MEMORANDUM

Agenda Item No. 11(A)(8)

TO:	Honorable Chairman Joe A. Martinez and Members, Board of County Commissioners	DATE:	November 3, 2011
FROM:	R. A. Cuevas, Jr. County Attorney	SUBJECT:	Resolution urging the Florida Legislature to pass legislation prohibiting employers from using credit history in determining whether to deny employment to a job applicant, discharge an employee or decide compensation, except where credit history is job- related; further urging congress to approve H.R. 321, the Equal Employment for All Act, or similar legislation
	Resolution R-937-11		

The accompanying resolution was prepared and placed on the agenda at the request of Co-Prime Sponsors Chairman Joe A. Martinez and Commissioner Barbara J. Jordan.

R. A. Cuevas, Jr.

County Attorney

RAC/jls



TO:	Honorable Chairman Joe A. Martinez and Members, Board of County Commissioners	DATE:	November 3, 2011			
FROM:	R. A. Cuevas, Jr. County Attorney	SUBJECT:	Agenda Item No. 11(A)(8)			
P	lease note any items checked.					
	————————————————————————————————————					
	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 Manager's report for public hearing 					
V	No committee review					
	Applicable legislation requires more than 3/5's, unanimous) to approve	a majority vo	te (i.e., 2/3's,			
	Current information regarding funding s balance, and available capacity (if debt is					

Approved	 Mayor
Veto	
Override	

Agenda Item No. 11(A)(8) 11-3-11

RESOLUTION NO. R-937-11

RESOLUTION URGING THE FLORIDA LEGISLATURE TO PASS LEGISLATION PROHIBITING EMPLOYERS FROM USING CREDIT HISTORY IN DETERMINING WHETHER TO DENY EMPLOYMENT TO A JOB APPLICANT, DISCHARGE AN EMPLOYEE OR DECIDE COMPENSATION, EXCEPT WHERE CREDIT HISTORY IS JOB-RELATED; FURTHER URGING CONGRESS TO APPROVE H.R. 321, THE EQUAL EMPLOYMENT FOR ALL ACT, OR SIMILAR LEGISLATION

WHEREAS, 6.4 million people in the U.S. have been unemployed for six months or longer; and

WHEREAS, the prospect of finding a new job is daunting enough with an employment

gap on a resume, but a negative credit history can present even greater challenges; and

WHEREAS, employers are increasingly using a person's credit history as a screening

tool for hiring and retention decisions; and

WHEREAS, 60 percent of employers conduct credit checks on job applicants, up from

42 percent in 2006 and 25 percent in 1998; and

WHEREAS, while employers are increasingly using credit scores, a poor credit score

may be entirely unrelated to job performance; and

WHEREAS, there are many understandable reasons that a person might have a poor credit history that have nothing to do with a person's ability to do a good job, such as costly medical problems, a messy divorce or having been laid off from a job; and

WHEREAS, during its 2011 session, the Maryland General Assembly enacted the Job Applicant Fairness Act, HB 87, Chapter 29; and

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WHEREAS, the Job Applicant Fairness Act prohibits most employers from using credit history in determining whether to deny employment to a job applicant, discharge an employee, decide compensation, or evaluate other terms and conditions of employment unless it meets specific timing and job-related requirements; and

WHEREAS, limited exceptions allow employers to request or use credit information where such information is job related, including positions at financial institutions and other confidential job duties; and

WHEREAS, under Maryland's Job Applicant Fairness Act, an employer must disclose its intent to request a credit history check in writing to the applicant or employee where job duties warrant it; and

WHEREAS, the Job Applicant Fairness Act was signed into law by Maryland Governor Martin O'Malley on April 12, 2011, and went into effect on October 1, 2011; and

WHEREAS, the States of Illinois, Washington, Oregon, and Hawaii also have enacted similar legislation prohibiting the use of credit information for employment purposes; and

WHEREAS, fifteen other states currently are considering similar legislation; and

WHEREAS, a bill was filed for consideration during the Florida Legislature's 2011 session, SB 1562 by Senator Gary Siplin (D – Orlando) that would have prohibited the use of a job applicant's personal credit history as a hiring criterion, but SB 1562 did not pass; and

WHEREAS, similar legislation also has been filed at the federal level; and

WHEREAS, H.R. 321, the Equal Employment for All Act, has been filed for consideration during the 112th U.S. Congress by Congressman Steve Cohen (D – Tennessee); and

WHEREAS, H.R. 321 would prohibit the use of consumer credit checks against current and prospective employees for the purpose of making employment decisions; and

WHEREAS, this Board recently enacted Resolution No. 878-11, which directed the Mayor or designee to develop a procedure for ensuring that the County does not use credit history as a criteria for hiring or promoting employees except for positions where such a history is related to the duties of the position; and

WHEREAS, passage of legislation at either the federal or state level that would prohibit employers from using credit history in making hiring decisions could assist many people who are currently looking for jobs in these difficult economic times,

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

<u>Section 1.</u> Urges the Florida Legislature to pass legislation prohibiting employers from using credit history in determining whether to deny employment to a job applicant, discharge an employee or decide compensation except where credit history is job-related.

Section 2. Urges Congress to approve H.R. 321, the Equal Employment for All Act, or similar legislation.

<u>Section 3.</u> Directs the Clerk of the Board to transmit certified copies of this resolution to the Florida Congressional Delegation, the Governor, Senate President, House Speaker, and the Chair and Members of the Miami Dade State Legislative Delegation.

<u>Section 4.</u> Directs the County's state and federal lobbyists to support the legislation set forth in Sections 1 and 2 above, and authorizes and directs the Office of Intergovernmental Affairs to amend the 2012 state and federal legislative packages to include this item.

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The Co-Prime Sponsors of the foregoing resolution are Chairman Joe A. Martinez and Commissioner Barbara J. Jordan. It was offered by Commissioner Rebeca Sosa , who moved its adoption. This motion was seconded by Commissioner Sally A. Heyman and upon being put to a vote, the vote was as follows:

Joe A. Martinez, Chairman aye								
Audrey M. Edmonson, Vice Chairwoman aye								
Bruno A. Barreiro	aye	Lynda Bell	aye					
Esteban L. Bovo, Jr.	aye	Jose "Pepe" Diaz	aye					
Sally A. Heyman	aye	Barbara J. Jordan	aye					
Jean Monestime	aye	Dennis C. Moss	aye					
Rebeca Sosa	aye	Sen. Javier D. Souto	aye					
Xavier L. Suarez	absent							

The Chairperson thereupon declared the resolution duly passed and adopted this 3rd day of November, 2011. This resolution shall become effective ten (10) days after the date of its adoption unless vetoed by the Mayor, and if vetoed, shall become effective only upon an override by this Board.

MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK **CHRISTOPHER AGRIPPA** eputy Clerk

Approved by County Attorney as to form and legal sufficiency.

Jess M. McCarty