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ORDINANCE NO. O-2019-015

AN ORDINANCE OF THE CITY COMMISSION OF THE CITY OF OAKLAND PARK, FLORIDA, AMENDING CHAPTER 7, ENTITLED "LICENSES AND BUSINESS REGULATIONS", BY CREATING ARTICLE XIII. SECTION 7-156. – MASSAGE AND HEALTH SPA, STATE LICENSED; IN THE CODE OF ORDINANCES OF THE CITY OF OAKLAND PARK; PROVIDING FOR SEVERABILITY; PROVIDING FOR CONFLICTS; PROVIDING FOR CODIFICATION; PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, licensing is a legitimate and reasonable means of accountability to ensure that operators of massage and health spa type businesses comply with reasonable regulations and to ensure that operators do not knowingly allow their establishments to be used as places of illegal sexual activity or solicitation; and

WHEREAS, the City Commission of the City of Oakland Park has determined that it is in the best interest of the citizens and residents of the City to amend the Code of Ordinances, by specifically amending Chapter 7 "Licenses and Business Regulation" by creating Article XIII. Section 7-156 titled "Massage and health spa, state licensed" of the Oakland Park Code of Ordinances; and

WHEREAS, said ordinance was heard and considered before the City Commission of the City of Oakland Park, Florida, and at the said public hearings all objections, if any, were heard;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF OAKLAND PARK, FLORIDA THAT:

SECTION 1. The foregoing "Whereas" clauses are hereby ratified and confirmed as being true and correct and are hereby made a part of this Ordinance.

SECTION 2. That Chapter 7, entitled "Licenses and Business Regulations", is hereby amended by creating Article XIII. Section 7-156 titled "**Massage and health spa, state licensed**" as follows:

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1 **ARTICLE XIII. - "Massage and health spa, state licensed"**

2
3 **Sec. 7-156. - "Massage and health spa, state licensed"**

4
5 (A) **Definitions.** The following words, terms and phrases are to be construed in
6 light of the provisions of F.S. Ch. 480 and the administrative rules promulgated
7 thereunder. When used in this section, the words, terms and phrases shall have the
8 meanings ascribed to them in this section, except where the context clearly indicates a
9 different meaning.

10
11 **Apprentice** means a person approved by the state board of massage therapy (meeting the
12 qualifications stated in Chapter 64B7-26.002, F.A.C.) to study massage under the control,
13 and instruction of a massage therapist.

14
15 **Completed application** means an application packet which contains all required
16 information and documentation.

17
18 **Disqualifying conduct** means any of the following within a five (5) year period preceding
19 the date of inquiry, (except for conduct involving violations of F.S. 794, 800, or 847):

- 20 (1) Being convicted or found guilty, regardless of adjudication, of a crime in
21 any Local, State and/or Federal jurisdiction, which relates to the practice
22 of massage or to the ability to practice massage. Any plea of nolo
23 contendere shall be considered a conviction for purposes of this Chapter.
24 (2) The occurrence of sexual activity by any person or persons in any
25 massage and health spa, state licensed business establishment.
26 (3) Engaging in or permitting any person or persons to engage in sexual
27 activity in such owner's massage and health spa, state licensed business
28 establishment, or to use such establishment to make arrangements to
29 engage in sexual activity with any client.
30 (4) Using the therapist-client relationship to engage in sexual activity with
31 any client.
32 (5) Delegating professional responsibilities to a person when the licensee
33 delegating such responsibilities, knows or has reason to know that such
34 person is not qualified by training, experience, or licensure to perform
35 such professional responsibilities.

- 1 (6) Aiding, assisting, procuring, or advising any unlicensed person to
2 practice massage contrary to state law, or the rules of the Florida
3 Department of Health or the Board of Massage Therapy.
4 (7) Refusing to permit the Department of Health or the City to inspect the
5 business premises of the licensee during normal business hours.
6 (8) Refusing to produce immediately, a valid government identification for
7 each massage therapist upon the City's request (meaning, a failure of
8 each massage therapist to carry a valid governmental identification on
9 his or her person and produce same for inspection upon the city's
10 request).
11 (9) Practicing massage at a site, location, or place which is not duly licensed
12 as a massage and health spa, state licensed business establishment.
13 (10) Presenting the laminated license with a photo of another as his or her
14 own.
15 (11) Allowing another to utilize his or her laminated license with a photo.
16 (12) Using, or attempting to use, a license that has been revoked.
17 (13) Falsely impersonating any other license holder of a like or different
18 name.
19 (14) Providing false or forged evidence to the city in connection with an
20 application for a massage therapy services permit.
21 (15) Committing any infraction specified in Rule 64B7-30.002, F.A.C. as
22 same may be amended from time to time; or
23 (16) Committing any misdemeanor or felony offense which relates directly
24 to the operation of a massage establishment, whether as a massage and
25 health spa, state licensed business establishment owner or operator or
26 employee thereof; or
27 (17) Failure of the owner or massage therapist to register under the
28 provisions of F.S. Chapter 775 if required; or,
29 (18) The applicant having been convicted in a court of competent
30 jurisdiction of:
31 a. Any violation of F.S. Chapters 456, 794, 796, 800, 847, or 893;
32 or
33 b. Conspiracy or attempt to commit any such offense.
34

35 **In good standing** means:

- 36 (1) That the applicant's state license is current;

- 1 (2) That the applicant's state license will not expire during the fiscal year for
2 which the massage therapy services permit is issued (or if such the case, that
3 a renewal for the state license has been filed);
4 (3) That there are no pending Department of Health administrative complaints
5 against the applicant which seek permanent revocation or suspension of the
6 applicant's state license;
7 (4) Accessible information to the City that there are no pending Department of
8 Health administration complaints against the applicant's state license seeking
9 a restriction of practice or placement on probation (the city may disregard this
10 evidence if it receives a resolution from the Board of Massage Therapy, or a
11 letter from the executive director of the Department of Health indicating that
12 the remedy sought will not preclude the applicant from pursuing the massage
13 therapy services permit; and
14 (5) That the applicant is not being prosecuted, or has criminal charges pending at
15 the state or federal level, at the time the city must approve or deny the
16 application for the massage therapy services permit, or where the applicant
17 has within the five (5) years preceding the date of the application pled guilty
18 or nolo contendere to crimes involving the disqualifying conduct as within
19 this section.
20

21 **Massage** means the manipulation of the soft tissue of the human body with the hand,
22 foot, arm, or elbow, whether or not such manipulation is aided by hydrotherapy, including
23 colonic irrigation, or thermal therapy; any electrical or mechanical device; or the
24 application to the human body of a chemical or herbal preparation.
25

26 **Massage and health spa establishment** means a site or premises, or portion thereof,
27 wherein a licensed massage therapist practices massage, and which meets the
28 requirements of F.S. § 480.043, as may be amended from time to time, and Chapter 64B7-
29 26, F.A.C. et seq., as may be amended from time to time, and Chapter 24, Oakland Park
30 Land Development Code, Section 24-41 (C) & (D), as may be amended from time to
31 time. This definition shall not be construed to include a hospital, nursing home, medical
32 clinic, or the office of a physician, surgeon, physical therapist, chiropractor or osteopath
33 duly licensed by this state.
34

35 **Sexual or genital parts** means the genitals, pubic area, anus, perineum of any person.
36

37 **Sexual activity** means any direct or indirect physical contact by any person or between
38 persons which is intended to erotically stimulate either person or both, or which is likely

1 to cause such stimulation and includes sexual intercourse, fellatio, cunnilingus,
2 masturbation, or anal intercourse. For purposes of this definition, masturbation means the
3 manipulation of any body tissue with the intent to cause sexual arousal. As used herein,
4 sexual activity can involve the use of any device or object, and is not dependent on
5 whether penetration, orgasm, or ejaculation has occurred. Nothing herein shall be
6 interpreted to prohibit a licensed massage therapist, duly qualified under Rule 64B7-
7 31.00, from practicing colonic irrigation.

8
9 **(B) Massage therapy services permit.** No establishment shall be permitted to offer
10 or provide massage services within the city without a massage therapy services permit
11 issued pursuant to this section. All persons providing massage services at the
12 establishment (including existing spas) must be duly licensed under F.S. § 480.041 et
13 seq.; approved as a massage therapy apprentice as defined in F.S. § 480.033, or possess
14 another valid health care practitioner license duly issued by the Florida Department of
15 Health pursuant to F.S. Ch. 456.

16
17 **(1) Application.** All businesses providing massage services, as defined within
18 this Section and in Chapter 24, Oakland Park Land Development Code, Section
19 24-41 (D) "definitions," shall apply for a massage therapy services permit from
20 the city. Any operator applying for a massage therapy services permit shall
21 include the following information on a general application form provided by the
22 city:

- 23 a. Proof of valid Florida Board of Massage Therapy license issued to the
24 establishment in accordance with F.S. § 480.043 et seq.; and
- 25 b. Proof of valid Florida Board of Massage Therapy or other state health care
26 practitioner license for all personnel providing massage services at the
27 establishment, in accordance with F.S. § 480.041 et seq. or F.S. Ch. 456;
28 or proof of Florida Board of Massage apprenticeship approval as defined
29 in F.S. § 480.033, if applicable; and
- 30 c. A copy of a valid photographic identity card issued by a governmental
31 agency which provides the applicant's (s') date of birth and identity (U.S.
32 Passport, State identification card or driver's license); and
- 33 d. The residential address, primary phone number, and cellular telephone
34 number (if different) of the applicant (s);
- 35 e. A complete listing of any criminal convictions of the applicant (s), the
36 jurisdiction(s), and the date(s) of the conviction (s); and

- 1 f. Two (2) front-face portrait photographs of the applicant(s), at least two (2)
2 inches by two (2) inches, taken within the thirty (30) days preceding the
3 date of application; and
4 g. The address of the massage establishment, the name of the property
5 owner(s) where the massage establishment is located, and all known
6 contact information (address, phone, cellular phone, and email) for the
7 property owner(s); if the property is owned by a corporation, then the
8 applicant(s) shall provide the name(s) of the individual(s) who own the
9 corporation and all known contact information (address, phone, cellular
10 phone, and email);and
11 h. A complete list of the names and residential addresses of all other massage
12 establishment employees and the names of any designated massage
13 establishment technicians at the time of the application.
14

15 **(2) General Review Procedures; permit issuance; permit denial**
16

- 17 a. Qualification for Permit:
18 1. All applicants for permits must be eighteen (18) years of age or older.
19 2. All applicants must not have previously been convicted in any
20 jurisdiction of any of the following:
21 i. Any crime of dishonesty;
22 ii. Any crime relating to kidnapping;
23 iii. Any crime relating to human trafficking;
24 iv. Any crime relating to battery or sexual battery;
25 v. Any crime relating to lewdness, assignation, prostitution, or
26 sexual misconduct;
27 vi. Any crime relating to obstruction of justice;
28 vii. Any crime related to false imprisonment;
29 viii. Any crime related to luring or enticing a child;
30 ix. Any crime relating to human smuggling;
31 x. Any crime relating to lewd and lascivious conduct;
32 xi. Any crime relating to computer pornography; or
33 xii. Any crime relating to abuse of children.
34

35 **(3) Term of massage therapy services permit.** Once issued, a massage therapy
36 services permit shall remain valid for a period of three hundred sixty five (365)
37 calendar days, or until there is a change of the use, ownership, name, location of

1 the establishment from that specified on the approved certificate of use permit, or
2 until such time that the city-issued business tax receipt (BTR) expires.

3 a. **Renewal.** The operator of any massage and health spa, state licensed
4 business establishment that holds an approved permit must submit an
5 application to renew the permit within thirty (30) days prior to the
6 expiration date of the current permit in order to continue operating.

7 1. **Requirement to supply updated information.** With the annual
8 Business Tax Receipt renewal, during the term of a massage services
9 permit, each establishment holding a permit must supply the city with
10 the following information on a form, and in the manner prescribed
11 by the city:

12 i. Revocation, expiration, or change to the status of the state
13 licenses described in subsection (B); and

14 ii. Updated state driver's license or other government-issued
15 identification information for all personnel providing
16 massage services at the establishment, including new staff
17 members.

18 iii. Proof of valid licensure of any new employees, pursuant to
19 subsection (B)(1) of this section, within seven days of
20 employment.

21 b. When there is a change of the use, ownership, business name, or
22 establishment name, or establishment location from that specified on the
23 approved permit, a new permit shall be required.

24 c. All establishments providing massage services within the city as of the
25 date of adoption of this article shall make an application in accordance
26 with subsection (b) of this section within ninety (90) days of the date of
27 adoption of this article.

28
29 **(4) Massage and health spa, state licensed business requirements:**

30 a. During the hours of operation, all doors leading into the business where the
31 public enters should be unlocked at all times during business hours and not
32 restricted for entry.

33 b. No buzzer systems are allowed on exterior doors of the establishment where
34 the public enters the establishment.

35 c. In order for the public to be able to see inside the establishment all windows
36 must be clear and unobstructed.

37 d. A window sign is a permanent or temporary sign painted on a store front
38 window or door and include any interior signs or advertising within five (5)

1 feet of a window excluding merchandise display. Window signs may not
2 exceed 15% of the window area. No more than two (2) signs per window are
3 permitted. Window area is defined as contiguous window panels separated by
4 dividers less than six (6) inches in width. Window signs are only permitted on
5 ground floor establishments and each window of a ground floor establishment
6 may have a window sign. Window signage must be maintained so that there
7 is a clear and unobstructed view of the cash register and transaction area.

- 8 e. Window tinting on the windows of the establishment is prohibited if such
9 tinting reduces exterior or interior viewing during the hours of operation.
10 f. A licensed Massage Therapist of the State of Florida must be present at the
11 establishment during all hours of operation when massages are offered and/or
12 performed.
13 g. As necessary, routine inspections of the establishment will be conducted
14 periodically by the Broward Sheriff's Office (BSO) and the Code
15 Enforcement Division for code compliance determination.
16 h. Hours of operation of all new establishments will be restricted and will not
17 be permitted to be open to the public between the hours 10:00 pm and 7:00
18 am seven days a week.
19 i. A second party in the form of an owner or manager designated must be
20 present while the establishment is open for business. The business cannot be
21 staffed solely by a Massage Therapist. The owner or manager designated is
22 responsible for supervising the conduct of all Massage Therapist providing
23 therapeutic massage and ensuring they conform to the requirement of this
24 code.
25

26 **(5) Display of permit.** Establishments must display the valid permit in a place
27 easily visible to any person entering the establishment and must maintain proof
28 of valid licenses and identification of each staff member on the premises of the
29 establishment at all times during operation.
30

31 **(6) Revocation of the massage therapy services permit.** The following shall be
32 nonexclusive grounds for revocation of a massage therapy services permit:

- 33 a. Noncompliance with any provision in subsection (b) "permit" of this
34 section; or
35 b. Noncompliance with F.S. Ch. 480; or
36 c. Failure to update information as required by subsection (4) of this section;
37 or

- 1 d. The city's determination that issuance of a permit was granted based upon
2 false information, misrepresentation of fact, or mistake of fact by the
3 representative of the establishment holding the permit, or his or her agent;
4 and
- 5 e. Noncompliance with the reporting required in Section (B) (3).

6
7 **(7) Revocation procedure.** The procedure for revocation of a massage therapy
8 services permit shall be as follows:

- 9 a. If at any time the City of Oakland Park determines that the massage therapy
10 services business is operating in any manner in violation of Federal, State
11 or County law or harmful to the public health, safety or welfare the City
12 may file a Notice of Violation, through the Special Master process in the
13 manner provided for by F.S. Ch. 162, and Chapter 24, article XVII, section
14 24-234 of the Code of Ordinances.
- 15 b. If a massage therapy services permit is revoked the applicant(s) may not be
16 issued another permit one (1) year from the date of the effective date of the
17 revocation, unless the basis for the revocation has been corrected or abated.

18
19 **(8) Exemptions.** Massage services in state-licensed hospitals and hospices, or
20 those massages provided by a massage therapist acting under the direction of a
21 licensed medical provider or practitioner, shall be exempt from the permit
22 requirements of this section.

23
24 **(9) Compliance with applicable zoning regulations.** A massage establishment
25 application shall meet and adhere to the city's zoning regulations, as applicable.

26
27 **(C) Prohibited activities.** Any massage and health spa, state licensed business
28 establishment operating in the city must abide by the following conditions:

- 29
- 30 (1) No establishment shall be permitted to provide massage services within
31 the city without a massage services permit issued pursuant to subsection
32 (b) of this section.
- 33 (2) It shall be unlawful for any person in a massage and health spa, state
34 licensed business establishment to engage in sexual activity, as defined in
35 this section.
- 36 (3) It shall be unlawful for any person owning, operating or managing a
37 massage establishment, knowingly to cause, allow, or permit in or about
38 such massage and health spa, state licensed business establishment, any

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- 1 agent, employee, or any other person under his or her control or
2 supervision to engage in sexual activity.
- 3 (4) No massage services shall be offered or performed between the hours of
4 10:00 p.m. and 7:00 a.m. on any day of the week This subsection does not
5 apply to massage services that are exempt pursuant to F.S. § 480.0475(1)
6 (a) - (c), which includes:
- 7 a. Massage and health spa, state licensed business establishments
8 located on the premises of a health care facility, hotel, public airport
9 or pari-mutuel facility;
- 10 b. Massage services performed under the prescription of a duly
11 licensed medical practitioner; and
- 12 c. Massage and health spa, state licensed performed during special
13 events with the express approval of the city. Each establishment
14 shall apply in advance for special events permission on a form and
15 in the manner prescribed by the city.
- 16
- 17 (5) No persons are permitted to utilize the massage and health spa, state
18 licensed business establishment as a principle domicile unless otherwise
19 permitted as a home occupation under Chapter 24, Oakland Park Land
20 Development Code.
- 21 (6) No massage and health spa, state licensed business establishment shall be
22 permitted to provide massage and health spa, state licensed within this city
23 in violation of the zoning limitations as provided in Chapter 24, Oakland
24 Park Land Development Code, Section 24-41 (C) & (D), "massage and
25 health spa, state licensed."
- 26
- 27 **(D) Penalties and enforcement.** Any person who operates or causes to be operating a
28 massage therapy services in violation of any provision of this section shall be subject
29 to the following penalties and/or remedies:
- 30
- 31 (1) A person violating the provisions of F.S. § 480.0475 may face criminal
32 charges up to a third degree felony, pursuant to subsection (3) of that
33 section and may also be subject to fine or imprisonment as provided in
34 City of Oakland Park Code section 1-8.
- 35 (2) Pursuant to F.S. §§ 60.05 and 823.05, the operation of any massage and
36 health spa, state licensed business establishment in violation of F.S. §
37 480.0475, is a declared nuisance and may result in an injunction and costs
38 ordered against that establishment, the operator of that establishment, or

1 owner or agent of the building or ground on which that establishment
2 exists.

3 (3) The Special Master is hereby granted the authority to enforce compliance
4 with this article and shall assess fees or fines for noncompliance in the
5 manner provided for by F.S. Ch. 162, and Chapter 24, article XVII, section
6 24-234 of the Code of Ordinances.

7
8 **(E) Posting notice of prohibited acts statement.** Every person owning, operating or
9 managing a massage and health spa, state licensed business establishment shall post a
10 copy of the following statement:

11
12 (1) It shall be unlawful for any person in a massage and health spa, state licensed
13 business establishment to place his or her hands upon, to touch with any part
14 of his or her body, to fondle in any manner, or to massage a sexual or genital
15 part of any other person, or for such other person to request or permit such
16 placing, touching, fondling or massaging.

17 (2) It shall be unlawful for any person owning, operating or managing a massage
18 and health spa, state licensed business establishment, knowingly to cause,
19 allow, or permit in or about such massage and health spa, state licensed
20 business establishment, any agent, employee, or any other person under his or
21 her control or supervision to perform such acts prohibited above.

22 (3) Any person violating these provisions shall be punished by fine not exceeding
23 \$500.00, or imprisonment for a term not exceeding 60 days, or both, in the
24 discretion of the court."

25 (4) The statement shall be posted in a conspicuous place in the massage and health
26 spa, state licensed business establishment, so that it may be readily seen by
27 persons entering the premises.

28
29 **(F) Transfer of permits.** No permit shall be transferable, separate or divisible, and
30 such authority as a permit confers shall be conferred only on the permittee named therein.

31
32 **(G) Suspension of permits.** The City may file a Notice of Violation, through the
33 Special Magistrate process if at any time the City of Oakland Park determines that:

- 34 a. Any provision of this division has been violated;
35 b. Any employee or independent contract was not lawfully employed
36 or contracted;
37 c. Any inspection of the massage establishment as authorized in this
38 division was refused; or

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1 d. The business is operating in any manner in violation of Federal,
2 State or County law or harmful to the public health, safety or
3 welfare the City
4

5 **(H) Revocation of permits.**

- 6 a. The City's Special Magistrate shall entertain a request to revoke a massage
7 establishment permit if there is reason to believe that one (1) or more of the
8 following has occurred:
9 a. A permittee has given false or misleading information in the application;
10 b. A permittee or an employee has knowingly allowed possession, use, or sale
11 of controlled substances or any derivative thereof on the premises;
12 c. A prohibited activity described in this division occurred at the massage
13 establishment.
14 d. A permittee no longer meets any of the qualifications for the massage
15 permit..
16 e. A massage establishment manager violated the responsibilities of the
17 manager or was not present during business hours.
18 (2) The fact that a conviction is being appealed shall have no effect on the
19 revocation of the permit.
20 (3) When the Special Magistrate revokes a permit, the revocation may be up to 12
21 months, and the permittee may not be issued a massage establishment permit
22 for 12 months from the date the revocation became final. If, subsequent to the
23 revocation, the Special Magistrate finds that the basis for the revocation action
24 has been corrected or abated, the applicant may be granted a permit if at least
25 ninety (90) days have elapsed since the date the revocation became final. If the
26 permit was revoked under by the Special Magistrate, an applicant may not be
27 granted another permit until the appropriate number of years has been elapsed
28 in accordance with this division.
29

30 **(I) Appeals.** If the Special Magistrate suspends or revokes a permit, the Special
31 Magistrate shall send the applicant or permittee, by certified mail, return receipt requested,
32 written notice of the action and the right to an appeal. The aggrieved party (applicant or
33 permittee only) may appeal the decision of the Special Magistrate to the Circuit Court in
34 and for Broward County in accordance with Chapter 162 of the Florida Statutes.
35

36 **(J) Amortization.** Massage and health spa establishment that possess an active City
37 local business tax receipt on the adoption date of this ordinance shall be permitted to

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1 continue even if it is not in compliance with this section for a period of time not to exceed
2 six (6) months from the date of adoption of the ordinance creating this section.

3
4 (K) **Distance separation.** The listed use shall not be permitted unless the closest
5 projection of the building to the closest projection of another building with the same use
6 measures a minimum of fifteen hundred (1500) feet.

7
8 **SECTION 3.** If any section, subsection, sentence, clause or provision of this
9 Ordinance is held invalid, the remainder of this Ordinance shall not be affected by such
10 invalidity.

11
12 **SECTION 4.** That all Ordinances or parts of Ordinances and all resolutions or
13 parts of Resolutions in conflict with this Ordinance are repealed to the extent of such
14 conflict.

15
16 **SECTION 5.** It is the intention of the City Commission of the City of Oakland Park,
17 that the provisions of this Ordinance shall become and be made a part of the Code of
18 Ordinances of the City of Oakland Park, Florida, and that the Sections of this ordinance may
19 be renumbered, re-lettered and the word "Ordinance" may be changed to "Section," "Article,"
20 or such other word or phrase in order to accomplish such intention.

21
22 **SECTION 6.** This Ordinance shall be effective upon its passage and adoption by
23 the City Commission of the City of Oakland Park.

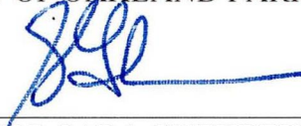
24
25 **PASSED BY THE CITY COMMISSION OF THE CITY OF OAKLAND PARK,**
26 **FLORIDA, ON FIRST READING, THIS 15TH, DAY OF MAY, 2019.**

27
28
29 M. SPARKS ABSENT
30 J. BOLIN YES
31 M. CARN YES
32 T. LONERGAN YES
33 S. GUEVREKIAN YES
34
35
36
37
38

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1 PASSED AND ENACTED BY THE CITY COMMISSION OF THE CITY OF
2 OAKLAND PARK, FLORIDA, ON SECOND READING, THIS 19th DAY OF
3 JUNE, 2019.

4
5 CITY OF OAKLAND PARK, FLORIDA

6 
7

8
9 MAYOR SARA GUEVREKIAN

10
11 M. SPARKS YES
12 J. BOLIN YES
13 M. CARN YES
14 T. LONERGAN YES
15 S. GUEVREKIAN YES
16

17 ATTEST:

18 
19
20
21 RENE M. SHROUT, CMC, CITY CLERK

22
23
24 LEGAL NOTE:

25 I hereby certify that I have approved the form of this Ordinance (O-2019-015):
26

27
28 
29
30 DONALD J. DOODY, CITY ATTORNEY