ORDINANCE NO. C-26-

AN ORDINANCE OF THE CITY OF FORT LAUDERDALE. FLORIDA, AMENDING CHAPTER 8, ARTICLE III, OF THE CODE OF ORDINANCES OF THE CITY OF FORT LAUDERDALE, FLORIDA, TITLED "PUBLIC BEACHES," BY AMENDING SECTION 8-55.5, TITLED "HIGH IMPACT EVENTS ON BEACH PROPERTY," AUTHORIZING THE CITY MANAGER OR DESIGNEE TO IMPOSE TEMPORARY IMMEDIATE MEASURES, INCLUDING A CURFEW THAT RESTRICTS JUVENILE ACCESS TO DESIGNATED AREAS, SUSPENSION OF SIDEWALK CAFÉ PERMITS AND REMOVAL OF CAFÉ EQUIPMENT WITH NOTICE TO THE PERMITTEE, AND MODIFICATION OF OPERATING HOURS FOR CITY PARKS AND FACILITIES: FOR SEVERABILITY; PROVIDING PROVIDING FOR CONFLICTS AND REPEAL; PROVIDING FOR CORRECTION OF SCRIVENER'S ERRORS: AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, section 8-55.5 of the Code of Ordinances of the City of Fort Lauderdale currently regulates high impact events on the public beach property and authorizes the City Manager or designee to impose immediate measures for high impact events including the Tortuga Music Festival, Panthers Stanely Cup Celebration Parade, Fort Lauderdale International Boat Show, and Fort Lauderdale Air Show, among others; and

WHEREAS, during high impact events, City staff have observed an increased percentage of activity, such as public intoxication, loitering, crowd control, and public disturbances, that warrant police intervention; and

WHEREAS, the proposed amendments to section 8-55.5 of the Code will authorize the City Manager or designee to impose additional immediate temporary measures during high impact events, including a curfew that restricts juvenile access to designated areas, suspension of sidewalk café permits and removal of café equipment with notice to the permittee, and modification of operating hours for City parks and facilities, that grants the City Manager or designee the flexibility to enforce said rules and regulations for enhanced safety measures during that period; and

WHEREAS, as a condition to the City's issuance of a sidewalk café permit and pursuant to section 25-189(3) of the Code, the City has the authority to suspend a permit, when

CODING: Words, symbols, and letters stricken are deletions; words, symbols, and letters underlined are additions.

an ordinance, resolution, or motion is adopted by the city commission providing for an event that requires the sidewalk be clear for a period of time; and

WHEREAS, the City Commission finds amending section 8-55.5 will serve a legitimate municipal purpose by promoting a controlled and safe environment for the public during high impact events and contribute to promoting the City of Fort Lauderdale as a world-renowned tourist destination;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF FORT LAUDERDALE, FLORIDA:

<u>SECTION 1</u>. That section 8-55.5 of the Code of Ordinances of the City of Fort Lauderdale entitled "High impact events on beach property" is hereby amended as follows:

Sec. 8-55.5. High impact events on beach property.

- (a) Definitions.
 - (1) Barrier island means and includes beach property as defined herein, up to and including the westernmost bank of the intracoastal waterway to the west. Southeast 17th Street to the south and Northeast 42nd Court to the north.
 - (2) Beach property means and includes the public bathing beach or beaches on the waters of the Atlantic Ocean in the city extending from the north line of Government Lot 3, Section 12, Township 50 South, Range 42 East extended to the Atlantic Ocean on the south to the northern boundary line of Section 31, Township 49 South, Range 43 East on the north and from North Atlantic Boulevard (State Road A-1-A) on the west to the waters of the Atlantic Ocean on the east, save and except therefrom that area bounded on the east by the waters of the Atlantic Ocean, on the west by the easternmost right-of-way of State Road A-1-A, with the northern and southern boundaries thereof as described in those instruments recorded at Deed Book 372, Page 360 and Official Records Book 1213, Page 643 of the Public Records of Broward County, Florida, said instruments being on file in the office of the city clerk, and said area generally known as Bonnet House Private Beach, being seven hundred (700) feet of privately owned beach, unencumbered by any public beach easement rights

CODING: Words, symbols, and letters stricken are deletions; words, symbols, and letters underlined are additions.

and further excepting therefrom that area shown as Sand Beach on the plat of Lauderdale Beach as recorded in Plat Book 4, Page 2, of the Public Records of Broward County, Florida, which extends from the northern boundary line of Section 31, Township 49 South, Range 43 East on the south to the north boundary line of Oakland Park Beach Boulevard extended to the waters of the Atlantic Ocean on the north and from the east boundary line of Blocks 12, 13, Vista Park, 14, C, D, 15, 16, 17, 18 and 19 of Lauderdale Beach Subdivision as recorded in Plat Book 4, Page 2 of the Public Records of Broward County, Florida, on the west to the waters of the Atlantic Ocean on the east, and it is hereby known and designated as "Fort Lauderdale Beach" and is hereby declared to be a public municipal beach and recreational area for the use of the public in general, including the westernmost sidewalk of State Road A-1-A.

- (3) Cooler means a container designed for or capable of carrying or storing foods and beverages in cans or bottles.
- (4) High impact event means an event or gathering on beach property in the City of Fort Lauderdale during which one (1) or more of the following occur:
 - a. An event, activity or period of time <u>including</u>, but not limited to, an observed holiday that generates a significant spike in social media conversations, increasing audience impressions, and attention on the city, which is expected to generate attendance by more than five thousand (5,000) people for an area of beach property;
 - b. City parking lots and garages in an area within a 15-block radius of an event that
 is held on beach property pursuant to an outdoor special event permit, or
 otherwise, are at full capacity;
 - c. An event is held pursuant to an outdoor special event permit which is expected to result in attendance by more than twenty-five thousand (25,000) people on beach property;

- d. A maintenance of traffic (MOT) plan would be required, or is required (e.g., including, but not limited to, street closures, lane closures, shuttle service) based upon the high impact event, or pursuant to an outdoor special event permit;
- e. Hotel occupancy levels are anticipated to be greater than eighty-five (85) percent in the city; or
- f. Law enforcement mutual aid or other assistance from outside law enforcement agencies is required to provide for the safety and well-being of residents and visitors to the beach property.
- (b) City manager's authority to impose immediate measure(s) for high impact events. Whenever the city manager or designee determines that a high impact event on beach property will occur, or is in progress, the city manager or designee may impose one (1) or more of the following immediate measures for a temporary period, as determined by the city manager or designee, to protect the public beach, barrier island, or other public property from damage, and property degradation, and or any unauthorized use in order to protect the health, safety, and welfare of the general public:
 - (1) The pProhibition of coolers.
 - (2) The pProhibition of any inflatable devices.
 - (3) The pProhibition of tents, tables, and similar structures.
 - (4) The Limitation of live or amplified music.
 - (5) The IL imitation of traffic routes to prohibit vehicular access to non-residents, and permit access only for residents and those patrons and employees of businesses located in the specific area where traffic routes have been limited.

ORDINANCE NO. C-26-

PAGE 5

- (6) The eEstablishment of occupancy limits for different segments of beach property, and prohibiting access to those areas that have reached those occupancy limits.
- (7) The pProhibition of any consumption of alcohol on the beach property.
- (8) Implement a curfew that restricts juveniles under the age of 18 years from accessing specific area(s) at or near a high impact event, as designated by the city manager or designee, without the supervision of a parent or adult 18 years of age or older.
- (9) Suspend sidewalk café permits and order the removal of associated café equipment with notice to the permittee pursuant to section 25-190 of the Code.
- (10) Modify operating hours for parks and city facilities.
- (8<u>11</u>) Notwithstanding Chapter 27, Article VII, Division 2 of the Code, the prohibition or limitation of dockless scooters and other dockless mobility programs on the barrier island as defined herein.
- (912) Notwithstanding Chapter 26, Article IV, Division 4, Section 161 of the Code, the implementation of a high impact event parking rate of up to one hundred dollars (\$100.00) per calendar day.
- (c) Notification of high impact event measures. When one (1) or more immediate measures are implemented by the city manager, or designee, pursuant to subsection b., above, such measures, the charges or rates, and their duration, shall be filed with the city clerk and delivered through all appropriate city communication methods, and news and social media for publication and through local radio and television stations for broadcast. If practicable, signs may be posted in the impacted area(s) advising of the measures during the duration of such measures.
- (d) Enforcement penalty. Any refusal to comply with the measures imposed pursuant to subsection 8-55.5(b)(1-12-8), above, may be punished as provided in section 1-6 of

CODING: Words, symbols, and letters stricken are deletions; words, symbols, and letters underlined are additions.

PAGE 6

this Code. Any refusal to comply with the measures imposed pursuant to subsection 8-55.5(b)(912), above, may be punished as provided in 95.5(b)(912), above, may be punished as provided in 95.5(b)(912).

<u>SECTION 2</u>. At the direction of the City Attorney, the publisher of the Code of Ordinances of the City of Fort Lauderdale, Florida, is authorized to conform chapter, article, section, subsection, and clause numbers and letters, and capitalization, set forth in the Code of Ordinances of the City of Fort Lauderdale, Florida, and to correct any non-substantive scrivener's errors in the codification of this Ordinance without the need for a public hearing.

<u>SECTION 3</u>. That if any clause, section, or other part of this Ordinance shall be held invalid or unconstitutional by any court of competent jurisdiction, the remainder of this Ordinance shall not be affected thereby but shall remain in full force and effect.

<u>SECTION 4</u>. That all ordinances or parts of ordinances in conflict herewith, be and the same are hereby repealed to the extent of such conflict.

<u>SECTION 5</u>. That this Ordinance shall be in full force and effect upon its passage on second reading.

PASSED FIRST READING this _ PASSED SECOND READING this	day of s day of	, 2026. , 2026.	
ATTEST:		Mayor DEAN J. TRANTALIS	
City Clerk DAVID R. SOLOMAN			