OFFICE OF THE MAYOR
MIAMI-DADE COUNTY, FLORIDA

VETO AND VETO MESSAGE

To: Honorable Chairwoman Audrey M. Edmonson and Members of the Board of County Commissioners
Miami-Dade County, Florida

From: Carlos A. Gimenez, Mayor
Miami-Dade County, Florida

Pursuant to the authority vested in me under the provisions of Section 2.02.D of the Miami-Dade County Home Rule Charter, I hereby veto Resolution No. R-1159-19, which was adopted at the October 29, 2019 Board of County Commissioners meeting:

RESOLUTION ESTABLISHING COUNTY POLICY REGARDING MOTOR VEHICLE RACING; ESTABLISHING COUNTY POLICY TO: (1) PROHIBIT TEMPORARY OR PERMANENT ROAD CLOSURES ON COUNTY ROADWAYS THAT ABUT OR TRAVERSE RESIDENTIALLY ZONED DISTRICTS WITHIN THE MUNICIPAL BOUNDARIES OF MIAMI GARDENS; (2) REQUIRE APPLICATIONS TO THE COUNTY FOR TEMPORARY OR PERMANENT ROAD CLOSURES FOR MOTOR VEHICLE RACING BE PRESENTED TO THE BOARD OF COUNTY COMMISSIONERS FOR ITS DETERMINATION; (3) REQUIRE ALL APPLICATIONS FOR TEMPORARY OR PERMANENT ROAD CLOSURES FOR MOTOR VEHICLE RACING BE ACCOMPANIED BY AN APPLICATION FEE THAT IS SUFFICIENT TO COVER THE COST OF A NOISE, AIR AND TRAFFIC STUDY ANALYZING THE IMPACTS TO SURROUNDING AREAS ASSOCIATED WITH THE NOISE DECIBEL LEVELS, EXHAUST FUMES AND TRAFFIC; AND (4) REQUIRE COUNTY MAYOR OR MAYOR'S DESIGNEE TO UNDERTAKE SAID NOISE, TRAFFIC, AND AIR STUDY FOR ANY ROAD CLOSURE APPLICATION FOR A MOTOR VEHICLE RACE AND TO SUBMIT THE RESULTS OF THE STUDY ALONG WITH ANY APPLICATION PRESENTED TO THE BOARD; DIRECTING THE COUNTY MAYOR OR MAYOR'S DESIGNEE TO PREPARE AND SUBMIT TO THE BOARD FOR ITS APPROVAL AN IMPLEMENTING ORDER SETTING FORTH THE POLICIES ADOPTED HEREIN AND AN APPLICATION PROCESS AND ASSOCIATED FEES FOR ROAD CLOSURES FOR MOTOR VEHICLE RACES.
VE TO MESSAGE

On October 29, 2019, the Board of County Commissioners adopted Resolution No. R-1159-19, establishing County policy regarding motor vehicle racing. This legislation would prohibit the Formula One race in its current configuration from taking place in Miami Gardens. And while I remain sensitive to residents’ concerns in Miami Gardens, I believe it is premature to attempt to block an event of the magnitude of Formula One outright. Therefore, I am vetoing this legislation to reset the conversation to a neutral posture and give all parties time to work on a resolution that benefits the community and allows Formula One to continue in Miami-Dade County.

Just yesterday, I had what was, in my opinion, a productive meeting with Commissioner Jordan and representatives of Rolling Crest Lake Inc., the Miami Dolphins, and Formula One. This meeting was an opportunity to get all parties in one room and to mitigate and/or eliminate any issues related to hosting the event at Hard Rock Stadium. The outcome of that meeting was an agreement by the Dolphins to respond in writing within two weeks to the concerns raised during our meeting, and to show an action plan for how these concerns could be mitigated. I remain committed to respecting the residents of Miami Gardens, and I remain committed to finding a way to bring this world-class event to our community. Given the fact that the Formula One Miami Grand Prix is not scheduled until May 2021, I respectfully urge the Board to uphold my veto and allow my office more time to continue this dialogue with all parties.

Attachment
MEMORANDUM

TO: Honorable Chairwoman Audrey M. Edmonson and Members, Board of County Commissioners

DATE: October 29, 2019

FROM: Abigail Price-Williams
County Attorney

SUBJECT: Resolution establishing County policy regarding motor vehicle racing; establishing County policy to: (1) prohibit temporary or permanent road closures on County roadways that abut or traverse residentially zoned districts within the municipal boundaries of Miami Gardens; (2) require applications to the County for temporary or permanent road closures for motor vehicle racing be presented to the Board of County Commissioners for its determination; (3) require all applications for temporary or permanent road closures for motor vehicle racing be accompanied by an application fee that is sufficient to cover the cost of a noise, air and traffic study analyzing the impacts to surrounding areas associated with the noise decibel levels, exhaust fumes and traffic; and (4) require County Mayor to undertake said noise, traffic, and air study for any road closure application for a motor vehicle race and to submit the results of the study along with any application presented to the Board; directing the County Mayor to prepare and submit to the Board for its approval an implementing order setting forth the policies adopted herein and an application process and associated fees for road closures for motor vehicle races.

Resolution No. R-1159-19

The accompanying resolution was prepared and placed on the agenda at the request of Prime Sponsor Commissioner Barbara J. Jordan.

Abigail Price-Williams
County Attorney

APW/snm
MEMORANDUM
(Revised)

TO: Honorable Chairwoman Audrey M. Edmonson
and Members, Board of County Commissioners

FROM: Apgail Price-Williams
County Attorney

DATE: October 29, 2019

SUBJECT: Agenda Item No. 11(A)(7)

Amended

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

___ 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 majority vote (i.e., 2/3’s present ___, 2/3 membership ___, 3/5’s ___, unanimous ___, CDMP 7 vote requirement per 2-116.1(3)(h) or (4)(c) ___, CDMP 2/3 vote requirement per 2-116.1(3)(h) or (4)(c) ___, or CDMP 9 vote requirement per 2-116.1(4)(c)(2) ___) to approve

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

_/s_
RESOLUTION NO. R-1159-19

RESOLUTION ESTABLISHING COUNTY POLICY REGARDING MOTOR VEHICLE RACING; ESTABLISHING COUNTY POLICY TO: (1) PROHIBIT TEMPORARY OR PERMANENT ROAD CLOSURES ON COUNTY ROADWAYS THAT ABUT OR TRAVERSE RESIDENTIALLY ZONED DISTRICTS WITHIN THE MUNICIPAL BOUNDARIES OF MIAMI GARDENS; (2) REQUIRE APPLICATIONS TO THE COUNTY FOR TEMPORARY OR PERMANENT ROAD CLOSURES FOR MOTOR VEHICLE RACING BE PRESENTED TO THE BOARD OF COUNTY COMMISSIONERS FOR ITS DETERMINATION; (3) REQUIRE ALL APPLICATIONS FOR TEMPORARY OR PERMANENT ROAD CLOSURES FOR MOTOR VEHICLE RACING BE ACCOMPANIED BY AN APPLICATION FEE THAT IS SUFFICIENT TO COVER THE COST OF A NOISE, AIR AND TRAFFIC STUDY ANALYZING THE IMPACTS TO SURROUNDING AREAS ASSOCIATED WITH THE NOISE DECIBEL LEVELS, EXHAUST FUMES AND TRAFFIC; AND (4) REQUIRE COUNTY MAYOR OR MAYOR'S DESIGNEE TO UNDERTAKE SAID NOISE, TRAFFIC, AND AIR STUDY FOR ANY ROAD CLOSURE APPLICATION FOR A MOTOR VEHICLE RACE AND TO SUBMIT THE RESULTS OF THE STUDY ALONG WITH ANY APPLICATION PRESENTED TO THE BOARD; DIRECTING THE COUNTY MAYOR OR MAYOR'S DESIGNEE TO PREPARE AND SUBMIT TO THE BOARD FOR ITS APPROVAL AN IMPLEMENTING ORDER SETTING FORTH THE POLICIES ADOPTED HEREIN AND AN APPLICATION PROCESS AND ASSOCIATED FEES FOR ROAD CLOSURES FOR MOTOR VEHICLE RACES

WHEREAS, motor vehicle racing is an exciting and popular sporting event; and

WHEREAS, for certain events motor vehicle races are held within stadiums and facilities and other motor vehicle races are held on public roads running through cities; and
WHEREAS, while motor vehicle races can have a positive impact on a community in the form of increased publicity, tourism and economic development, such races can also have an overriding detrimental impact on a community if the race course is held in whole or in part on public roadways that abut or traverse residential neighborhoods or bedroom communities, as the motor vehicles are very loud and may release exhaust fumes, and the duration of the race and closed roads may cause traffic congestion; and

WHEREAS, the closing of roadways associated with the hosting of motor vehicle races should therefore be closely and carefully analyzed to assess the noise, traffic and exhaust impacts; and

WHEREAS, more importantly, road closures for purposes of holding motor vehicle races on the County roadways that abut or traverse residentially zoned district within the City of Miami Gardens should be barred and prohibited; and

WHEREAS, Section 2-95.1 of the Code of Miami-Dade County, Florida provides that the Department of Transportation and Public Works ("DTPW") is "empowered and shall have the duty and responsibility to perform, under the administrative direction and supervision of the County [Mayor], and in accordance with policies adopted by the Board of County Commissioners," certain traffic functions; and

WHEREAS, this Board desires to adopt policies pertaining to road closures for motor vehicle races and to have the County Mayor or Mayor's designee prepare and submit for this Board's approval an implanting order setting forth said policies and an application and fee process for temporary or permanent road closures for the hosting of motor vehicle races,
NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that:

Section 1. The foregoing recitals are adopted as if fully set forth herein.

Section 2. This Board hereby adopts and establishes County policy pertaining to motor vehicle racing to: (1) prohibit temporary or permanent road closures on County roadways that abut or traverse residentially zoned districts within the municipal boundaries of the City of Miami Gardens; (2) require applications to the County for temporary or permanent road closures for motor vehicle racing be presented first to the local community in which the proposed motor vehicle race is to be held and next to the Board of County Commissioners for its determination; (3) require all applications for temporary or permanent road closures for motor vehicle racing be accompanied by an application fee in an amount that is sufficient to cover the cost of a noise, air and traffic study analyzing the impacts to the surrounding areas likely to result from the motor vehicle race associated with the noise decibel levels, exhaust fumes and traffic; and (4) require the County Mayor or Mayor’s designee to undertake said noise, traffic and air study for any road closure application to the County for a motor vehicle race and to submit the results of the study along with any application presented to this Board for its consideration.

Section 3. This Board directs the County Mayor or Mayor’s designee to prepare and submit to the Board for its approval, within 60 days of the effective date of this resolution, an implementing order setting forth the policies adopted herein and setting forth an application process and associated fees for road closures for motor vehicle races, to include the cost of required noise, air and traffic studies. The implementing order prepared by the County Mayor or Mayor’s designee for this Board’s consideration shall: (a) require that DTPW conduct a noise, air and traffic study
for each motor vehicle race that seeks a road closure; (b) prohibit temporary or permanent road closures for motor vehicle races where any part of the race course abuts or traverses a residentially zoned district within the municipal boundaries of the City of Miami Gardens; and (c) require that the application for a temporary or permanent road closure for motor vehicle races be presented first to the local community in which the proposed motor vehicle race is to be held prior to the Board's consideration of same.

The Prime Sponsor of the foregoing resolution is Commissioner Barbara J. Jordan. It was offered by Commissioner Barbara J. Jordan, who moved its adoption. The motion was seconded by Commissioner Eileen Higgins and upon being put to a vote, the vote was as follows:

Audrey M. Edmonson, Chairwoman
Rebeca Sosa, Vice Chairwoman

Esteban L. Bovo, Jr. nay
Jose "Pepe" Diaz nay
Eileen Higgins aye
Joe A. Martinez nay
Dennis C. Moss aye
Xavier L. Suarez aye

Daniella Levine Cava aye
Sally A. Heyman nay
Barbara J. Jordan aye
Jean Monestime aye
Sen. Javier D. Souto aye

[Signature]

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Amended
Agenda Item No. 11(A)(7)
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The Chairperson thereupon declared this resolution duly passed and adopted this 29th day
of October, 2019. 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
COUNTRY COMMISSIONERS

HARVEY RUVIN, CLERK

By:__________________________
Deputy Clerk

Approved by County Attorney as
to form and legal sufficiency.

Monica Rizo Perez.