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ORDINANCE NO. 05-001

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AN ORDINANCE AMENDING THE ST. LUCIE COUNTY LAND DEVELOPMENT CODE BY AMENDING SECTION 2.00.00 "DEFINITION" TO INCLUDE NEWSRACKS AND RELATED DEFINITIONS; BY CREATING SECTION 7.10.24 TO BE ENTITLED "NEWSRACKS ON PUBLIC RIGHTS-OF-WAY"; TO REGULATE THE PLACEMENT OF NEWSRACKS ON PUBLIC RIGHTS-OF-WAY IN THE UNINCORPORATED AREAS OF THE COUNTY; PROVIDING FOR CONFLICTING PROVISIONS, SEVERABILITY AND APPLICABILITY; PROVIDING FOR FILING WITH THE DEPARTMENT OF STATE, PROVIDING FOR ADOPTION AND CODIFICATION AND AN EFFECTIVE DATE

WHEREAS, the Board of County Commissioners of St. Lucie County, Florida, has made the following determinations:

1. Section 125.01, Florida Statutes authorizes the Board to provide and maintain county buildings, parks, preserves, playgrounds, recreation areas, rights-of-way, and other public properties and facilities.

2. Section 125.01(1)(t) authorizes the Board to adopt ordinances necessary for the exercise of its powers.

3. The enjoyment, conservation, and protection of the properties and facilities owned or leased by St. Lucie County require the adoption of regulations to govern the use of such areas in accordance with the purposes for which those areas were intended.

4. Regulation of newsracks on public rights-of-way is necessary to provide for pedestrian and driving safety.

5. Regulation of newsracks on public rights-of-way is necessary to provide for public and property safety during emergency conditions.

6. The uncontrolled placement of newsracks has resulted in unsightly accumulations of newsracks that significantly detract from the aesthetic quality of the County.

7. On August 1, 1990, the Board of County Commissioners of St. Lucie County, Florida, adopted the St. Lucie County Land Development Code.

8. The Board of County Commissioners has adopted certain amendments to the St. Lucie County Land Development Code, through the following Ordinances

91-03 -	March 14, 1991	91-09 -	May 14, 1991
91-21 -	November 7, 1991	92-17 -	June 2, 1992
93-01 -	February 16, 1993	93-03 -	February 16, 1993
93-05 -	May 25, 1993	93-06 -	May 25, 1993
93-07 -	May 25, 1993	94-07 -	June 22, 1994

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1	94-18 -	August 16, 1994	94-21 -	August 16, 1994
2	95-01 -	January 10, 1995	96-10 -	August 6, 1996
3	97-01 -	March 4, 1997	97-09 -	October 7, 1997
4	97-23 -	September 2, 1997	99-01 -	February 2, 1999
5	99-02 -	April 6, 1999	99-03 -	August 17, 1999
6	99-04 -	August 17, 1999	99-05 -	July 20, 1999
7	99-15 -	July 20, 1999	99-16 -	July 20, 1999
8	99-17 -	September 7, 1999	99-18 -	November 2, 1999
9	00-10 -	June 13, 2000	00-11 -	June 13, 2000
10	00-12 -	June 13, 2000	00-13 -	June 13, 2000
11	01-03 -	December 18, 2001	02-005 -	June 24, 2002
12	02-009 -	March 5, 2002	02-020 -	October 15, 2002
13	02-029 -	October 15, 2002	03-005 -	October 7, 2003
14	04-002-	January 20, 2004	04-007-	April 20, 2004

15
16 9. On January 21, 2005, the Local Planning Agency/ Planning and Zoning Commission
17 held a public hearing on the proposed ordinance after publishing notice in the Port St. Lucie News
18 and the Tribune at least 10 days prior to the hearing and recommended that the proposed
19 ordinance be approved.

20
21 10. On February 1, 2005, this Board held its first public hearing on the proposed
22 ordinance, after publishing a notice of such hearing in the Port St. Lucie News and the Tribune on
23 January 22, 2005.

24
25 11. On February 15, 2005, the second public hearing was continued to March 15, 2005
26 in order to give Scripps Howard Newspapers additional time to provide comments. On March 15,
27 2005, this Board held its second public hearing on the proposed ordinance, after publishing a notice
28 of the February 15, 2005 hearing in the Tribune on February 4, 2005.

29
30 12. The proposed amendments to the St. Lucie County Land Development Code are
31 consistent with the general purpose, goals, objectives and standards of the St. Lucie County
32 Comprehensive Plan and are in the best interest of the health safety and public welfare of the
33 citizens of St. Lucie County, Florida.

34
35 **NOW, THEREFORE, BE IT ORDAINED** by the Board of County Commissioners of St.
36 Lucie County, Florida:

37
38 **PART A.**

39
40 **THE SPECIFIC AMENDMENTS TO THE ST. LUCIE COUNTY LAND DEVELOPMENT**
41 **CODE TO READ AS FOLLOWS, INCLUDE:**

42
43

CHAPTER II DEFINITIONS

Bikepath: That portion of rights-of-way improved, designed, or ordinarily used for bicycle traffic.

Distributor: The person responsible for placing and maintaining a newsrack, the owner of the newsrack, or the publisher of the newspaper, periodical, advertising circulars or any other printed matter vended therein.

Newsrack: Any self-service or coin operated box, container, storage unit, dispenser or other unmanned device installed, used, or maintained for the display, sale or distribution of newspapers or other periodicals or advertising circulars or any other printed matter.

Rights-of-Way: Land dedicated or deeded to public use or otherwise owned by a public agency on which facilities such as roads, roadways, swales, bikepaths, sidewalks, railroads, canals, utilities and for public street purposes and includes all dedicated rights-of-way for any such facility and other similar uses exist or may be constructed.

Sidewalk: shall mean any surface within rights-of-way provided for the exclusive or primary use of pedestrians.

1 **B. Certificate of Compliance Required.**

2
3 No person shall place, affix, erect, construct or maintain a newsrack on public rights-of-way
4 without first becoming a qualified supplier of modular newsracks or newsracks by obtaining a one-
5 time only certificate of compliance for each newsrack or modular newsrack in accordance with the
6 provisions of this section.

7
8 **C. Application and issuance of certificate of compliance**

9
10 (1) Issuing authority. The issuing authority and coordinator shall be the public works
11 director or his designee. The public works director or his designee is responsible for fairly
12 coordinating and administering the physical placement of newsracks of the type and location herein
13 specified, and upon compliance herewith is responsible for issuing the certificates of compliance.

14
15 (2) Approving authority. The approving authority shall be the public works director or his
16 designee.

17
18 (3) Applications. The applicant shall file with the public works director a written
19 application for an installation certificate of compliance which shall contain the following
20 information:

21
22 (a) The name, address and telephone number of the applicant who is the owner
23 and/or principal in charge of the newsrack.

24
25 (b) The name, address and telephone number of a responsible person whom the
26 county may notify or contact at any time concerning the applicant's newsrack.

27
28 (c) The number of newsracks and the proposed location of each shown on a
29 drawing provided by public works as in subsection (4) below.

30
31 (d) Size, type or brand of newsracks, including an illustration and description of
32 the newsrack and mount.

33
34 (4) Procedure. The public works department shall:

35
36 (a) Have a map which is to a large enough scale to show general countywide
37 locations of newsracks by each publisher or distributor.

38
39 (b) Request a list of proposed newsrack locations, marked on the above map,
40 from each distributor.

41
42 (c) Have a scale drawing or aerial photograph of each newsrack location showing
43 the position and name of each newsrack at that location.

44
45 (d) Obtain confirmation approvals of the above approved newsrack drawings from
46 each distributor.

1 (5) Issuance of certificate of compliance. Upon a finding by the public works director,
2 or his designee, that the applicant is in compliance with the provisions of this section, the public
3 works director or his designee shall cause to be issued a certificate of compliance for installation.
4 Such issuance shall be made within ten (10) working days of the county's receipt of the completed
5 application, which will include proof of required bond(s) and insurance. Upon issuance of a
6 certificate of compliance, the applicant shall be considered a qualified private supplier of modular
7 newsracks or newsracks pursuant to this section.

8
9 (6) Denial of certificate of compliance. If a certificate of compliance for some newsrack
10 location applied for shall be denied, the applicant shall be notified within ten (10) working days of
11 the County's receipt of the completed application. The applicant shall be advised of the specific
12 cause of such denial by the public works director or his designee. The applicant may reapply for
13 substitute alternative location at no additional certificate of compliance fee.

14
15 (7) Additional certificate of compliance. If at any time after initial application for an
16 installation certificate of compliance a publisher wishes to install additional newsracks, then
17 subsections (3) and (4) above are to be repeated in accordance with the provisions of this section.
18 Under section D. Insurance, any additional returnable bond deposit required will be credit with any
19 amount still on account. Additional certificate of compliance fees shall be in accordance with section
20 E. Fees, except that the fifty-dollar publisher's fee is waived if previously paid.

21
22 (8) Any applicant who has been denied a certificate of compliance pursuant to the
23 provisions of this section may file a written appeal within seven (7) working days of the date of the
24 rendition of the decision with the County Administrator. The appeal shall be heard by the Board of
25 County Commissioners within fifteen (15) calendar days from the date of the filing of the appeal.
26 Any appeal filed pursuant to these regulations shall state succinctly the grounds upon which it is
27 asserted that the determination should be modified or reversed, and provide any other papers
28 material to the determination.

29
30 Any aggrieved parties may appeal a final decision of the Board of County Commissioners
31 to the Circuit Court of the Nineteenth Judicial Circuit. An appeal shall be filed within thirty (30) days
32 of the decision of the Board of County Commissioners being appealed.

33
34 **D. INSURANCE.**

35
36 (1) Prior to the issuance of a certificate of compliance by the public works director or his
37 designee, the applicant shall furnish to the public works director a certificate of insurance annually
38 and a one-time only returnable bond deposit, both in specific accordance with the terms of D(2)
39 below, except that returnable bonding amounts for newsrack installations shall be:

40
41

<u>Total Proposed Newsracks</u>	<u>Total Returnable Bond</u>
<u>1 to 4</u>	<u>\$150.00</u>
<u>5 to 10</u>	<u>\$300.00</u>
<u>11 to 20</u>	<u>\$500.00</u>

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1 21 and up

\$700.00

2
3 The bond being to guarantee compliance with terms of the permit and to be in force for six
4 (6) months after the approved completion date of the work.

5
6 (2) Before any permit shall be issued under this section, the applicant shall furnish to the
7 county evidence that the applicant is carrying public liability insurance, with the county named as
8 an additional insured, with bodily injury liability limits of five hundred thousand dollars (\$500,000.00),
9 each person; five hundred thousand dollars (\$500,000.00) each occurrence, and property damage
10 liability limits of two hundred fifty thousand dollars (\$250,000.00), each occurrence, or bodily injury
11 liability and/or property damage liability, single limit of five hundred thousand dollars (\$500,000.00),
12 each occurrence. The policy shall also provide the County will be given a thirty (30) day written
13 notice of cancellation or non-renewal. No permit shall be issued to any applicant to perform work
14 on, or cut into, the public rights-of-way until a deposit has been made in sufficient amount to the
15 county to insure the repairs requested by the applicant, and such amount shall be determined by
16 the director of public works; but in any event the minimum amount of such bond shall be one
17 hundred fifty dollars (\$150.00), and maximum amount of such bond shall be one hundred twenty-five
18 (125) percent of the cost of proper restoration of the public rights-of-way, the bond being to
19 guarantee compliance with terms of the permit and to be in force six (6) months after the approved
20 completion date of the work.

21
22 (3) Insurance under this section shall run continuously with the presence of the
23 applicant's newsrack in county rights-of-way, and any termination or lapse of such insurance shall
24 be a violation of this section. Applicant shall provide the County yearly updated insurance
25 certificates.

26
27 **E. FEES.**

28
29 There shall be a one-time only certificate of compliance fee in the amount of fifty dollars
30 (\$50.00) for each distributor or publisher plus ten dollars (\$10.00) per newsrack or modular
31 newsrack. Failed inspections are subject to a reinspection fee of fifteen dollars (\$15.00). All of the
32 above fees will be used to defray administrative expenses relating to this section only.

33
34 **F. LOCATION AND PLACEMENT:**

35
36 The purpose of the following is to regulate the location and placement of newsracks on
37 public rights-of-way.

38
39 (1) Newsrack placement is permitted only at the following locations:

40
41 (a) Sidewalks. Newsracks shall be situated parallel and adjacent to the edge of
42 the sidewalk. No newsrack shall be placed on the sidewalk. A minimum sidewalk space of six feet
43 shall remain clear.

44
45 (b) In a grass, dirt, gravel or like area. Newsracks placed in a grass, dirt, gravel,
46 or like area must be secured to concrete foundations, as required in this section. Notwithstanding

1 the foregoing, newsracks may not be chained or otherwise tied to any poles, or any other traffic
2 control device, tree etc., under any circumstances.

3
4 (2) No newsrack shall be placed, installed, used or maintained at the following locations
5 and/or shall be subject to the following restrictions:

6
7 (a) Within five (5) feet of any edge of roadway.

8
9 (b) Within five (5) feet of any marked crosswalk.

10
11 (c) Within ten (10) feet of any unmarked crosswalk.

12
13 (d) Within ten (10) feet of any fire hydrant, fire call box, police call box or other
14 emergency facility.

15
16 (e) Within five (5) feet of any edge of driveway.

17
18 (f) Within five (5) feet ahead of, and fifteen (15) feet to the rear of any sign
19 marking a designated bus stop, measured along the edge of roadway.

20
21 (g) Within two (2) feet of any bus bench, or plaza bench.

22
23 (h) At any location whereby the clear space for passageway of pedestrians is
24 reduced to less than six (6) feet.

25
26 (i) Where any protruding part of the newsracks is on or within twelve (12) inches
27 of any area improved with hedges or within three (3) feet radius of flowers or trees.

28
29 (j) Within five (5) feet of a building entrance.

30
31 (k) On or within three (3) feet of signs or any other traffic control device, parking
32 meters, street lights, utility poles or mailboxes.

33
34 (l) On any handicap access ramp.

35
36 (m) Within visibility triangles at street intersections. Visibility triangles shall be
37 maintained to include an area bounded by the first 25 feet along the intersecting edges of the rights-
38 of-way, projected where rounded, and a line running across the lot in connecting the ends of such
39 25 foot lines.

40
41 (n) Within visibility triangles at the intersection of driveways with streets. Visibility
42 triangles shall be maintained to include an area bounded by the first ten feet along the intersecting
43 area of the base building line and the driveway, projected where rounded, and a line running across
44 any intervening rights-of-way and the lot and connecting the end of such ten foot lines.

1 (3) In addition, all newsracks shall be subject to the following restrictions:

2
3 (a) No more than ten newsracks shall be placed at any intersection, with no more
4 than five individual newsracks at any one corner. If distributed from a modular newsrack, no more
5 than twenty-four publications shall be dispensed at any intersection with no more than twenty-four
6 publications dispensed at any one corner. Priority shall be on a first come, first to obtain a
7 certification of compliance with this section basis, except as provided in subsection (d) below.

8
9 (b) No more than five individual newsracks shall be placed side by side at any
10 one location and no more than twenty-four publications shall be dispensed from a modular
11 newsrack. There shall be a minimum 300-foot distance between groups of five individual newsracks
12 placed side by side or more than two modulares along the same sidewalk. Priority shall be on a first
13 come, first to obtain a certificate of compliance with this section basis, except as provided in
14 subsection (d) below.

15
16 (c) Modular and individual newsracks shall not be placed at the same location
17 or intersection.

18
19 Subject to the provisions set forth above, newsracks shall be placed parallel to the
20 edge of the curb, and newsracks placed near the wall of a building must be placed parallel to and
21 not more than six (6) inches from the wall.

22
23 (d) Newsrack locations existing as of the effective date of the adoption of this
24 ordinance shall be deemed acceptable, provided that the private suppliers of said newsracks submit
25 a map or maps to the public works director large enough in scale to depict said existing locations.
26 Said map(s) must be submitted within one month of adoption, and all such newsracks must
27 otherwise be brought into conformity with this ordinance as set forth herein.

28
29 **G. INSTALLATION AND MAINTENANCE**

30
31 (1) No individual free-standing newsrack shall exceed 56 inches in height, 30 inches in
32 width, and 24 inches in depth.

33
34 (2) No modular newsrack shall exceed 56 inches in height, 80 inches in width, and 24
35 inches in depth.

36
37 (3) By January 1, 2007, newsracks shall be hunter green (evergreen) pedestals and
38 sides.

39
40 (4) No newsrack shall be used for advertising signs or publicity purposes other than
41 advertising the display, sale or availability of the newspaper periodicals, advertising circulars or other
42 printed matter contained therein.

43
44 (5) Each newsrack that charges a fee for the newspaper or printed material contained
45 therein shall be equipped with a coin return mechanism to permit a person using the machine to
46 secure an immediate refund in the event the user is unable to receive the publication paid for. The
47 coin return mechanism shall be maintained in good working order.

1 (6) Each newsrack shall be kept level on a solid base, or welded or bolted to a mount.
2 The base must be set in and flush with the ground and maintained in a safe and secure condition.
3 All bases or mounts shall conform to the standards set forth below. Any mount or base installed or
4 used shall remain the responsibility of the distributor who installs or uses it and shall be removed
5 by the distributor immediately upon abandonment or removal of the newsrack. When located in
6 compliance with this section and on rights-of-way owned or maintained by the County, a newsrack
7 may also be bolted into an existing sidewalk in accordance with the standards for bases and this
8 section.

9
10 (a) Newsracks bolted directly into bases shall be bolted in place through four
11 standard holes in the base in accordance with the following standards:

- 12 1. Foundation of four-inch minimum concrete, 2,500 psi (28-day
13 strength), Class I.
- 14 2. Two-inch minimum concrete edge distance for bolts.
- 15 3. One-half-inch minimum chamfer on all concrete edges.
- 16 4. Three-eighths-inch diameter hot-dipped galvanized hex bolt mounts,
17 three-inch minimum embedment, threads down, through four corners of the newsrack.

18
19
20 (b) Mounts bolted to bases shall be bolted in place through four standard holes
21 in a base plate in accordance with the following standards:

- 22 1. Foundation of four-inch minimum concrete, 2,500 psi (28-day
23 strength), Class I.
- 24 2. Two-inch minimum concrete edge distance for bolts.
- 25 3. One-half-inch minimum chamfer on all concrete edges.
- 26 4. Three-eighths-inch diameter hot-dipped galvanized hex bolt mounts,
27 three-inch minimum embedment, threads down, through four corners of the base plate.

28
29 (c) A water-soluble, paintable, ten-year caulk shall be applied and wiped to seal
30 around the base plug and the mounting surface.

31
32 (7) Each newsrack shall have affixed to it, in a readily visible place so as to be seen by
33 anyone using the newsrack, a notice setting forth the name and address of the distributor and the
34 telephone number of a working local or toll-free telephone service to call to report a malfunction, to
35 secure a refund in the event of a malfunction of the coin return mechanism, or to give the notices
36 provided for in this section.

37
38 (8) Newsracks for free newspapers, periodicals, advertising circulars or other printed
39 matters may omit the coin box and may have the pull bar welded to the door to produce an "honor
40 rack".

1 (9) Each Newsrack shall be maintained in a neat and clean condition and in good repair
2 at all times. At a minimum, each Newsrack shall be serviced and maintained so that:

3
4 (a) It is free of graffiti, dirt and grease;

5
6 (b) It is free of chipped, faded, peeling, or cracked paint in the visible painted
7 areas thereof;

8
9 (c) It is free of rust or corrosion in the visible unpainted areas thereon;

10
11 (d) The structural parts are not broken or unduly misshapen; and

12
13 (e) The publications are kept dry and are not exposed to wind or precipitation.

14
15 **H. ABANDONMENT**

16
17 In the event a newsrack remains empty for a period of seven (7) continuous days, it shall
18 be deemed abandoned.

19
20 **I. EMERGENCY REMOVAL**

21
22 (1) Where the installation, use, or maintenance of a Newsrack, Base, or Mount poses
23 an immediate or imminent: (i) danger to pedestrians or vehicles, (ii) health or safety hazard for
24 pedestrians or vehicles, or (iii) otherwise unreasonable interference with the safe use of any Public
25 Rights-of-Way or other public property, the County Administrator may have staff remove the
26 newsrack, base, or mount immediately. Within five working days of removal, the County
27 Administrator shall notify the distributor in writing, and provide the distributor with opportunity for an
28 appeal according to the provisions of this section. After removal, the distributor may reclaim the
29 newsrack upon repayment of the costs of removal, storage, and administrative expenses. If the
30 distributor fails to reclaim within 45 days after notice of removal, the newsrack shall be deemed
31 abandoned property and may be disposed of by the County, in the same manner as other
32 abandoned or unclaimed property.

33
34 (2) Under emergency weather conditions where a newsrack may become dangerous to
35 persons or property, the Administrator may require that any newsrack that is not secured shall be
36 removed by the distributor thereof. In such event, the County Administrator may give notice, by
37 telephone, to the distributor, and shall specify the time provided for removal. Any newsrack that is
38 not removed pursuant to notice from the Administrator may be removed by the Administrator and
39 stored. In such event, the distributor may reclaim the newsrack upon paying the expenses incurred
40 by the County to remove and store it, as well as any related administrative expenses. Should the
41 distributor fail to reclaim any newsrack within 45 days after written notice of removal from the
42 Administrator, the newsrack shall be deemed abandoned property and may be disposed of, by the
43 County, in the same manner as other abandoned or unclaimed property.

1 **J. APPEALS**

2
3 A distributor may appeal a decision made by the County Administrator for emergency
4 removal by filing a written notice of appeal with the County Administrator within seven (7) working
5 days of the date of the rendition of the decision. The Board of County Commissioners shall review
6 the emergency removal at a public meeting within fifteen (15) calendar days from the date of filing
7 the appeal. The distributor shall be provided reasonable notice of the time, date and place of the
8 public meeting. Any appeal filed pursuant to these regulations shall state succinctly the grounds
9 upon which it is asserted that the determination should be modified or reversed, and any other
10 papers material to the determination.

11
12 Any aggrieved parties may appeal a final decision of the Board of County Commissioners
13 to the Circuit Court of the Nineteenth Judicial Circuit. An appeal shall be filed within thirty (30) days
14 of the decision of the Board of County Commissioners being appealed.

15
16 **K. ENFORCEMENT**

17
18 Beginning one hundred fifty (150) days from the effective date of Ordinance No. 05-001 and
19 at any time thereafter, any newsrack in violation of any provision of this article shall be subject to
20 remedy and due process under the provisions of Section 11.13.03 et. seq. of this Code pertaining
21 to the code enforcement board.

22
23 **L. RIGHTS PRESERVED**

24
25 Nothing contained in this article shall prohibit the Commission from enforcing its ordinances
26 by any other means. This article does not restrict the right of any person or the Commission to
27 proceed with under either section 60.05 or section 832.05, Florida Statutes, against any public
28 nuisance.

29
30 **PART B. CONFLICTING PROVISIONS.**

31
32 Special acts of the Florida legislature applicable only to unincorporated areas of St. Lucie
33 County, County ordinances and County resolutions, or parts thereof, in conflict with this ordinance
34 are hereby superseded by this ordinance to the extent of such conflict.

35
36 **PART C. SEVERABILITY.**

37
38 If any portion of this ordinance is for any reason held or declared to be unconstitutional,
39 inoperative, or void, such holding shall not affect the remaining portions of this ordinance. If this
40 ordinance or any provision thereof shall beheld to be inapplicable to any person, property, or
41 circumstance, such holding shall not affect its applicability to any other person, property, or
42 circumstance.

43
44 **PART D. APPLICABILITY OF ORDINANCE.**

45
46 This ordinance shall be applicable in the unincorporated area of St. Lucie County.
47

1 **PART E. FILING WITH THE DEPARTMENT OF STATE.**

2
3 The Clerk be and is hereby directed forthwith to send a certified copy of this ordinance to the
4 Bureau of Administrative Code and Laws, Department of State, The Capitol, Tallahassee, Florida
5 32304.

6
7 **PART F. EFFECTIVE DATE.**

8
9 This ordinance shall take effect September 12, 2005.

10
11 **PART G. ADOPTION.**

12
13 After motion and second, the vote on this ordinance was as follows:

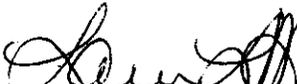
14	Chairman Frannie Hutchinson	AYE
15	Vice Chairman Doug Coward	AYE
16	Commissioner Paula Lewis	ABSENT
17	Commissioner Joseph E. Smith	AYE
18	Commissioner Chris Craft	AYE

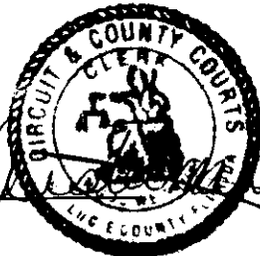
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21 **PART H. CODIFICATION.**

22
23 Provisions of this ordinance shall be incorporated in the St. Lucie County Code and Compiled
24 Laws, and the word "ordinance" may be changed to "section", "article", or other appropriate word,
25 and the sections of this ordinance may be renumbered or relettered to accomplish such intention;
26 provided, however, that parts B through H shall not be codified.

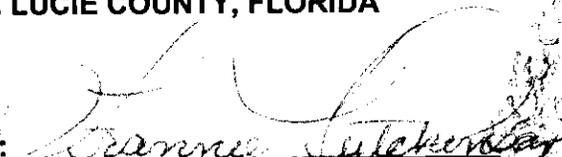
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28 **PASSED AND DULY ENACTED** this 15th day of March, 2005.

29
30
31 **ATTEST:**

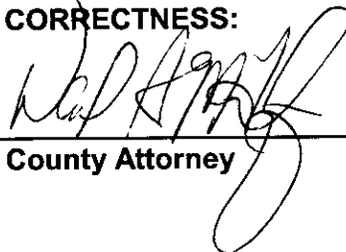
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Deputy Clerk



**BOARD OF COUNTY COMMISSIONERS
ST. LUCIE COUNTY, FLORIDA**

BY: 
Chairman

**APPROVED AS TO FORM AND
CORRECTNESS:**

BY: 
County Attorney