulation properties, it is used in all types of products, including those to keep food and beverages hold or cold and to protect items during shipping; and

WHEREAS, polystyrene products are a principal component of urban litter and marine debris; and

```
Amended
Agenda Item No, 11(A)(5)
Page No. 2
```

WHEREAS, indeed, polystyrene is notorious for breaking up into pieces that clog stormwater pipes and can impact wildlife, and is an unsightly nuisance negatively impacting our tourism-dependent economy; and

WHEREAS, this Board is considering the adoption of a new park rule to Chapter 26 of the Code of Miami-Dade County, Florida which would ban polystyrene products in County. owned, operated or managed parks, natural areas and beaches ("Polystyrene Ban"); and

WHEREAS, the Polystyrene Ban being considered by this Board would not, however, become effective until July 1, 2017 in order to provide the County sufficient time to inform the public of the Polystyrene Ban; and

WHereas, this Board desires to have the County Mayor or Mayor's designee develop a public awareness campaign, at no cost to the County, to inform the public of the Polystyrene Ban, adopted pursuant to Ordinance No. $16-58$ and to report to the Board within 90 days on the status of the public awareness campaign developed and implementation thereof,

## NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COONTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that:

Section 1. The foregoing recitals are incorporated into this resolution and are approved.

Section 2. This Board hereby directs the County Mayor or Mayor's designee to develop a public awareness campaign, at no cost to the County, to inform the public of the Polystyrene Ban, adopted pursuant to Oxdinance No. 16-58 and to report to the Board within 90 days on the status of the public awareness campaign developed and implementation thereof. The County Mayor or Mayor's designee shall place the completed report on an agenda of the Board pursuant to Ordinance No. 14-65.

The Prime Sponsor of the foregoing resolution is Commissioner Daniella Levine Cava and the Co-Sponsor is Commissioner Sally A. Heyman. It was offered by Commissioner Daniella Levine Cava , who moved its adoption. The motion was seconded by Commissioner Rebeca Sosa and upon being put to a vote, the vote was as follows:

Yean Monestime, Chairman aye
Esteban L. Boyo, Jr., Vice Chairman aye

| Bruno A. Barreiro | absent | Daniella Levine Cava | aye |
| :--- | :--- | :--- | :--- |
| Jose "Pepe" Diaz | aye | Audrey M. Edmonson | aye |
| Sally A. Heyman | aye | Barbara J. Jordan | aye |
| Dennis C. Moss | aye | Rebeca Sosa | aye |
| Sen, Javier D. Souto | absent | Xavier L. Suarez | aye |
| Juan C. Zapata | aye |  |  |

The Chairperson thereupon declared the resolution duly passed and adopted this $7^{\text {th }}$ day of June, 2016. This resolution shall become effective upon the earlier of (1) 10 days after the date of its adoption unless vetoed by the County Mayor, and if vetoed, shall become effective only upon an override by this Board, or (2) approval by the County Mayor of this Resolution and the filing of this approval with the Clerk of the Board.


MIAMI-DADE COUNTY, FLORIDA
BY ITS BOARD OF
COUNTY COMMISSIONERS
HARVEY RUVIN, CLERK

By:
Christopher Agrippa
Deputy Clerk

Approved by County Attorney as to form and legal sufficiency.

Monica Rizo Perez


[^0]:    1 Words stricken through and/or [[double bracketed]] shall be deleted. Words underscored and/or >>double arrowed<<<constitute the amendment proposed. Remaining provisions are now in effect and remain unchanged.

