

Date:	March 20, 2018	Agenda Item No. 2(B)5
То:	Honorable Chairman Esteban L. Bovo, Jr. and Members, Board of County Commissioners	April 10, 2018
From:	Carlos A. Giménez Mayor	
Subject:	Resolutions Directing the County Mayor to Prepare Miami-Dade County Roads Within the Westchester and Within the Fontainebleau Study Area (Directive	Study Area (Directive No. 152109),

This memorandum responds to the following two directives:

Directive No. 152104 - Golf Carts on Miami-Dade County Roads within the Fontainebleau Area

At the October 6, 2015 Board of County Commissioners (Board) meeting, Resolution No. R-908-15 sponsored by Commissioner Javier D. Souto, requesting a plan for the use of golf carts on (County) roads within a Fontainebleau Study Area between State Road 836 to the North, West Flagler Street to the South, NW 87 Avenue to the East, and NW 107 Avenue to the West.

Directive No. 152109 - Golf Carts on Miami-Dade County Roads within the Westchester Area

At the October 20, 2015 Board meeting, Resolution No. R-945-15 sponsored by Commissioner Javier D. Souto, requesting a plan for the use of golf carts on County roads within the Westchester Study Area between NW 12 Street to the North, SW 56 Street to the South, State Road 826 to the East, and NW/SW 137 Avenue to the West.

The following are Florida State Statutes that refer to the use of golf carts (Appendix A):

Florida State Statute No 316.212, Operation of golf carts on certain roadways

Florida State Statute No 316, 2126, Authorized use of golf carts, low-speed vehicles, and utility vehicles

Florida State Statute No. 320.01, Definitions, general.

Based on Florida State Statute No 316.212, the County has the ability to designate County roads for the use of golf carts along County roads that meet the following criteria:

- 1. Local residential roadways, specifically excluding:
 - Roads within commercial and industrial zoning areas
 - Section and half-section roads
 - Arterials and Collectors
- 2. Low-volume roads with fewer than 3,000 vehicle per day
- 3. Roads that are two-lane

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- 4. Roads with posted speed limit of 30 miles per hour or less
- 5. Roads with minimal truck usage (less than 1 percent)
- 6. Roads within public right-of-way, specifically excluding:
 - Unpaved roadways
 - Undeveloped roadways
- 7. Golf carts may cross a portion of a County-maintained road or within State Highway System that has a posted speed limit of 45 miles per hour or less, only at a marked pedestrian crossing.

Based on this criteria, all roadways within the Westchester Study Area and the Fontainebleau Study Area are qualified for the operation of golf carts, except the following roadway segments Appendix B:

- 1. All state roads (SR) under the jurisdiction of the Florida Department of Transportation (FDOT), specifically:
 - SR 90 (SW 8 Street/Tamiami Trail)
 - SR 821 (Florida Turnpike)
 - SR 825 (SW 137 Avenue)
 - SR 826 (Palmetto Expressway)
 - SR 836 (Dolphin Expressway)
 - SR 874 (Don Shula Expressway)
 - SR 968 (W. Flagler Street)
 - SR 973 (SW 87 Avenue/Galloway Road)
 - SR 976 (SW 40/42 Street/Bird Road)
 - SR 985 (SW 107 Avenue)
- 2. All municipal roads within the limits of the City of Sweetwater (City)
 - The City can pass an ordinance within its jurisdictional territory that complies with Florida State Statute No. 320.01, 316.212, and 316.2126. This includes the City's review of the corridors, safety of all users, speed limits, equipment requirements, and consultation with FDOT prior to passing the ordinance
- 3. All roads within private properties
- 4. All roads included in Appendix C

The estimated fiscal impact to the County is a one-time cost of \$470,000 for the installation of signs, and an additional \$17,500 annually for the maintenance of such signs. Currently, the Department of Transportation and Public Works (DTPW) does not have the budget to move forward with this request.

With the identification and approval of funds, the Board may pass an ordinance that complies with Florida State Statute No. 316.212, 316.2126, and 320.01. The ordinance would need to include a comprehensive action plan by law enforcement agencies and DTPW to address equipment requirements, compliance and registration, and enforcement management to ensure public safety of all road users.

Pursuant to Ordinance No. 14-65, this memorandum will be placed on the next available Board meeting agenda.

If you need additional information, please contact Alice N. Bravo, P.E., Director, DTPW, at 786-469-5406.

Attachments:

Appendices

- (A) Florida State Statute No. 316.212, 316.2126, and 320.01
- (B) Map of the Westchester Study Area (including Fontainebleau Study Area) showing the qualified and unqualified locations for the use of Golf Carts
- (C) List of Roads excluded from the use of Golf Carts within Westchester Study Area
- c: Abigail Price-Williams, County Attorney Geri Bonzon-Keenan, First Assistant County Attorney Alina T. Hudak, Deputy Mayor, Office of the Mayor Alice N. Bravo, P.E., Director, Department of Transportation and Public Works Cathy Jackson, Interim Commission Auditor Christopher Agrippa, Clerk of the Board Eugene Love, Agenda Coordinator

APPENDIX A

The Florida Senate 2017 Florida Statutes

Title XXIII	<u>Chapter 316</u>	SECTION 212
MOTOR VEHICLES	STATE UNIFORM TRAFFIC	Operation of golf carts on certain
	CONTROL Entire Chapter	roadways.

316.212 Operation of golf carts on certain roadways.— The operation of a golf cart upon the public roads or streets of this state is prohibited except as provided herein:

(1) A golf cart may be operated only upon a county road that has been designated by a county, a municipal street that has been designated by a municipality, or a two-lane county road located within the jurisdiction of a municipality designated by that municipality, for use by golf carts. Prior to making such a designation, the responsible local governmental entity must first determine that golf carts may safely travel on or cross the public road or street, considering factors including the speed, volume, and character of motor vehicle traffic using the road or street. Upon a determination that golf carts may be safely operated on a designated road or street, the responsible governmental entity shall post appropriate signs to indicate that such operation is allowed.

(2) A golf cart may be operated on a part of the State Highway System only under the following conditions:

(a) To cross a portion of the State Highway System which intersects a county road or municipal street that has been designated for use by golf carts if the Department of Transportation has reviewed and approved the location and design of the crossing and any traffic control devices needed for safety purposes.

(b) To cross, at midblock, a part of the State Highway System where a golf course is constructed on both sides of the highway if the Department of Transportation has reviewed and approved the location and design of the crossing and any traffic control devices needed for safety purposes.

(c) A golf cart may be operated on a state road that has been designated for transfer to a local government unit pursuant to s. <u>335.0415</u> if the Department of Transportation determines that the operation of a golf cart within the right-of-way of the road will not impede the safe and efficient flow of motor vehicular traffic. The department may authorize the operation of golf carts on such a road if:

1. The road is the only available public road along which golf carts may travel or cross or the road provides the safest travel route among alternative routes available; and

2. The speed, volume, and character of motor vehicular traffic using the road is considered in making such a determination.

Upon its determination that golf carts may be operated on a given road, the department shall post appropriate signs on the road to indicate that such operation is allowed.

(3) Notwithstanding any other provision of this section, a golf cart may be operated for the purpose of crossing a street or highway where a single mobile home park is located on both sides of the street or highway and is divided by that street or highway, provided that the governmental entity having original jurisdiction over such street or highway shall review and approve the location of the crossing and require implementation of any traffic controls needed for safety purposes. This subsection shall apply only to residents or guests of the mobile home park. If notice is posted at the entrance and exit of any mobile home park where residents of the park operate golf carts or electric vehicles within the confines of the park, it is not necessary for the park to have a gate or other device at the entrance and exit in order for such golf carts or electric vehicles to be lawfully operated in the park.

(4) Notwithstanding any other provision of this section, if authorized by the Division of Recreation and Parks of the Department of Environmental Protection, a golf cart may be operated on a road that is part of the State Park Road System if the posted speed limit is 35 miles per hour or less.

(5) A golf cart may be operated only during the hours between sunrise and sunset, unless the responsible governmental entity has determined that a golf cart may be operated during the hours between sunset and sunrise and the golf cart is equipped with headlights, brake lights, turn signals, and a windshield.

(6) A golf cart must be equipped with efficient brakes, reliable steering apparatus, safe tires, a rearview mirror, and red reflectorized warning devices in both the front and rear.

(7) A golf cart may not be operated on public roads or streets by any person under the age of 14.

(8) A local governmental entity may enact an ordinance relating to:

(a) Golf cart operation and equipment which is more restrictive than those enumerated in this section. Upon enactment of such ordinance, the local governmental entity shall post appropriate signs or otherwise inform the residents that such an ordinance exists and that it will be enforced within the local government's jurisdictional territory. An ordinance referred to in this section must apply only to an unlicensed driver.

(b) Golf cart operation on sidewalks adjacent to specific segments of municipal streets, county roads, or state highways within the jurisdictional territory of the local governmental entity if:

1. The local governmental entity determines, after considering the condition and current use of the sidewalks, the character of the surrounding community, and the locations of authorized golf cart crossings, that golf carts, bicycles, and pedestrians may safely share the sidewalk;

2. The local governmental entity consults with the Department of Transportation before adopting the ordinance;

3. The ordinance restricts golf carts to a maximum speed of 15 miles per hour and permits such use on sidewalks adjacent to state highways only if the sidewalks are at least 8 feet wide;

4. The ordinance requires the golf carts to meet the equipment requirements in subsection (6). However, the ordinance may require additional equipment, including horns or other warning devices required by s. <u>316.271</u>; and

5. The local governmental entity posts appropriate signs or otherwise informs residents that the ordinance exists and applies to such sidewalks.

(9) A violation of this section is a noncriminal traffic infraction, punishable pursuant to chapter 318 as a moving violation for infractions of subsections (1)-(5) or a local ordinance corresponding thereto and enacted pursuant to subsection (8), or punishable pursuant to chapter 318 as a nonmoving violation for infractions of subsection (6), subsection (7), or a local ordinance corresponding thereto and enacted pursuant to subsection (8).

History.--s. 2, ch. 83-188; s. 1, ch. 84-111; s. 2, ch. 88-253; s. 322, ch. 95-148; s. 4, ch. 96-413; s. 168, ch. 99-248; s. 7, ch. 2000-313; s. 6, ch. 2005-164; s. 3, ch. 2008-98; s. 46, ch. 2010-223; s. 2, ch. 2015-163.

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The Florida Senate 2017 Florida Statutes

<u>Title XXIII</u>	Chapter 316	SECTION 2126
MOTOR VEHICLES	STATE UNIFORM TRAFFIC CONTROL	Authorized use of golf carts, low- speed vehicles, and utility vehicles.
	Entire Chapter	

316.2126 Authorized use of golf carts, low-speed vehicles, and utility vehicles.-

(1) In addition to the powers granted by ss. <u>316.212</u> and <u>316.2125</u>, municipalities are authorized to use golf carts and utility vehicles, as defined in s. <u>320.01</u>, upon any state, county, or municipal roads located within the corporate limits of such municipalities, subject to the following conditions:

(a) Golf carts and utility vehicles must comply with the operational and safety requirements in ss. <u>316.212</u> and <u>316.2125</u>, and with any more restrictive ordinances enacted by the local governmental entity pursuant to s. <u>316.212(8)</u>, and shall be operated only by municipal employees for municipal purposes, including, but not limited to, police patrol, traffic enforcement, and inspection of public facilities.

(b) In addition to the safety equipment required in s. <u>316.212(6)</u> and any more restrictive safety equipment required by the local governmental entity pursuant to s. <u>316.212(8)</u>, such golf carts and utility vehicles must be equipped with sufficient lighting and turn signal equipment.

(c) Golf carts and utility vehicles may be operated only on state roads that have a posted speed limit of 30 miles per hour or less.

(d) Golf carts and utility vehicles may cross a portion of the State Highway System which has a posted speed limit of 45 miles per hour or less only at an intersection with an official traffic control device.

(e) Golf carts and utility vehicles may operate on sidewalks adjacent to state highways only if such golf carts and utility vehicles yield to pedestrians and if the sidewalks are at least 5 feet wide.

(2) State employees, state park volunteers, and state park visitors are authorized to use golf carts and utility vehicles, as defined in s. <u>320.01</u>, upon any public roads within the boundaries of state parks managed by the Division of Recreation and Parks of the Department of Environmental Protection, subject to the following conditions:

(a) Golf carts and utility vehicles must comply with the operational and safety requirements in s. <u>316.212</u>.

(b) Golf carts and utility vehicles shall be operated only by state employees and state park volunteers for state purposes and by state park visitors for uses authorized by the Division of Recreation and Parks of the Department of Environmental Protection.

(3)(a) As used in this subsection, the term:

1. "Golf cart" means a motor vehicle as defined in s. <u>320.01</u>(22), including vehicles modified to have a cargo platform or bin to transport parcels or a hitch to tow a trailer.

2. "Residential area" means areas zoned primarily or exclusively for single-family or multifamily residential use.

3. "Seasonal delivery personnel" means employees of a licensed commercial delivery service that has at least 10,000 persons employed in this state.

(b) Seasonal delivery personnel may use the following vehicles solely for the purpose of delivering express envelopes and packages having a maximum size of 130 inches for the combined length and girth and weighing not more than 150 pounds from midnight October 15 until midnight January 31 of each year:

1. Low-speed vehicles and utility vehicles as defined in s. <u>320.01</u> upon any public road within a residential area that has a posted speed limit of 35 miles per hour or less.

2. Golf carts upon a public road within a residential area that has a posted speed limit of 30 miles per hour or less.

3. Golf carts upon a public road within a residential area that has a posted speed limit of 30 to 35 miles per hour, unless a municipality having jurisdiction over the public road has enacted an ordinance restricting personnel from driving on such roads.

Seasonal delivery personnel may pull a trailer from any of these vehicles.

(c) All vehicles specified in this subsection must be:

- 1. Marked in a conspicuous manner with the name of the delivery service.
- 2. Equipped with, at a minimum, the equipment required under s. 316.212(6).

3. Equipped with head lamps and tail lamps, in addition to the safety requirements in s. <u>316.212(6)</u>, if operated after sunset.

(4) Anyone operating a golf cart, low-speed vehicle, or utility vehicle pursuant to this section must possess a valid driver license as required by s. <u>322.03</u>.

History.—s. 5, ch. 96-413; s. 90, ch. 99-13; s. 4, ch. 99-163; s. 169, ch. 99-248; s. 7, ch. 2005-164; s. 5, ch. 2008-98; s. 1, ch. 2009-208; s. 8, ch. 2012-181; s. 12, ch. 2014-216.

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<u>Title XXIII</u>	Chapter 320	SECTION 01
MOTOR VEHICLES	MOTOR VEHICLE LICENSES	Definitions, general.
	Entire Chapter	

320.01 Definitions, general.— As used in the Florida Statutes, except as otherwise provided, the term:

(1) "Motor vehicle" means:

(a) An automobile, motorcycle, truck, trailer, semitrailer, truck tractor and semitrailer combination, or any other vehicle operated on the roads of this state, used to transport persons or property, and propelled by power other than muscular power, but the term does not include traction engines, road rollers, personal delivery devices as defined in s. <u>316.003</u>, special mobile equipment as defined in s. <u>316.003</u>, vehicles that run only upon a track, bicycles, swamp buggies, or mopeds.

(b) A recreational vehicle-type unit primarily designed as temporary living quarters for recreational, camping, or travel use, which either has its own motive power or is mounted on or drawn by another vehicle. Recreational vehicle-type units, when traveling on the public roadways of this state, must comply with the length and width provisions of s. <u>316.515</u>, as that section may hereafter be amended. As defined below, the basic entities are:

1. The "travel trailer," which is a vehicular portable unit, mounted on wheels, of such a size or weight as not to require special highway movement permits when drawn by a motorized vehicle. It is primarily designed and constructed to provide temporary living quarters for recreational, camping, or travel use. It has a body width of no more than 8½ feet and an overall body length of no more than 40 feet when factory-equipped for the road.

2. The "camping trailer," which is a vehicular portable unit mounted on wheels and constructed with collapsible partial sidewalls which fold for towing by another vehicle and unfold at the campsite to provide temporary living quarters for recreational, camping, or travel use.

3. The "truck camper," which is a truck equipped with a portable unit designed to be loaded onto, or affixed to, the bed or chassis of the truck and constructed to provide temporary living quarters for recreational, camping, or travel use.

4. The "motor home," which is a vehicular unit which does not exceed the length, height, and width limitations provided in s. <u>316.515</u>, is a self-propelled motor vehicle, and is primarily designed to provide temporary living quarters for recreational, camping, or travel use.

5. The "private motor coach," which is a vehicular unit which does not exceed the length, width, and height limitations provided in s. <u>316.515(9)</u>, is built on a self-propelled bus type chassis having no fewer than three load-bearing axles, and is primarily designed to provide temporary living quarters for recreational, camping, or travel use.

6. The "van conversion," which is a vehicular unit which does not exceed the length and width limitations provided in s. <u>316.515</u>, is built on a self-propelled motor vehicle chassis, and is designed for recreation, camping, and travel use.

7. The "park trailer," which is a transportable unit which has a body width not exceeding 14 feet and which is built on a single chassis and is designed to provide seasonal or temporary living quarters when connected to utilities necessary for operation of installed fixtures and appliances. The total area of the unit in a setup mode, when measured from the exterior surface of the exterior stud walls at the level of maximum dimensions, not including any bay window, does not exceed 400 square feet when constructed to ANSI A-119.5 standards, and 500 square feet when constructed to United States Department of Housing and Urban Development Standards. The length of a park trailer means the distance from the exterior of the front of the body (nearest to the drawbar and coupling mechanism) to the exterior of the rear of the body (at the opposite end of the body), including any protrusions.

8. The "fifth-wheel trailer," which is a vehicular unit mounted on wheels, designed to provide temporary living quarters for recreational, camping, or travel use, of such size or weight as not to require a special highway movement permit, of gross trailer area not to exceed 400 square feet in the setup mode, and designed to be towed by a motorized vehicle that contains a towing mechanism that is mounted above or forward of the tow vehicle's rear axle.

(2)(a) "Mobile home" means a structure, transportable in one or more sections, which is 8 body feet or more in width and which is built on an integral chassis and designed to be used as a dwelling when connected to the required utilities and includes the plumbing, heating, air-conditioning, and electrical systems contained therein. For tax purposes, the length of a mobile home is the distance from the exterior of the wall nearest to the drawbar and coupling mechanism to the exterior of the wall at the opposite end of the home where such walls enclose living or other interior space. Such distance includes expandable rooms, but excludes bay windows, porches, drawbars, couplings, hitches, wall and roof extensions, or other attachments that do not enclose interior space. In the event that the mobile home owner has no proof of the length of the drawbar, coupling, or hitch, then the tax collector may in his or her discretion either inspect the home to determine the actual length or may assume 4 feet to be the length of the drawbar, coupling, or hitch.

(b) "Manufactured home" means a mobile home fabricated on or after June 15, 1976, in an offsite manufacturing facility for installation or assembly at the building site, with each section bearing a seal certifying that it is built in compliance with the federal Manufactured Home Construction and Safety Standard Act.

(3) "Owner" means any person, firm, corporation, or association controlling any motor vehicle or mobile home by right of purchase, gift, lease, or otherwise.

(4) "Trailer" means any vehicle without motive power designed to be coupled to or drawn by a motor vehicle and constructed so that no part of its weight or that of its load rests upon the towing vehicle.

(5) "Semitrailer" means any vehicle without motive power designed to be coupled to or drawn by a motor vehicle and constructed so that some part of its weight and that of its load rests upon or is carried by another vehicle.

(6) "Net weight" means the actual scale weight in pounds with complete catalog equipment.

(7) "Gross weight" means the net weight of a motor vehicle in pounds plus the weight of the load carried by it.

(8) "Cwt" means the weight per hundred pounds, or major fraction thereof, of a motor vehicle.

(9) "Truck" means any motor vehicle with a net vehicle weight of 5,000 pounds or less and which is designed or used principally for the carriage of goods and includes a motor vehicle to which has been added a cabinet box, a platform, a rack, or other equipment for the purpose of carrying goods other than the personal effects of the passengers.

(10) "Heavy truck" means any motor vehicle with a net vehicle weight of more than 5,000 pounds, which is registered on the basis of gross vehicle weight in accordance with s. <u>320.08</u>(4), and which is designed or used for the carriage of goods or designed or equipped with a connecting device for the purpose of drawing a trailer that is attached or coupled thereto by means of such connecting device and includes any such motor vehicle to which has been added a cabinet box, a platform, a rack, or other equipment for the purpose of carrying goods other than the personal effects of the passengers.

(11) "Truck tractor" means a motor vehicle which has four or more wheels and is designed and equipped with a fifth wheel for the primary purpose of drawing a semitrailer that is attached or coupled thereto by means of such fifth wheel and which has no provision for carrying loads independently.

(12) "Gross vehicle weight" means:

(a) For heavy trucks with a net weight of more than 5,000 pounds, but less than 8,000 pounds, the gross weight of the heavy truck. The gross vehicle weight is calculated by adding to the net weight of the heavy truck the weight of the load carried by it, which is the maximum gross weight as declared by the owner or person applying for registration.

(b) For heavy trucks with a net weight of 8,000 pounds or more, the gross weight of the heavy truck, including the gross weight of any trailer coupled thereto. The gross vehicle weight is calculated by adding to the gross weight of the

heavy truck the gross weight of the trailer, which is the maximum gross weight as declared by the owner or person applying for registration.

(c) The gross weight of a truck tractor and semitrailer combination is calculated by adding to the net weight of the truck tractor the gross weight of the semitrailer, which is the maximum gross weight as declared by the owner or person applying for registration; such vehicles are together by means of a fifth-wheel arrangement whereby part of the weight of the semitrailer and load rests upon the truck tractor.

(13) "Passenger," or any abbreviation thereof, does not include a driver.

(14) "Private use" means the use of any vehicle which is not properly classified as a for-hire vehicle.

(15)(a) "For-hire vehicle" means any motor vehicle, when used for transporting persons or goods for compensation; let or rented to another for consideration; offered for rent or hire as a means of transportation for compensation; advertised in a newspaper or generally held out as being for rent or hire; used in connection with a travel bureau; or offered or used to provide transportation for persons solicited through personal contact or advertised on a "share-expense" basis. When goods or passengers are transported for compensation in a motor vehicle outside a municipal corporation of this state, or when goods are transported in a motor vehicle not owned by the person owning the goods, such transportation is "for hire." The carriage of goods and other personal property in a motor vehicle by a corporation or association for its stockholders, shareholders, and members, cooperative or otherwise, is transportation "for hire."

(b) The following are not included in the term "for-hire vehicle": a motor vehicle used for transporting school children to and from school under contract with school officials; a hearse or ambulance when operated by a licensed embalmer or mortician or his or her agent or employee in this state; a motor vehicle used in the transportation of agricultural or horticultural products or in transporting agricultural or horticultural supplies direct to growers or the consumers of such supplies or to associations of such growers or consumers; a motor vehicle temporarily used by a farmer for the transportation of agricultural or horticultural products from any farm or grove to a packinghouse or to a point of shipment by a transportation company; or a motor vehicle not exceeding 1½ tons under contract with the Government of the United States to carry United States mail, provided such vehicle is not used for commercial purposes.

(16) "Road" means the entire width between the boundary lines of every way or place of whatever nature when any part thereof is open to the use of the public for purposes of vehicular traffic.

(17) "Brake horsepower" means the actual unit of torque developed per unit of time at the output shaft of an engine, as measured by a dynamometer.

(18) "Department" means the Department of Highway Safety and Motor Vehicles.

(19)(a) "Registration period" means a period of 12 months or 24 months during which a motor vehicle or mobile home registration is valid.

(b) "Extended registration period" means a period of 24 months during which a motor vehicle or mobile home registration is valid.

(20) "Marine boat trailer dealer" means any person engaged in:

(a) The business of buying, selling, manufacturing, or dealing in trailers specifically designed to be drawn by another vehicle and used for the transportation on land of vessels, as defined in s. <u>327.02</u>; or

(b) The offering or displaying of such trailers for sale.

(21) "Renewal period" means the period during which renewal of a motor vehicle registration or mobile home registration is required, as provided in s. <u>320.055</u>.

(22) "Golf cart" means a motor vehicle that is designed and manufactured for operation on a golf course for sporting or recreational purposes and that is not capable of exceeding speeds of 20 miles per hour.

(23) "International Registration Plan" means a registration reciprocity agreement among states of the United States and provinces of Canada providing for payment of license fees on the basis of fleet miles operated in various jurisdictions. (24) "Apportionable vehicle" means any vehicle, except recreational vehicles, vehicles displaying restricted plates, city pickup and delivery vehicles, buses used in transportation of chartered parties, and government-owned vehicles, which is used or intended for use in two or more member jurisdictions that allocate or proportionally register vehicles and which is used for the transportation of persons for hire or is designed, used, or maintained primarily for the transportation of property and:

- (a) Is a power unit having a gross vehicle weight in excess of 26,000 pounds;
- (b) Is a power unit having three or more axles, regardless of weight; or
- (c) Is used in combination, when the weight of such combination exceeds 26,000 pounds gross vehicle weight.

Vehicles, or combinations thereof, having a gross vehicle weight of 26,000 pounds or less and two-axle vehicles may be proportionally registered.

(25) "Commercial motor vehicle" means any vehicle which is not owned or operated by a governmental entity, which uses special fuel or motor fuel on the public highways, and which has a gross vehicle weight of 26,001 pounds or more, or has three or more axles regardless of weight, or is used in combination when the weight of such combination exceeds 26,001 pounds gross vehicle weight. A vehicle that occasionally transports personal property to and from a closed-course motorsport facility, as defined in s. <u>549.09</u>(1)(a), is not a commercial motor vehicle if the use is not for profit and corporate sponsorship is not involved. As used in this subsection, the term "corporate sponsorship" means a payment, donation, gratuity, in-kind service, or other benefit provided to or derived by a person in relation to the underlying activity, other than the display of product or corporate names, logos, or other graphic information on the property being transported.

(26) "Motorcycle" means any motor vehicle having a seat or saddle for the use of the rider and designed to travel on not more than three wheels in contact with the ground, excluding a vehicle in which the operator is enclosed by a cabin unless it meets the requirements set forth by the National Highway Traffic Safety Administration for a motorcycle. The term "motorcycle" does not include a tractor or a moped.

(27) "Moped" means any vehicle with pedals to permit propulsion by human power, having a seat or saddle for the use of the rider and designed to travel on not more than three wheels, with a motor rated not in excess of 2 brake horsepower and not capable of propelling the vehicle at a speed greater than 30 miles per hour on level ground, and with a power-drive system that functions directly or automatically without clutching or shifting gears by the operator after the drive system is engaged. If an internal combustion engine is used, the displacement may not exceed 50 cubic centimeters.

(28) "Interstate" means vehicle movement between or through two or more states.

(29) "Intrastate" means vehicle movement from one point within a state to another point within the same state.

(30) "Person" means and includes natural persons, corporations, copartnerships, firms, companies, agencies, or associations, singular or plural.

(31) "Registrant" means a person in whose name or names a vehicle is properly registered.

(32) "Motor carrier" means any person owning, controlling, operating, or managing any motor vehicle used to transport persons or property over any public highway.

(33) "Motorized disability access vehicle" means a vehicle designed primarily for handicapped individuals with normal upper body abilities and designed to be fueled by gasoline, travel on not more than three wheels, with a motor rated not in excess of 2 brake horsepower and not capable of propelling the vehicle at a speed greater than 30 miles per hour on level ground, and with a power-drive system that functions directly or automatically without clutching or shifting gears by the operator after the drive system is engaged. If an internal combustion engine is used, the displacement may not exceed 50 cubic centimeters.

(34) "Resident" means a person who has his or her principal place of domicile in this state for a period of more than 6 consecutive months, who has registered to vote in this state, who has made a statement of domicile pursuant to s. 222.17, or who has filed for homestead tax exemption on property in this state.

(35) "Nonresident" means a person who is not a resident.

(36) "Electric vehicle" means a motor vehicle that is powered by an electric motor that draws current from rechargeable storage batteries, fuel cells, or other sources of electrical current.

(37) "Disabled motor vehicle" means any motor vehicle as defined in subsection (1) which is not operable under its own motive power, excluding a nondisabled trailer or semitrailer, or any motor vehicle that is unsafe for operation upon the highways of this state.

(38) "Replacement motor vehicle" means any motor vehicle as defined in subsection (1) under tow by a wrecker to the location of a disabled motor vehicle for the purpose of replacing the disabled motor vehicle, thereby permitting the transfer of the disabled motor vehicle's operator, passengers, and load to an operable motor vehicle.

(39) "Wrecker" means any motor vehicle that is used to tow, carry, or otherwise transport motor vehicles and that is equipped for that purpose with a boom, winch, car carrier, or other similar equipment.

(40) "Tow" means to pull or draw any motor vehicle with a power unit by means of a direct attachment, drawbar, or other connection or to carry a motor vehicle on a power unit designed to transport such vehicle from one location to another.

(41) "Low-speed vehicle" means any four-wheeled vehicle whose top speed is greater than 20 miles per hour but not greater than 25 miles per hour, including, but not limited to, neighborhood electric vehicles. Low-speed vehicles must comply with the safety standards in 49 C.F.R. s. 571.500 and s. <u>316.2122</u>.

(42) "Utility vehicle" means a motor vehicle designed and manufactured for general maintenance, security, and landscaping purposes, but the term does not include any vehicle designed or used primarily for the transportation of persons or property on a street or highway, or a golf cart, or an all-terrain vehicle as defined in s. <u>316.2074</u>.

(43) For purposes of this chapter, the term "agricultural products" means any food product; any agricultural, horticultural, or livestock product; any raw material used in plant food formulation; and any plant food used to produce food and fiber.

(44) "Mini truck" means any four-wheeled, reduced-dimension truck that does not have a National Highway Traffic Safety Administration truck classification, with a top speed of 55 miles per hour, and which is equipped with headlamps, stop lamps, turn signal lamps, taillamps, reflex reflectors, parking brakes, rearview mirrors, windshields, and seat belts.

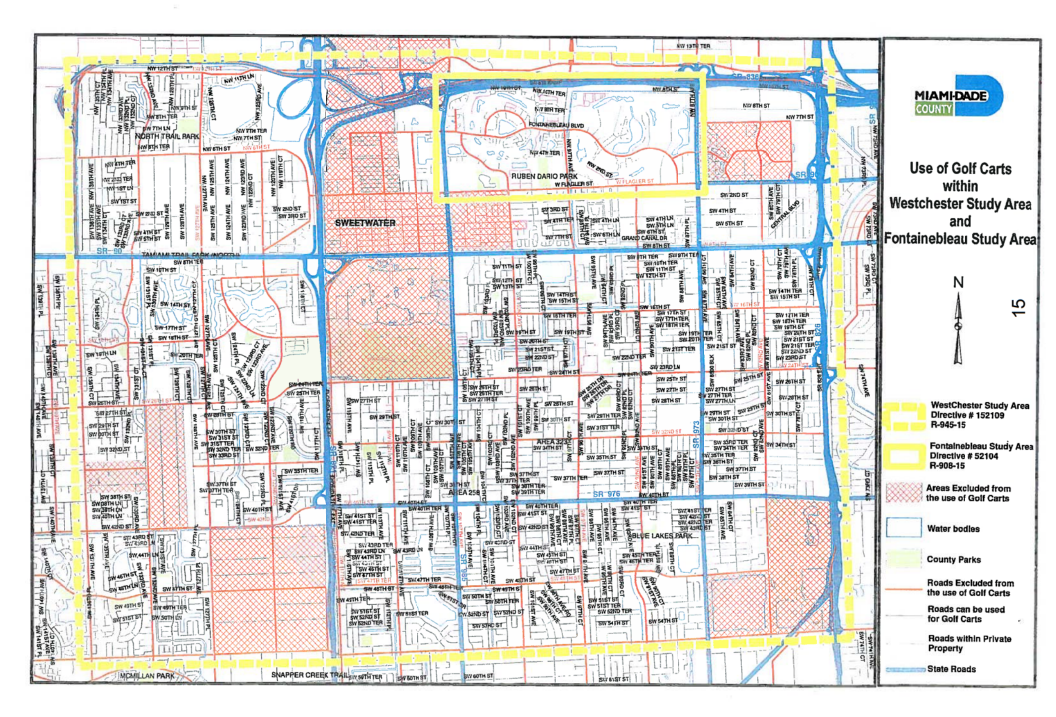
(45) "Swamp buggy" means a motorized off-road vehicle that is designed or modified to travel over swampy or varied terrain and that may use large tires or tracks operated from an elevated platform. The term does not include any vehicle defined in chapter 261 or otherwise defined or classified in this chapter.

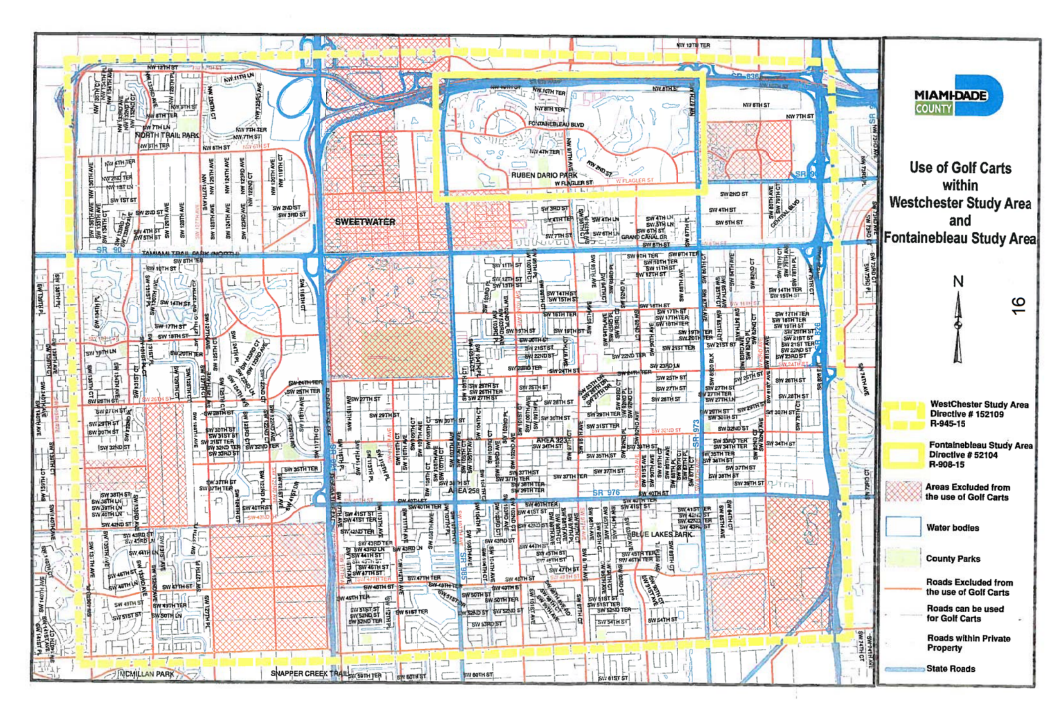
History.—ss. 1, 6, ch. 7275, 1917; s. 1, ch. 7737, 1918; RGS 1006, 1011; ss. 2, 5, ch. 8410, 1921; s. 2, ch. 9156, 1923; s. 1, ch. 9157, 1923; ss. 1, 3, ch. 10182, 1925; CGL 1280, 1285, 1677; s. 3, ch. 15625, 1931; s. 3, ch. 16085, 1933; s. 1, ch. 20743, 1941; s. 1, ch. 20911, 1941; s. 1, ch. 26923, 1951; s. 1, ch. 59-351; s. 1, ch. 65-61; s. 1, ch. 65-446; ss. 23, 24, 35, ch. 69-106; s. 1, ch. 70-215; s. 1, ch. 70-391; s. 93, ch. 71-377; s. 1, ch. 72-339; s. 1, ch. 73-284; s. 2, ch. 74-243; s. 3, ch. 75-66; s. 2, ch. 76-135; s. 4, ch. 76-286; s. 1, ch. 77-180; s. 1, ch. 77-357; s. 1, ch. 78-221; s. 125, ch. 79-400; s. 12, ch. 81-151; s. 22, ch. 82-134; s. 3, ch. 83-188; s. 23, ch. 83-215; s. 1, ch. 83-318; s. 1, ch. 84-182; s. 7, ch. 84-260; s. 5, ch. 85-155; s. 43, ch. 85-180; s. 10, ch. 85-309; s. 4, ch. 85-343; s. 11, ch. 86-243; s. 11, ch. 87-161; s. 20, ch. 87-198; s. 5, ch. 87-225; s. 1, ch. 88-147; s. 66, ch. 89-282; s. 2, ch. 89-320; s. 1, ch. 90-163; s. 4, ch. 90-270; s. 5, ch. 92-148; s. 39, ch. 94-306; s. 910, ch. 95-148; s. 10, ch. 95-247; s. 10, ch. 95-333; s. 29, ch. 96-413; s. 3, ch. 97-58; s. 2, ch. 99-163; s. 15, ch. 99-248; s. 39, ch. 2001-196; s. 1, ch. 2007-242; s. 16, ch. 2008-179; s. 6, ch. 2009-183; s. 20, ch. 2012-174; s. 27, ch. 2012-181; s. 27, ch. 2013-160; s. 72, ch. 2012-174; s. 27, ch. 2012-181; s. 27, ch. 2013-160; s. 72, ch. 2012-174; s. 27, ch. 2012-181; s. 70, ch. 2013-160; s. 72, ch. 2012-174; s. 72, ch. 2012-181; s. 74, ch. 2013-160; s. 72, ch. 2012-174; s. 74, ch. 2017-150.

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APPENDIX B





APPENDIX C



#	Road	From	То	# of Lanes	Speed	Classification
1	SW 56 ST/MILLER DR	SR 826	SW 137 AVE	4	40	Section/Arterial
2	SW 40 ST/BIRD RD (SR 976)	SR 826	FL Turnpike	6	40	Section/Arterial
3	SW 42 ST/BIRD RD	FL Turnpike	SW 137 AVE	4	40	Section/Arterial
4	SW 24 ST/CORAL WAY	SR 826	SW 89 AVE	6	40	Section/Arterial
5	SW 24 ST/CORAL WAY	SW 89 AVE	FL Turnpike	4	40	Section/Arterial
6	SW 26 ST/CORAL WAY	FL Turnpike	SW 137 AVE	4	40	Section/Arterial
7	SW 8 ST/TAMIAMI TRAIL (SR 90)	SR 826	SW 87 AVE	6	45	Section/Arterial
8	SW 8 ST/TAMIAMI TRAIL (SR 90)	SW 87 AVE	SW 107 AVE	8	45	Section/Arterial
9	SW 8 ST/TAMIAMI TRAIL (SR 90)	SW 107 AVE	SW 137 AVE	6	45	Section/Arterial
10	W FLAGLER ST (SR 968)	SR 826	SW 87 AVE	6	40	Section/Arterial
	W FLAGLER ST	SW 87 AVE	SW 107 AVE	6	40	Section/Arterial
_	W FLAGLER ST	SW 107 AVE	SW 115 AVE	6	40	Section/Collector
13	W FLAGLER ST	SW 115 AVE	SW 118 AVE	4	40	Section/Collector
_	NW 6 ST	NW 118 AVE	NW 137 AVE	2	30	section/Local
	SW 48 ST	SW 82 AVE	SW 107 AVE	2	30	Half-Sec/Collector
_	SW 47 TER	SW 107 AVE	SW 117 AVE	2	30	Half-Sec/Collector
	SW 47 ST	SW 117 AVE	SW 137 AVE	2	30	Half-Sec/Local
	SW 32 ST	SR 826	SW 117 AVE	2	35	Half-Sec/Collector
19	SW 34 ST	SW 117 AVE	SW 128 AVE	2	30	Half-Sec/Local
20	SW 34 ST	SW 132 AVE	SW 137 AVE	2	30	Half-Sec/Local
21	SW 16 ST	SR 826	SW 107 AVE	2	35	Half-Sec/Collector
22	SW 18 ST	FL Turnpike	SW 132 AVE	4	30	Half-Sec/Local
23	FONTAINEBLEAU BLVD	W Flagler ST	NW 107 AVE	4	35	Half-Sec/Local
24	NW 7 ST	NW 107 AVE	NW 114 AVE	4	35	Half-Sec/Local
25	NW 7 ST	NW 79 AVE	NW 87 AVE	4	30	Half-Sec/Collector
26	PARK BLVD	Fontainebleau BLVD	NW 84 AVE	4	30	Local
27	NW 2 ST & NW 3 ST	NW 79 AVE	NW 84 AVE	4	30	Local
	NW 9 ST CIR	Fontainebleau BLVD	Fontainebleau BLVD	4	35	Local
29	NW 12 ST	SR 826	NW 107 AVE	4	40	Section/Arterial
30	NW 12 ST	NW 107 AVE	FL Turnpike	6	40	Section/Arterial
31	NW 12 ST	FL Turnpike	NW 127 AVE	4	40	Section/Arterial
32	NW 12 ST	NW 127 AVE	NW 137 AVE	4	35	Section/Arterial
33	SW 10 ST	SW 118 CT	SW 124 CT	4	30	Local
34	SW 34 ST	FL Turnpike	SW 128 AVE	2	30	Half-Sec/Local
35	SW 36 ST	SW 132 AVE	SW 137 AVE	2	30	Local
	SW 43 ST	SW 118 AVE	SW 127 AVE	2	30	Local
37	SW 45 ST	SW 118 AVE	SW 127 AVE	2	30	Local
38	SW 46 ST	SW 118 AVE	SW 127 AVE	2	30	Locai
39	SW 49 ST	SW 118 AVE	SW 122 AVE	2	30	Local
40	SW 51 ST	SW 118 AVE	SW 127 AVE	2	30	Local
41	NW 87 AVE/GALLOWAY RD (SR 973)	NW 12 ST	W Flagler ST	6	40	Section/Arterial
42	SW 87 AVE/GALLOWAY RD (SR 973)	W Flagler ST	SW 56 ST/Miller DR	4	40	Section/Arterial
43	NW/SW 97 AVE	NW 12 ST	SW 8 ST/Tamiami Trail	4	35	Section/Collector
44	SW 97 AVE	SW 8 ST/Tamiami Trail	SW 40 ST/Bird RD	3	35	Section/Collector
45	SW 97 AVE	SW 40 ST/Bird RD	SW 56 ST/Miller DR	2	35	Section/Collector
46	NW 107 AVE (SR 985)	NW 12 ST	W Flagler ST	6	40	Section/Arterial
47	SW 107 AVE (SR 985)	W Flagler ST	SW 8 ST/Tamiami Trail	4	40	Section/Arterial
48	SW 107 AVE (SR 985)	SW 8 ST/Tamiami Trail	SW 24 ST/Coral Way	6	40	Section/Arterial
49	SW 107 AVE (SR 985)	SW 24 ST/Coral Way	SW 24 ST/Coral Way	4	40	Section/Arterial
50	SW 117 AVE	SW 8 ST/Tamiami Trail	SW 40 ST/Bird RD	2	30	Section/Arterial
51	SW 117 AVE	SW 40 ST/Bird RD	SW 56 ST/Miller DR	2	40	Section/Arterial
52	NW/SW 127 AVE	NW 12 ST	SW 26 ST/Coral Way	4	35	Section/Collector
53	SW 127 AVE	SW 26 ST/Coral Way	SW 42 ST/Bird RD	2	35	Section/Collector
	SW 127 AVE	SW 42 ST/Bird RD	SW 56 ST/Miller DR	4	40	Section/Collector



#	Road	From	То	# of Lanes	Speed	Classification
55	NW/SW 137 AVE (SR 825)	NW 12 ST	SW 8 ST/Tamiami Trail	6	40	Section/Arterial
56	SW 137 AVE	SW 8 ST/Tamiami Trail	SW 26 ST/Coral Way	4	35	Section/Arterial
57	SW 137 AVE	SW 26 ST/Coral Way	SW 56 ST/Miller DR	6	40	Section/Arterial
58	NW 79 AVE	W Flagler ST	NW 7 ST	4	35	Collector
59	NW 82 AVE	NW 7 ST	W Flagier ST	4	30	Half-Sec/Local
60	SW 82 AVE	W Flagler ST	Grand Canal DR	2	30	Half-Sec/Local
61	SW 82 AVE	SW 8 ST/Tamiami Trail	SW 40 ST/Bird RD	2	35	Haif-Sec/Collector
62	SW 82 AVE	SW 40 ST/Bird RD	SW 56 ST/Miller DR	2	30	Half-Sec/Collector
63	SW 92 AVE	W Flagler ST	SW 8 ST/Tamiami Trail	4	30	Half-Sec/Collector
64	SW 92 AVE	SW 8 ST/Tamiami Trail	SW 56 ST/Miller DR	2	35	Half-Sec/Collector
65	W PARK DR	Fontainebleau BLVD	W Flagler ST	4	30	Half-Sec/Local
66	SW 102 AVE	W Flagler ST	SW 7 ST	2	30	Half-Sec/Local
67	SW 102 AVE	SW 8 ST/Tamiami Trail	SW 20 ST	2	35	Half-Sec/Collector
68	SW 102 AVE	SW 20 ST	SW 24 ST/Coral Way	4	35	Half-Sec/Collector
69	SW 102 AVE	SW 24 ST/Coral Way	SW 56 ST/Miller DR	2	35	Half-Sec/Collector
70	SW 112 AVE	SW 24 ST/Coral Way	SW 56 ST/Miller DR	2	35	Half-Sec/Collector
71	WALSH BLVD	SW 118 AVE	SW 122 AVE	2	30	Collector
72	SW 118 AVE	NW 6 ST	W Flagler ST	2/4	30	Local
73	NW/SW 122 AVE	NW 6 ST	SW 8 ST/Tamiami Trail	2/4	30	Half-Sec/Local
74	SW 122 AVE	SW 8 ST/Tamiami Trail	SW 10 ST	6	30	Half-Sec/Collector
75	SW 122 AVE	SW 10 ST	SW 26 ST/Coral Way	4	30	Half-Sec/Collector
76	SW 122 AVE	SW 26 ST/Coral Way	SW 42 ST/Bird RD	2	30	Half-Sec/Collector
77	SW 122 AVE	SW 42 ST/Bird RD	SW 56 ST/Miller DR	2	35	Half-Sec/Local
78	NW/SW 132 AVE	NW 12 ST	SW 8 ST/Tamiami Trail	2	30	Half-Sec/Collector
79	SW 132 AVE	SW 8 ST/Tamiami Trail	SW 18 ST	4	35	Half-Sec/Collector
80	SW 132 AVE	SW 18 ST	SW 26 ST/Coral Way	2	30	Half-Sec/Collector
81	SW 132 AVE	SW 26 ST/Coral Way	SW 42 ST/Bird RD	2	30	Half-Sec/Local
82	SW 132 AVE	SW 42 ST/Bird RD	SW 56 ST/Miller DR	4	35	Half-Sec/Local
83	SW 124 CT	SW 10 ST	SW 18 ST	4	30	Local
84	SW 129 AVE	SW 26 ST/Coral Way	SW 42 ST/Bird RD	2	30	Local
	SW 130 AVE	SW 26 ST/Coral Way	SW 42 ST/Bird RD	2	30	Local
_	FLAGLER PARK BLVD	NW 2 ST	NW 82 AVE	2	30	Local
	NW 84 AVE	NW 3 ST	W Flagler ST	4	30	Local
_	NW 99 AVE	Fontainebleau BLVD	NW 7 ST	4	30	Local
	NW 106 AVE	Fontainebleau BLVD	NW 106 AVE CIR	4	30	Local