

City of Miami Beach, 1700 Convention Center Drive, Miami Beach, Florida 33139, www.miamibeachfl.gov

COMMISSION MEMORANDUM

TO:

Honorable Mayor and Members of the City Commission

FROM:

Commissioner David Richardson

DATE:

January 15, 2020

SUBJECT:

Referral to the Neighborhood and Quality of Life Committee for a discussion regarding accountability and transparency of neighborhood and homeowners' associations appearing before the

City.

Neighborhood and homeowners' associations are a vital part of Miami Beach. Among other things, they safeguard our residents' property values, help deter nuisance activity, and help residents maintain a higher quality of living.

However, Miami Beach neighborhood and homeowners' associations are not required to register as lobbyists under the City Code in order to meet with City staff and/or the Mayor and City Commissioners; or to appear before the Commission and the various City agencies, boards, and committees. Currently, to my knowledge, it appears that the City does not have an effective methodology for keeping track of the multitude of neighborhood and homeowners' associations within Miami Beach, in order for us to ascertain (among other things):

- 1) whether these organizations truly "represent" the area they claim to;
- 2) whether they are legally organized, or whether they're just an informally organized group;
- 3) whether they're active, how many members they have, how their officers and directors are selected, and how many active members they have; and
- 4) what, if any, procedures are there for the internal government of those organizations.

The above are just a few of my observations but, put together, I find that these unanswered questions can make it difficult for City officials and the City Administration to keep track of, and ascertain, what association speaks for who; what portion of the City they represent; how many members they have; and how they're organized.

I did some research and noted that, in 2018, Commissioner Arriola sponsored Resolution No. 2018-30569 (see Attachment "A"), which authorized the City Manager, through the City's Office of Communications, to create a comprehensive database and registry of homeowners' and neighborhood associations, which would be updated on an on-going basis (as well as annually), to facilitate the greater exchange of information between the City and its diverse neighborhoods. Additionally, Ordinance No. 2017-4115 ("Resident's Right to Know") (see Attachment "B"), allows for the City Commission to adopt a process for registering neighborhood associations who wish to receive "targeted notice" on issues that impact residents' quality of life. Registered neighborhood associations are required to renew their registration on an annual basis.

I think it's necessary to ascertain whether neighborhood and homeowners' associations appearing before the City Commission, and interacting with City staff, truly represent the interests of the individuals

that they claim to represent. At a minimum, I think it's important to see whether the requirements established under Commissioner Arriola's Resolution No. 2018-40569, and/or the "Resident's Right to Know" Ordinance, are being implemented and updated.

I would therefore like to request that this matter be referred to the Neighborhood and Quality of Life Committee for a full discussion. At the Committee, I would also like a report from the City's Office of Communications on what action it has taken with regard to Resolution No. 2018-30569, and the "Resident's Right to Know" Ordinance.

Should you have any questions or concerns about any of the foregoing, please don't hesitate to contact me or my aide Luis Callejas.

DR/RJA/Is

RESOLUTION NO.

2018-30569

A RESOLUTION OF THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA, AUTHORIZING THE CITY MANAGER, THROUGH THE CITY'S OFFICE OF COMMUNICATIONS, TO CREATE A COMPREHENSIVE DATABASE AND REGISTRY OF HOMEOWNERS AND NEIGHBORHOOD ASSOCIATIONS, WHICH WILL BE UPDATED ON AN ON-GOING BASIS, AS WELL AS ANNUALLY, TO FACILITATE THE GREATER EXCHANGE OF INFORMATION BETWEEN THE CITY AND ITS DIVERSE NEIGHBORHOODS, AND URGING ALL HOMEOWNERS AND NEIGHBORHOOD ASSOCIATIONS TO PARTICIPATE IN THE REGISTRY.

WHEREAS, in our age in technology and heightened interactions and immediate access to information through social media, a comprehensive database of homeowners and neighborhood associations would allow for a greater exchange of up-to-date information in the City and will foster a well-informed community; and

WHEREAS, a comprehensive database of community organizations and associations would enable Miami Beach residents to interface with the City on a variety of matters of local interest including, but not limited to, current traffic conditions and road closures and detours, entertainment and cultural events and happenings, the availability of new apps that concern City issues, public works projects, and local news; and

WHEREAS, the City Manager, through the City's Office of Communications, should be authorized to develop a homeowners and neighborhood associations database, and to develop a questionnaire form relative thereto in coordination with the City Attorney's Office, so that a comprehensive database and registry can be created that may be utilized by all interested community groups and associations.

NOW, THEREFORE, BE IT DULY RESOLVED BY THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA, that the Mayor and City Commission hereby authorize the City Manager, through the City's Office of Communications, to create a comprehensive database and registry of homeowners and neighborhood associations, which will be updated on an on-going basis, as well as annually, to facilitate the greater exchange of information between the City and its diverse neighborhoods; and, further, hereby urge all homeowners and neighborhood associations to participate in the registry.

PASSED AND ADOPTED this 17 day of 0ct, 2018.

ATTEST:

Dan Gelber, Mayor

Rafael E. Granado, City Clerk

(Sponsored by Commissioner Ricky Arriota)

INCORP CRATED:

NCORP CRATED:

City Altorrey

Date

MIAMIBEACH

COMMISSION MEMORANDUM

TO:

Honorable Mayor and Members of the City Commission

FROM:

Raul J. Aguila, City Attorney

DATE:

October 17, 2018

SUBJECT: A RESOLUTION OF THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA, AUTHORIZING THE CITY MANAGER, THROUGH THE CITY'S OFFICE OF COMMUNICATIONS, TO CREATE A COMPREHENSIVE DATABASE AND REGISTRY OF HOMEOWNERS AND NEIGHBORHOOD ASSOCIATIONS, WHICH WILL BE UPDATED ON AN ON-GOING BASIS, AS WELL AS ANNUALLY, TO FACILITATE THE GREATER EXCHANGE OF INFORMATION BETWEEN THE CITY AND ITS DIVERSE NEIGHBORHOODS, AND URGING ALL HOMEOWNERS AND NEIGHBORHOOD ASSOCIATIONS TO PARTICIPATE IN THE REGISTRY.

RECOMMENDATION

Pursuant to the request of Commissioner Ricky Arriola, the above-referenced Resolution is submitted for consideration by the Mayor and City Commission. This matter was continued from the September 12, 2018 City Commission meeting agenda.

Legislative Tracking

Office of the City Attorney

Sponsor

Commissioner Ricky Arriola

ATTACHMENTS:

Description

Resolution

RESIDENTS' RIGHT TO KNOW

ORDINANCE NO. 2017-4115

AN ORDINANCE OF THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA, AMENDING CHAPTER 2 OF THE CODE OF THE CITY OF MIAMI BEACH, ENTITLED "ADMINISTRATION," BY AMENDING ARTICLE II, ENTITLED "CITY COMMISSION," BY CREATING SECTION 2-14 TO BE ENTITLED "RESIDENTS' RIGHT TO KNOW," TO CODIFY THE LEGISLATIVE INTENT OF THIS ORDINANCE. DEFINE MATTERS THAT IMPACT RESIDENTS' QUALITY OF LIFE. PROVIDE THAT THE CITY COMMISSION SHALL ADOPT A **PROCESS** FOR REGISTERING **NEIGHBORHOOD** ASSOCIATIONS AND INDIVIDUAL RESIDENTS WHO CHOOSE REGISTER. REQUIRE TARGETED ELECTRONIC NEIGHBORHOOD NOTICES FOR MATTERS THAT IMPACT RESIDENTS' QUALITY OF LIFE, ALLOW FOR TIMELY OPPORTUNITIES FOR PUBLIC INPUT, SUPPLEMENT EXISTING PROVISIONS IN THE CITY CODE RELATING TO PROCEDURAL FAIRNESS IN QUASI-JUDICIAL HEARINGS. PROVIDE THAT ANY AMENDMENT OR REPEALER OF THIS ORDINANCE SHALL REQUIRE THE AFFIRMATIVE VOTE OF 5/7THS OF THE CITY COMMISSION, DIRECT THE CITY MANAGER OR THE MANAGER'S DESIGNEE TO CONDUCT PERIODIC REVIEW AND PREPARE ANNUAL WRITTEN REPORTS, AND PROVIDE THAT THIS ORDINANCE SHALL BE ADMINISTERED BY THE OFFICE OF THE CITY MANAGER: AND PROVIDING FOR REPEALER, CODIFICATION, SEVERABILITY, AND AN EFFECTIVE DATE.

WHEREAS, Paragraph (A)5 of the Citizens' Bill of Rights provides for a right to be heard before the City Commission or any City agency, board, or department with regard to the presentation, adjustment, or determination of an issue, request, or controversy within the jurisdiction of the City; and

WHEREAS, likewise, Paragraph (A)6 of the Citizens' Bill of Rights provides that "[p]ersons entitled to notice of a City hearing shall be timely informed as to the time, place and nature of the hearing and the legal authority pursuant to which the hearing is to be held"; and

WHEREAS, in the spirit of encouraging public notice and public participation in City government, the Mayor and City Commission desire to enact this Residents' Right to Know Ordinance to provide for targeted neighborhood notices, timely opportunities for input, and procedural fairness in quasi-judicial hearings.

NOW, THEREFORE, BE IT DULY ORDAINED BY THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA, AS FOLLOWS:



<u>SECTION 1.</u> That Section 2-14 of Chapter 2 of the Miami Beach City Code is hereby created to state as follows:

CHAPTER 2 ADMINISTRATION

Article II. City Commission

* * *

Sec. 2-14. - Residents' Right to Know.

- (a) <u>Legislative intent</u>. It shall be the policy of the city to provide targeted neighborhood notice, timely opportunities for input, and procedural fairness in hearings for any proposed policy, ordinance, project, or other matter that impacts residents' quality of life.
- (b) <u>Impacts to residents' quality of life.</u> Matters that impact residents' quality of life shall include the following:
 - (1) any position that has been formally adopted by resolution of a registered neighborhood association and transmitted to the city through its city manager;
 - (2) any application for development review before the city's land use boards, or any proposed zoning legislation before the city commission, that includes the potential for lot aggregation, or that includes the potential for material increase in (i) traffic over current levels, (ii) required parking, (iii) building height, (iv) base elevation, (v) intensity of uses, (vi) density, or (vii) floor area ratio;
 - (3) development proposals that require approval by the city commission which propose
 - a. changes of use or commercialization in a public park, public beach, or other public property or public easement; or
 - b. the design and implementation of a streetscape, transit, pedestrian, parking, or area improvement project (other than routine repairs and maintenance); and
 - (4) any material change to any of the matters listed in subsections (b)(1) through (b)(3) above.

For purposes of this Ordinance, a "material increase" shall be defined as any increase in building height or base elevation over three (3) feet, any increase in density, or any increase in floor area ratio. Additionally, a "material increase" shall be defined as any increase in traffic over current levels, required parking, or intensity of uses that the planning director considers to be substantial.

(c) Targeted neighborhood notice. The city commission shall adopt a process by resolution (as may be amended from time to time) for registering neighborhood associations and shall provide targeted electronic notices on matters that impact residents' quality of life, as defined above and, in addition to targeted electronic notice, the city shall post such notices on the city's website. Targeted neighborhood notices at each step in the public process, excluding emergency matters requiring immediate action, shall be in addition to any other public notices required by law. Registered neighborhood associations shall have the opportunity to register for specifically categorized notices based on whether a particular action affects North Beach, Mid-Beach, or South Beach. Notices shall be written in plain English, and both the title and summary shall objectively describe the proposed action.

For purposes of this Ordinance, the term "neighborhood association" shall be defined as an organization of residential homeowners and tenants created to address quality of life issues in a defined neighborhood or community.

Notwithstanding the above, an individual resident of Miami Beach may also register to receive targeted neighborhood notices. In order to be eligible for registration, an individual shall have been a resident of the city for a minimum of six (6) months, and must provide the city with a reasonable form of identification exhibiting proof of residency (to be defined in the resolution described above) upon registering.

Registered neighborhood associations (and individuals who choose to register) must renew their registrations on an annual basis.

- (d) Timely opportunities for input. Once a matter that impacts residents' quality of life (as defined above) is referred to a city commission committee or land use board, or once a matter is placed on an agenda for approval by the city commission, the city shall use reasonable good faith efforts to ensure that registered neighborhood associations (and individuals who choose to register) have an opportunity to participate in city processes that shape any matter that impacts residents' quality of life (as defined in subsection (b) above).
- (e) Procedural fairness in quasi-judicial hearings. The city shall ensure that representatives of registered neighborhood associations (and individuals who choose to register) shall have the opportunity at quasi-judicial hearings before the city's land use boards, or the city commission, to present or rebut evidence relevant to matters that impact residents' quality of life. Registered neighborhood associations (and individuals who choose to register) do not need to retain legal counsel to exercise these procedural rights. Notices of filing, and a copy of each quasi-judicial application, shall promptly be made available on the city's website within three (3) days of filing, and amendments thereto or supplemental information shall be filed and promptly made available on the city's website in advance of the date of the scheduled hearing.
- (f) <u>Amendment or repealer</u>. Any amendment to this Ordinance (including the repealer of any provision herein) shall require the affirmative vote of five-sevenths (5/7ths) of the city commission.
- (g) Periodic review and annual report. The city manager, or the city manager's designee, shall, annually during the city commission's review and approval of the city's annual operating budget, present a written report to the city commission tracking and identifying the operational implementation and fiscal impact of this Ordinance. The report shall include statistics relating to the number of registered neighborhood associations and individuals registered under the Ordinance and any amendments thereto; issues pertaining to impacts to residents' quality of life that have resulted in the issuance of

targeted notices; the number of registered neighborhood associations and individuals registered under the Ordinance that open each targeted notice and whether any links therein are viewed; and any violations and/or complaints received by the city administration with regard to the implementation of the procedures set forth in the Ordinance.

(h) <u>Administration of this Ordinance</u>. This Ordinance shall be administered by the office of the city manager.

SECTION 2. REPEALER.

All ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION 3. SEVERABILITY.

If any section, sentence, clause or phrase of this ordinance is held to be invalid or unconstitutional by any court of competent jurisdiction, then said holding shall in no way affect the validity of the remaining portions of this ordinance.

SECTION 4. CODIFICATION.

It is the intention of the Mayor and City Commission of the City of Miami Beach, and it is hereby ordained that the provisions of this ordinance shall become and be made a part of the Code of the City of Miami Beach, Florida. The sections of this ordinance may be renumbered or re-lettered to accomplish such intention, and the word "ordinance" may be changed to "section," "article," or other appropriate word.

SECTION 5. EFFECTIVE DATE.

This Ordinance shall take effect on January 1, 2018.

ATTEST:

Philip Levine
Mayor

Rafael E. Granado
City Clerk

(Sponsored by Commissioner Kristen Rosen Conzalez and Commissioner Michael Grieco)

Underline denotes additions

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Philip Levine
Mayor

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Mayor

Philip Levine
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APPROVED AS TO F:\ATTO\KALN\ORDINANCES\Residents' Right to Know - Second Reading (as amended - clean).docx FORM & LANGUAGE

City Attorney

Date

FOR EXECUTION

MIAMIBEACH

City of Miami Beach, 1700 Convention Center Drive, Miami Beach, Florida 33139, www.miamibeachfl.gov

COMMISSION MEMORANDUM

TO:

Mayor Philip Levine

Members of the City Commission

cc:

Raul J. Aguila, City Attorney Jimmy L. Morales, City Manager Rafael E. Granado, City Clerk

FROM:

Commissioner Ricky Arriola

DATE:

July 26, 2017

SUBJECT: Residents' Right to Know Ordinance

Attached for consideration by the Mayor and City Commission are my proposed amendments to the Residents' Right to Know Ordinance, which is scheduled for Second Reading/Public Hearing on July 26, 2017.

Sec. 2-14. - Residents' Right to Know.

- (e) Procedural faimess in guasi-judicial hearings. The city shall ensure that representatives of registered neighborhood associations (and individuals who choose to register) shall have the opportunity at quasi-judicial hearings before the city's land use boards, or the city commission, to present or rebut evidence relevant to matters that impact residents' quality of life. This shall include the opportunity to request a time cortain for the cenveniones of the public. Registered neighborhood associations (and individuals who choose to register) do not need to retain legal counsel to exercise these procedural rights. Notices of filing, and a copy of each quasi-judicial application, shall promptly be made available on the city's website upon within three (3) days of filing, and amendments thereto or supplemental information shall be filed and promptly made available on the city's website in advance of the date of the scheduled hearing.
- (f) Deferral or recensideration. A registered neighborhood association (or individual who chaques to register) may request deferral of any matter that requires targeted notice, or the recencideration of that matter, if such matter is not duly noticed pursuant to this Ordinance. A recensideration may only be requested at the publicly noticed land use beard or city commission meeting immediately following the meeting at which the challenged action was taken. However, the land use board or city commission shall have the sole discretion to grant or deny any such request. Consistent with Rebert's Rules of Order, a metion to reconsider must be made by a beard member or commissioner who yeted with the provailing side.

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MIAMIBEACH

COMMISSION MEMORANDUM

TO:

Honorable Mayor and Members of the City Commission

FROM:

Raul J. Aguila, City Attorney

DATE:

July 26, 2017

10:10 a.m. Second Reading Public Hearing

SUBJECT: RESIDENTS' RIGHT TO KNOW:

AN ORDINANCE OF THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAMI BEACH, FLORIDA, AMENDING CHAPTER 2 OF THE CODE OF THE CITY OF MIAMI BEACH, ENTITLED "ADMINISTRATION," BY AMENDING ARTICLE II, ENTITLED "CITY COMMISSION," BY CREATING SECTION 2-14 TO BE ENTITLED "RESIDENTS' RIGHT TO KNOW," TO CODIFY THE LEGISLATIVE INTENT OF THIS ORDINANCE, DEFINE MATTERS THAT IMPACT RESIDENTS' QUALITY OF LIFE, PROVIDE THAT THE CITY COMMISSION SHALL ADOPT A PROCESS FOR REGISTERING NEIGHBORHOOD ASSOCIATIONS AND INDIVIDUAL RESIDENTS WHO CHOOSE TO REGISTER, REQUIRE TARGETED ELECTRONIC NEIGHBORHOOD NOTICES FOR MATTERS THAT IMPACT RESIDENTS' QUALITY OF LIFE, ALLOW FOR TIMELY OPPORTUNITIES FOR PUBLIC INPUT, SUPPLEMENT EXISTING PROVISIONS IN THE CITY CODE RELATING TO PROCEDURAL FAIRNESS IN QUASI-JUDICIAL HEARINGS. ALLOW A REGISTERED NEIGHBORHOOD ASSOCIATION OR INDIVIDUAL RESIDENT WHO CHOOSES TO REGISTER TO REQUEST DEFERRAL OR RECONSIDERATION OF A MATTER IF SUCH MATTER IS NOT DULY NOTICED PURSUANT TO THIS ORDINANCE, PROVIDE THAT ANY AMENDMENT OR REPEALER OF THIS ORDINANCE SHALL REQUIRE THE AFFIRMATIVE VOTE OF 5/7TH OF THE CITY COMMISSION, DIRECT THE CITY MANAGER OR THE MANAGER'S DESIGNEE TO CONDUCT PERIODIC REVIEW AND PREPARE ANNUAL WRITTEN REPORTS, AND PROVIDE THAT THIS ORDINANCE SHALL BE ADMINISTERED BY THE OFFICE OF THE CITY MANAGER: AND PROVIDING FOR REPEALER, CODIFICATION, SEVERABILITY, AND AN EFFECTIVE DATE.

ANALYSIS

See memorandum attached.

FINANCIAL INFORMATION

Staff has conducted an analysis of the Resident's Right to Know Ordinance to provide targeted neighborhood notice, timely opportunities for input, and procedural fairness in hearings for any proposed policy, ordinance, project, or other matter that impacts residents' quality of life and has concluded that the following tools can be used to disseminate information to residents and meet the requirements of the proposed ordinance:

ListServe: this is a system used by Communications Department to send out email blasts to users

who sign up. Individuals or neighborhood associations are able to sign up for the distribution list. Staff would use this to disseminate information as needed per the proposed Ordinance.

• MB Resident Connect: this is a tool to stay up-to-date on the topics that matter most to the user. The online system, accessible via the internet at https://secure.miamibeachfl.gov/mbresidentconnect, lets users sign up to receive electronic alerts based on keywords of their choosing. When city meeting agendas are published, the user receives an email if one of the keywords they set up is part of the agenda. These keywords may be found within documents from a City Commission meeting or committee meetings, including Finance & Citywide Projects Committee, Land Use & Development Committee, Neighborhood / Community Affairs Committee, and Sustainability & Resiliency Committee; the Planning Board, Design Review Board, Historic Preservation Board, and Board of Adjustments. The system checks for keywords daily and notifies the user via email when a new document containing the keyword is found. The initial alert contains results dating back 30 days.

Considering the use of these existing technology tools, Staff does not initially anticipate a financial impact to departments, however, the need for additional resources will be monitored over time.

Legislative Tracking

Office of the City Attorney

Sponsor

Commissioner Kristen Rosen Gonzalez and Commissioner Michael Grieco

ATTACHMENTS:

Description

- Memorandum Re Residents Right to Know
- Ordinance



OFFICE OF THE CITY ATTORNEY RAUL J. AGUILA, CITY ATTORNEY

COMMISSION MEMORANDUM

To:

Mayor Philip Levine

Members of the City Commission Jimmy Morales, City Manager

From:

Raul J. Aguila, City Attorney

Date:

July 26, 2017

Subject:

AN ORDINANCE OF THE MAYOR AND CITY COMMISSION OF THE CITY OF MIAM! BEACH, FLORIDA, AMENDING CHAPTER 2 OF THE CODE THE CITY BEACH, OF OF MLAMI ENTITLED "ADMINISTRATION," BY AMENDING ARTICLE II, ENTITLED "CITY COMMISSION," BY CREATING SECTION 2-14 TO BE ENTITLED "RESIDENTS' RIGHT TO KNOW," TO CODIFY THE LEGISLATIVE INTENT OF THIS ORDINANCE, DEFINE MATTERS THAT IMPACT RESIDENTS' QUALITY OF LIFE, PROVIDE THAT THE CITY COMMISSION SHALL ADOPT A PROCESS FOR REGISTERING NEIGHBORHOOD ASSOCIATIONS AND INDIVIDUAL RESIDENTS WHO CHOOSE TO REGISTER, REQUIRE TARGETED ELECTRONIC NEIGHBORHOOD NOTICES FOR MATTERS THAT RESIDENTS' QUALITY OF LIFE. ALLOW FOR OPPORTUNITIES FOR PUBLIC INPUT, SUPPLEMENT EXISTING PROVISIONS IN THE CITY CODE RELATING TO PROCEDURAL FAIRNESS IN QUASI-JUDICIAL HEARINGS, ALLOW A REGISTERED NEIGHBORHOOD ASSOCIATION OR INDIVIDUAL RESIDENT WHO CHOOSES TO REGISTER TO REQUEST DEFERRAL OR RECONSIDERATION OF A MATTER IF SUCH MATTER IS NOT DULY NOTICED PURSUANT TO THIS ORDINANCE, PROVIDE THAT ANY AMENDMENT OR REPEALER OF THIS ORDINANCE SHALL REQUIRE THE AFFIRMATIVE VOTE OF 5/7THS OF THE CITY COMMISSION, DIRECT THE CITY MANAGER OR THE MANAGER'S DESIGNEE TO CONDUCT PERIODIC REVIEW AND PREPARE ANNUAL WRITTEN REPORTS, AND PROVIDE THAT ORDINANCE SHALL BE ADMINISTERED BY THE OFFICE OF THE CITY MANAGER; AND PROVIDING FOR REPEALER, CODIFICATION. SEVERABILITY, AND AN EFFECTIVE DATE.

Pursuant to the request of Commissioner Michael Grieco and Commissioner Kristen Rosen Gonzalez, attached is an Ordinance amending Chapter 2 of the City Code to create a "Residents' Right to Know" Ordinance. The Ordinance passed on First Reading at the May 17, 2017 City Commission meeting.

The intent of the Ordinance is to supplement any notice and procedural requirements set forth in the City Code or State law that are currently applicable to the City, in order to provide targeted neighborhood notice, timely opportunities for input, and procedural fairness in hearings for any

proposed policy, ordinance, project, or other matter that impacts residents' quality of life, which matters are defined in the Ordinance.

The Residents' Right to Know Ordinance is a groundbreaking proposal that, together with the recent implementation of the MB Resident Connect system, will provide residents with unprecedented targeted electronic notices of specific City actions. The notices contemplated in the Ordinance will require the coordination of the City Administration (especially the Information Technology Department), the City Clerk, and the City Attorney to develop a system and a procedure to implement the Ordinance.

F:\ATTO\KALN\COMMISSION MEMOS\Residents' Right to Know May 17, 2017 (July 26, 2017 - Second Reading).dock

¹ The MB Resident Connect system, which allows residents to sign up to receive electronic alerts based on keyword searches, may be accessed at https://secure.miamibeachfl.gov/mbresidentconnect.