AdministrativeIO No.: 2-5 Ordered: 7/25/2000_9/19/2019 Effective: 8/4/2000_10/1/2019

Code Enforcement

AUTHORITY:

Section 4.02 of the The Miami-Dade County Home Rule Amendment and Charter, including, among others, Sections 1.01, 2.02(A), 5.01 and 5.03, and Chapter 8CC, Code of Miami-Dade County.

SUPERSEDES:

This AdministrativeImplementing Order supersedes Administrative Order 2-5 ordered MayJuly 25,1999, 2000 and effective JuneAugust 4, 19992000.

POLICY:

It shall be the policy of Miami-Dade County to foster compliance with the ordinances passed by the Board of County Commissioners, as embodied in the Code of Miami-Dade County (hereinafter referred to as the "Code") by encouraging its Code Inspectors to utilize available enforcement mechanisms, including the issuance of Uniform Civil Violation Notices ("CVNs"), to attain this goal. It shall also be the policy of Miami-Dade County to recover enforcement fines levied, administrative hearing and enforcement costs incurred by the departments involved in code enforcement activities, and accrued interest by utilizing administrative settlement and lien procedures as permitted by law.

ENFORCEMENT PROCEDURE FOR MUNICIPALITIES:

Municipalities within Miami-Dade County shall be entitled to utilize the applicable provisions of Chapter 8CC within their municipal boundaries by entering into an interlocal agreement with Miami-Dade County which shall contain, at a minimum, the following:

- 1. The section or sections of the Code as listed in Section 8CC-10, which the municipality wishes to enforce through this chapter.
- 2. The job title of the agents or employees of the municipality authorized to perform the enforcement functions and the number of agents or employees so authorized.
- 3. The amount reimbursable to Miami-Dade County for administrative costs relating to the conduct of hearings on appeals from CVNs issued by the municipality, including, but not limited to, attorney's fees and costs, costs of transcription and clerical costs.

- 4. The amount of revenue reimbursable to the municipality from any fine collected pursuant to the issuance of a CVN.
- 5. An agreement to indemnify and save the County harmless from and against any and all liability, actions and cause of action relating to the municipality's utilization of the provisions of Chapter 8CC and the Code of Miami-Dade County, if applicable.
- 6. A term not to exceed three years.

<u>pursuant to Code Section 8CC-11.</u> The County reserves the right to set minimum education, training and background check requirements to be met by municipal employees or agents enforcing the Code. Furthermore, the County shall provide oversight and auditing authority in order to withdraw delegation if it is determined that the municipality is improperly enforcing the code.

<u>Code.</u> Any appeals to the Circuit Court or beyond from CVNs issued by a municipality shall be handled by that municipality and its legal staff.

HEARING OFFICERS:

Passage of Ordinance No. 85-33 created and established a code enforcement position to be filled by Hearing Officers. The County Manager, or his designee, shall prepare and submit for ratification to the Clerk of the Board of County Commissioners a list of qualified candidates nominated for appointment as Hearing Officers pursuant to the provisions of Section 8CC-2 of the Code. Compensation for Hearing Officers shall be \$ 50.00 per hour for a minimum of \$200.00 and up to a maximum of \$400.00 per day.

DEPARTMENTS' -RESPONSIBILITIES:

<u>Code Enforcement departmentDepartment</u> directors <u>of those departments charged</u> <u>with code enforcement</u>, or their designees, shall be responsible for the following:

1. Prior to being provided the authority to initiate enforcement -proceedings under Section 8CC-3(a) of the Code, a Code Inspector shall be required to successfully complete a "Triple I"Level 2" state and national criminal background history record check, which shall be conducted by the Miami-Dade Police Human Resources Department <u>at</u> through the -Florida Department of Law Enforcement and the Federal Bureau of Investigation at the request ----of--- Code Enforcement This criminal history background -investigation, which check departments. consists -of -a -complete computer search of nationwide search of law enforcement -- databases, shall include and includes a review of Federal, State federal, state and local criminal activity. In addition, driving The Level 2 criminal history records shall be reviewed as a part of the initial criminal background check and subsequently on an annual basis. Existing Code Inspectors shall be subject to annual driving record checks and shall be provided with notification of this requirement prior to implementation of this Administrative Order. The "Triple I" background check requirements shall be included in all Code Inspector job announcements. Municipal employees shall also be required to successfully complete a <u>"Triple I" background investigationLevel 2 criminal history record check</u> or its equivalent prior to <u>being provided authority to initiate enforcement</u> proceedings under Chapter 8CC of the Code. In addition, driving records shall be reviewed as a part of the initial criminal background check and subsequently on an annual basis.

- 2. Code Inspectors shall enforce the ordinances listed in –Section –8CC-10 –of- the Code within the jurisdiction of their respective departments.
- 3. Upon issuance of a CVN to a violator, a completed copy of the CVN must be sent to Code Enforcement, County Clerk Division.
- 3. All-Upon the issuance of a CVN the issuing Department will transmit a copy of the CVN, or the required data, to the Code Enforcement division of the Miami-Dade County Finance Department. Processes pertaining to the enforcement of the Code, including, but not limited to the enforcement language written on the CVN, all notices and due process requirements, shall be the responsibility of the Department. The Departments will collaborate with the Finance Department prior to the modification of the stated forms and notices to coordinate efficiencies among the enforcement and collection processes.
- 4. <u>Named violators shall be notified on the CVN that: (a) all</u> original civil penalty payments, –continuing –civil –penalty –payments- and administrative hearing costs imposed pursuant to the provisions of Chapter 8CC shall be remitted directly to <u>the Code Enforcement, division of the Miami-Dade</u> County <u>Clerk DivisionFinance Department</u>, with a check made payable to <u>the Clerk of the Circuit and "Miami-Dade</u> County <u>CourtsFinance"</u>, unless the case is the subject of a settlement agreement-; and (b) all appeals of a CVN or Assessment of Continuing Penalties shall be sent directly to, and filed with, Code Enforcement, County Clerk Division.
- 5. For any CVN issued in which a date of correction has been given, or -for any case -in which a Hearing Officer has set a date of correction (see Sec. 8CC-4(f) of the Code), or in which the Department has extended the date of compliance by Agreement, a Code Inspector must prepare an Affidavit of Compliance or Non-Compliance as appropriate and send a copy to Code Enforcement, County Clerk Division. The Affidavit must indicate whether payment of the civil penalty has been made and the violation has been corrected by the applicable date of correction set forth in the CVN or by the Hearing Officer; and, if itthe violation has not, the been corrected or payment of the civil penalty has not been made, an Affidavit of Non-Compliance must so reflect and must set forth a request that thea Hearing Officer issue an Order finding the violator guilty of a continuing violation, if applicable, imposing and assess continuing violation penalties based upon the length of time the civil penalty remained unpaid and/or the violation continued to be effective beginning on the original date of correction and ending at a specifiedexist beyond the applicable date, and setting forth the total amount of penalties and costs to be paid by the violator of compliance.

- Departments shall be authorized to signenter into agreements, extending dates of compliance with the Code, settling civil -penalties- and liens for amounts less than the maximum continuing penalty, costs and accrued interest. Such agreements shall contain the justification for settlement; the CVN number; the original penalty amount; the settlement amount; the amount collected (indicating full payment or partial payment); and, the signature of the department director, or designee, with notification to the Code Enforcement division of the Miami-Dade County Finance Department and to Code Enforcement, County Clerk Division. If any penalties have been made the subject of court actions, settlements must also include an approval from the County Attorney's Office, as applicable. Unless otherwise specifically provided in the Code, the department will require the violator to remit the original amount of the ticket and any administrative hearing -costs -imposed -by -the Hearing -Officer -to -the Code Enforcement, division of the Miami-Dade County Clerk Division Finance Department and -will -collect -the- remainder -of- the settlement amount directly. The departments Departments shall provide to the Code Enforcement, division of the Miami-Dade County Clerk DivisionFinance Department a written settlement formmemorandum which includes the following information: CVN number, settlement amount, amount received, date received, and record of collection number. If the settlement is based upon installment payments, the department shall provide the foregoing information for each payment until satisfaction of the agreement.
- 7. Whenever a violator has corrected a violation but failed to pay the civil penalty, or has failed to correct the violation and pay the civil penalty, or has paid the civil penalty but failed to correct the violation, thethen, upon the assessment of continuing penalties by a Hearing Officer, the named violator will be advised that if payment of the assessed penalties is not received, a lien shall be placed against the named violator's real and/or personal property unless the Department enters into a settlement agreement with the named violator. The departments shall notify the violator of Miami-Dade County's intent to file asaid lien against the violator's real or personal property when permitted by law. The Notice of Intent to Lien shall offer the violator an opportunity within a specified time period to avoid placement of the lien by executing a settlement agreement which provides for correction of the violation, payment of the original amount of the CVN, payment of continuing penalties, payment of administrative hearing costs where applicable, payment of all enforcement costs incurred by the department and accrued interest. A copy of the Notice of Intent to Lien shall be sent to mortgage holders and may be sent to insurance carriers, credit bureaus and any other parties holding a legal, equitable or beneficial interest in the property.
- 8. A lien shall be placed on a violator's real or personal property, except as provided for herein, if the violator does not respond within the prescribed time period to the Notice of Intent to Lien by correcting the violations and paying all penalties, costs and interest due, or executing a settlement agreement and complying with said agreement. The lien document shall make specific reference to the civil violation notice number and the issuing department. The lien shall be recorded in the public recordsOfficial Records of Miami-Dade County, and the Code Enforcement.

<u>division of the Miami-Dade</u> County <u>Clerk Division, Finance Department</u> shall be notified of same.

- 9. Departments -may -offer -a -payment -plan -in- negotiating settlements prior to or after placement of liens upon written request of the violator and establishment of economic need-<u>or extenuating circumstances</u>. In order to insure the department's ability to collect all civil penalties, administrative hearing and enforcement costs and interest due, departments are required to file a lien where possible whenever the violator enters into a payment plan in response to a Notice of Intent to Lien.
- 10. Upon placement of a lien against real or personal properties, the individual -or business entity holding a mortgage on the property and credit bureaus shall be notified of the lien placement by the department. The department may notify credit bureaus, insurance carriers and other parties holding a legal, equitable or beneficial interest in the property of the placement of the lien.
- 11. The department may initiate collection proceedings including, but not limited to, referral to collection agencies and filing of civil suits as warranted in an effort to recover monies owed Miami-Dade County resulting from the issuance of CVNs.
- 12. For any lien placed against real property pursuant to Chapter 8CC or other provisions of the Code which remains unsatisfied one year from the date of recordation of the lien, the departments shallmay notify the Office of the County Attorney and request mailing of a Notice of Intent to Foreclose. Itit shall be the responsibility of the County Attorney to initiate foreclosure actions in Circuit Court on non-homestead properties where foreclosure of the property is in the best interest of Miami-Dade County.
- 13. Upon final payment under a settlement agreement or full payment of a lien, all accrued interest and the costs of lien recordation and satisfaction, the departments shall record a Satisfaction of Lien in the Miami-Dade County public records. The Satisfaction of Lien document shall make specific reference to the civil violation notice number and the issuing department.

CODE ENFORCEMENT, COUNTY CLERK DIVISION RESPONSIBILITIES:

Code Enforcement, County Clerk Division shall be responsible for the following:

- 1. Upon receipt of a CVN, a letter will be issued to the violator indicating the amount of the civil penalty and the date by which the penalty is to be paid, advising the violator the date by which the violation must be corrected (if applicable), and providing the deadline date to request an administrative hearing in writing, to appeal the issuance of the CVN.
- 2.1. If payment has not been received for a Civil Violation Notice and/or the violation of the Code Section has not been corrected, <u>a second letter will be issuedCode</u>

Enforcement, County Clerk Division shall issue a notice to the violator (where no timely appeal has been filed), indicating the civil penalty, accrued penalty, and the total amount due within 30 days. The violator isshall be further advised that if payment is not received or the violation is not corrected within 30 days, a lien shall be placed against the violator's real or personal property. Upon the assessment of continuing penalties by a Hearing Officer, a Notice of Assessment of Continuing Penalties will be sent to the named violator pursuant to Section 8CC-4(g) of the Code.

- 2. When All requests for administrative hearings appealing either a CVN or an Assessment of Continuing Penalties shall be filed with Code Enforcement, County Clerk Division. Code Enforcement, County Clerk Division shall accept and process all requests for appeal that have been timely filed by the named violators such that it shall notify the issuing Department, and the Code Enforcement division of the Finance Department, of each appeal that has been filed and the ; and request that the issuing Department provide the next available date and location for which to conduct the hearing
- 3. Upon the notification from the issuing Department of the available location and next available date to conduct the Administrative Hearing, the Code Enforcement, County Clerk Division shall select and assign a Hearing Officer finds the to hear such appeal and shall send a Notice of Hearing to the named violator pursuant to Section 8CC-6(b).
- 4. The Code Enforcement, County Clerk Division shall maintain the docket of the administrative hearings and shall provide same to the issuing Department confirming the appellant, date, location, and time that each appeal will be heard by the assigned Hearing Officer.
- 3.5. Upon a Hearing Officer finding a named violator guilty at the -Administrative Hearing, -a letter shall copy of the Hearing Officer's decision will be sent provided to -the -violator ordering correction of the which shall include, the amount of time or specific date by which to correct the violation -(if applicable) -and requiring payment of the requirement to pay the civil penalty, hearing administrative costs, enforcement costs, accruedassessed penalties, and (if applicable), and instructions that the total amount is to be paid- to the Code Enforcement division of the Finance Department. The violator isshall be further advised that if payment of the assessed penalties is not received or and the violation is not corrected within 30 days, a lien shallmay be placed against the violator's real and/or personal property. To appeal a Hearing Officer's Final Order, a Notice of Appeal must be filed in the Circuit Court within the time provided by the Florida Rules of Appellate Procedure. unless the Department enters into a settlement agreement with the named violator.
- 4.6. If within <u>fiveten</u> days prior to the <u>administrative</u> hearing date a <u>named</u> violator requests in writing that a hearing be rescheduled, Code Enforcement, County Clerk Division, –will automatically advise the department in writing. The affected <u>issuing</u> department will then either agree or object to the continuance

request. If the request is denied, the Code Enforcement, County Clerk Division shall notify the named violator that its request has been preliminarily denied but that the request shall be presented to the Hearing Officer at the scheduled hearing and that the named violator may appear at the scheduled hearing and request the Hearing Officer reschedule the hearing, provided that such request is made prior to the commencement of testimony or presentation of evidence.

7. Management information reports for administrative hearings appealing either a CVN or the Assessment of Continuing Penalties will be generated twice per month for distribution to Departments sequenced by department, name of alleged violator, date of citation issuance, date of request for appeal, Code Inspector Name, address of violation, mailing address for named violator, and citation number.

RESPONSIBILITIES OF THE CODE ENFORCEMENT DIVISION WITHIN MIAMI-DADE COUNTY FINANCE DEPARTMENT

- 1. The County Mayor, through the Code Enforcement Division of the Finance Department in collaboration with the issuing departments, shall develop and distribute to all issuing departments templates for all CVN notices to be issued, for affidavits of compliance and non-compliance, and for all other notices and records required to be sent to violators and to be maintained so as to ensure consistency and reasonable uniformity in the code enforcement process. Departments that issue CVNs pursuant to Section 8CC of the Code will provide notification to the Finance Department of desired modifications to the format of all CVNs, related Affidavits, and all other notices and records required to be sent to named violators that pertain to the collection of fines, penalties, costs, liens, or related debt associated with the CVNs. Processes pertaining to the collection of debt, as provided herein, relating to fines, costs, penalties, and debt, as stated herein, shall be the responsibility of the Finance Department.
- 2. Within five (5) days of issuance of a CVN to a violator, a letter will be issued to the violator indicating the amount of the civil penalty and the date by which the penalty is to be paid, advising the violator the date by which the violation must be corrected (if applicable), and providing the deadline date to request an administrative hearing in writing to appeal the issuance of the CVN.
- **0.3.** Upon receipt of the Mandate from the Circuit Court, pertaining to an appeal of a Hearing Officer's Final Order, where the County is the prevailing party, a letter will be issued to the violator indicating the amount of the civil penalty, administrative costs, any other applicable obligations, and enforcement costs that are due and payable within ten (10) days.—_The violator is not corrected within ten (10) days, a lien shall be placed against the violator's real or personal property when permitted by law.
- 3.4. When appropriate, a Satisfaction of Lien will be filed in the <u>Official Records</u> of Miami-Dade County-public records.

- 4.<u>5.</u>Management -information -reports -will -be -generated -monthly -for- distribution, sequenced by department and badge number, indicating citations paid, citations complied with, and citations not complied with. <u>A report will be generated on an annual basis, by department, detailing outstanding violations for the previous year.</u>
- 7. A report will be generated on an annual basis, by department, detailing outstanding violations for the previous year.
- 8. A report will be generated, and distributed for each department, providing the estimated cost reimbursement deduction on an ongoing basis.

DEPARTMENT SUPPLEMENTAL COSTS:

Department supplemental costs shall mean certain administrative costs incurred by using departments while processing continuing violations and levying liens and expenses incurred in collection efforts. Department supplemental costs are not provided for under Chapter 8CC and can only be levied or collected if authorized by other –statutory –Code –provisions, <u>administrative or implementing</u> order –or <u>by approval of the</u> County –Commission <u>approval</u>.

ADMINISTRATIVE REIMBURSEMENT:

In order to cover the actual administrative expenses incurred by the County Clerk Division in supporting the Code Enforcement system, the Code Enforcement division of the Finance Department shall remit to the County Clerk shall retain all original fines and its administrative hearing costs that are assessed by a Hearing Officer. After deduction of actual administrative The expenses, incurred by the Code Enforcement Division of the Miami-Dade County Finance Department, as well as any expenses incurred by the County Clerk, with concurrence of the not fully reimbursed by its administrative hearing costs, will be covered from remaining code enforcement collections. Code enforcement departments shall be further entitled to compensation for costs and expenses pursuant to 8CC-6(I) and are not precluded from further assessment of such costs. The manner and timing of cost allocations and the subsequent distribution of remaining funds to Miami-Dade County code enforcement departments shall be determined by the Miami-Dade County Finance Department, Code Enforcement Departments, the County Clerk and the Budget Director, shall annually return to non-general fund issuing departments but shall in any event occur on a prorated not less than an annual basis the remainder of retained original fines... enforcement costs, and departmentdepartmental The continuing penalties, supplemental costs collected which are not the result of a settlement agreement shall be distributed to non-general fund issuing departments on a quarterly basis.

CLOSURE OF CASES:

Cases may be closed in the following circumstances:

- 1. Where the civil penalty is paid and the violation corrected (if applicable).
- 2. <u>WereWhere</u> the department has settled with the violator, pursuant to this <u>AdministrativeImplementing</u> Order.
- 3. WereWhere the department voids or administratively closes the CVN.
- 4. <u>WereWhere the Miami-Dade County Finance Department has been delegated</u> the authority by the issuing department and administratively dismisses the CVN.
- 4.5. <u>Where</u> the Hearing Officer finds the named violator not guilty and no appeal is taken by the County or issuing municipality.
- 5.<u>6.</u> Where there is a final settlement, judgment, order or other resolution of a case by a court of competent jurisdiction.

This AdministrativeImplementing Order is hereby submitted to the Board of County Commissioners of Miami-Dade County, Florida.

M. R. Stierheim County <u>ManagerMayor</u>