BOARD OF COUNTY COMMISSIONERS LAKE COUNTY, FLORIDA OFFICE OF THE COUNTY MANAGER AGENDA ITEM COVER SHEET

DATE: 11/23/2022 **MEETING DATE**: 12/20/2022 **TO**: Jennifer Barker, County Manager **ITEM TYPE**: Public Hearing

THRU: ITEM ID: 20837

Melanie Marsh, County Attorney **BY:** Nova Atkinson, Paralegal

SUBJECT: Ordinance creating Section 2-4, Lake County Code, to be entitled *Trespass*

Notices For Public Property.

RECOMMENDATION/REQUIRED ACTION: Approve

Adopt

Recommend adoption and execution of an Ordinance creating Section 2-4, Lake County Code, to be entitled *Trespass Notices For Public Property*. There is no fiscal impact.

BACKGROUND SUMMARY: This proposed Ordinance will amend Chapter 2, Article I, Lake County Code, by creating Section 2-4, entitled *Trespass Notices For Public Property*, to establish a procedure for issuing and contesting trespass notices for County-owned public property.

The Board of County Commissioners approved this Ordinance for advertising on November 15, 2022.

Fiscal Impact: There is no Fiscal Impact.

Account No.:

Advertised Date: 12/9/2022 Paper: Daily Commercial

Attachments:

1. Proposed Ordinance

2. Economic Impact Statement

STAFF APPROVALS AND DATES:

Nova Atkinson Created/Initiated - 11/23/2022

Melanie Marsh Approved - 11/29/2022
Allison Teslia Approved - 11/29/2022
Melanie Marsh Approved - 12/1/2022
Jennifer Barker Approved - 12/5/2022
Misty Spahn Final Approval - 12/9/2022

ACTION TAKEN BY BOARD:

Action: New Other:

Continued/Deferred Until:

Summary of Ordinance

The purpose of this Ordinance is to create Section 2-4, Lake County Code, to be entitled *Trespass Notices For Public Property*, which shall establish a procedure for issuing and contesting trespass notices for County-owned public property.

Changes are shown as follows: Strikethrough for deletions and <u>Underline</u> for additions to existing Code sections. The notation "* * *" shall mean that all preceding or subsequent text remains unchanged (excluding any renumbering or relettering that might be needed).

ORDINANCE 2022-_

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AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF LAKE COUNTY, FLORIDA; CREATING SECTION 2-4, LAKE COUNTY CODE, TO BE ENTITLED TRESPASS NOTICES FOR PUBLIC PROPERTY, TO ESTABLISH A PROCEDURE FOR ISSUING AND CONTESTING TRESPASS NOTICES FOR COUNTY-OWNED PUBLIC PROPERTY; PROVIDING FOR SEVERABILITY; PROVIDING FOR INCLUSION IN THE CODE; PROVIDING FOR FILING WITH THE DEPARTMENT OF STATE; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the Board of County Commissioners of Lake County, Florida, desires to create Section 2-4, Lake County Code, to establish a procedure for issuing and contesting trespass notices for County-owned public property; and

WHEREAS, the Lake County Board of County Commissioners determines that these amendments are in the best interests of the citizens of Lake County, Florida.

NOW THEREFORE, be it ordained by the Board of County Commissioners of Lake County, Florida, as follows:

Section 1. Legislative Findings of Fact. The foregoing recitals are hereby adopted as legislative findings of the Board of County Commissioners and are ratified and confirmed as being true and correct and are hereby made a specific part of this Ordinance upon adoption hereof.

Section 2. <u>Creation.</u> Section 2-4, Lake County Code, to be entitled *Trespass Notices For Public Property*, is hereby created to read as follows:

Sec. 2-4. – Trespass Notices For Public Property

The County Manager or designee are hereby authorized to request a law enforcement officer to issue a trespass notice to any person who violates this Code, County policy, or Florida law while on or within a County facility, building, public property, park, or outdoor area. The trespass shall be effective for the specific property where the violation occurred unless otherwise stated.

(b) Trespass notices must be issued as follows:

(1) For the first violation, the person may be issued a trespass notice for a period not to exceed one (1) year.

- (2) For a second or subsequent violation, the person may be issued a trespass notice for a period not to exceed two (2) years.
- (c) A copy of the trespass notice must be provided by certified mail or hand delivery to the person and a copy provided to the County employee or official having control over the County park, facility, building or outdoor area. The written trespass notice must advise the person of the right to appeal, provide the address for filing the appeal, identify the County facility, building, or outdoor area, including parks, to which the notice applies, and state the duration of the trespass notice.
- (d) Upon the completion of an appeal pursuant to this Section or the expiration of the time to file an appeal, any person found on or within any County facility, building, or outdoor area, including parks, but excluding rights-of-way, in violation of a trespass notice may be arrested for trespassing.
- (e) The County Manager or designee, or law enforcement officers, may authorize a person who has received a trespass notice to enter the property or premises to exercise his or her First Amendment rights if there is no other reasonable alternative location to exercise such rights or to conduct necessary County business. Such request and authorization must be in writing, must specify the duration of the authorization and any conditions, and must not be unreasonably denied.
- (f) This section must not be construed to limit the authority of any law enforcement officer to issue a trespass notice to any person for any lawful reason for any County property, excluding rights-of-way, when closed to general vehicular or pedestrian use, when necessary or appropriate in the sole discretion of the law enforcement officer.
- (g) The provisions of this Section shall encompass and include all County owned property within the legal boundaries of unincorporated Lake County and County owned property within the boundaries of Lake County municipalities.
 - (h) Appeal of trespass notice. A person to whom a trespass notice is issued under this section will have the right to appeal as follows:
 - (1) Appeals will be heard by the County's Code Enforcement Special Master in accordance with Chapter 8 of this Code.
 - (2) No later than ten (10) days from the receipt of a trespass notice, a person may file an appeal of the notice. The appeal must include the person's name, address, and phone number, if any. No fee will be charged for filing the appeal.
 - (3) The appeal must be filed with the County Attorney's Office. The appeal may be filed in person at 315 West Main Street, Suite 335, Tavares, Florida 32778, or by certified mail at P.O. Box 7800, Tavares, Florida, 32778.
 - (4) The hearing must be held as soon as possible and not later than thirty (30) days from the filing of the appeal unless the County and appellant agree to

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hold the hearing more than thirty (30) days from the filing of the appeal. Written notice of the hearing must be provided to the address provided in the appeal. If no address is provided, a copy of the notice will be posted in the County Administration Building located at 315 West Main Street, Tavares, Florida 32778.

- Copies of documents in the County's control which are intended to be used at the hearing, and which directly relate to the issuance of the trespass notice to the appellant, will be made available upon request to the appellant prior to the hearing. Normal fees for public records will be charged.
- The appellant and the County will have the right to testify, to call witnesses, to cross-examine witnesses, and to present evidence. The appellant will have the right to bring a court reporter, at the appellant's expense. Attorneys may represent the appellant and the County at the hearing.
- The Special Master shall consider any other evidence presented at the (7) hearing. Formal rules of evidence will not apply, but fundamental due process will govern the proceedings.
- The County will bear the burden of proof by clear and convincing evidence (8) that the trespass notice was properly issued pursuant to the criteria of this section.
- (9) If the appellant fails to attend a scheduled hearing, the Special Master may review the evidence presented and determine if the trespass notice was properly issued pursuant to the criteria of this section.
- No later than five (5) days after the hearing, the Special Master shall issue a written order on the appeal which shall be mailed by certified mail to the appellant at the address provided. If no address is provided, a copy of the decision will be posted in the County Administration Building located at 315 West Main Street, Tavares, Florida 32778. A copy will also be provided to the County.
- The written order of the Special Master will be a final order and the appellant will be deemed to have exhausted all administrative remedies. Such order may be subject to judicial review in the manner provided by law.
- The trespass notice shall remain in effect during the appeal and review process, including any judicial review.

Secs. 2-45—2-20. - Reserved.

Inclusion in Code. It is the intent of the Board of County Commissioners that the provisions of this Ordinance shall become and be made a part of the Lake County Code and that the sections of this Ordinance may be renumbered or relettered and the word "ordinance" may be changed to "section", "article", or such other appropriate word or phrase in order to accomplish such intentions.

1 2 3	is for any reason held or declared to be inval	ection, sentence, clause, or phrase or word of this Ordinance lid, unconstitutional, inoperative or void by any court of the remaining portion of this			
4	competent jurisdiction, then said holding shall in no way affect the validity of the remaining portion of this				
5	Ordinance; and it shall be construed to have been the Commissioners' intent to pass this Ordinance without				
	such unconstitutional, invalid or inoperative part therein; and the remainder of this Ordinance, after the				
6 7	exclusion of such part or parts shall be deemed and held to be valid, as if such parts had not been included				
8	herein; or if this Ordinance or any provisions thereof shall be held inapplicable to any person, groups of				
9	persons, property, kind of property, circumstances or set of circumstances, such holding shall not affect the applicability thereof to any other person, property or circumstances.				
9 10	applicability thereof to any other person, proper	ty of circumstances.			
	Section 5. Filing with the Depar	tment of State. The Clark shall be and is hereby directed			
11 12		tment of State. The Clerk shall be and is hereby directed linance to the Secretary of State for the State of Florida in			
13	accordance with Section 125.66, Florida Statute				
14	accordance with Section 123.00, Piorida Statute	25.			
15	Section 6. Effective Date. This C	Ordinance shall become effective as provided for by law.			
16	Effective Date.	ordinance shair occome effective as provided for by law.			
17					
18	ENACTED this day of day	of . 2022.			
19	any	,			
20	FILED with the Secretary of State the _	day of , 2022.			
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22					
22 23 24					
24	ATTEST:	BOARD OF COUNTY COMMISSIONERS			
25		OF LAKE COUNTY, FLORIDA			
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26 27 28 29					
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30	Gary J. Cooney, Clerk	, Chairman			
31	Board of County Commissioners of				
32	Lake County, Florida	This, 2022.			
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35	A 1				
36	Approved as to form and legality:				
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38 39					
39 40	Melanie Marsh, County Attorney				
T U	Micianic Marsh, County Attorney				



ECONOMIC IMPACT STATEMENT

Contact Inform	·		D. M. Land
Date:	11/15/2022	Contact Name:	David Langley
Dept./Division:	County Attorney's Office	Contact Phone:	(352) 343-9787
Ordinance Info	rmation		
Describe the O	rdinance:		
Notices For Pub	this Ordinance is to create Sec plic Property, which shall establ nty-owned public property.		y Code, to be entitled <i>Trespass</i> ssuing and contesting trespass
Describe the d	rect economic impact of the o	ordinance upon the c	peration of the County:
	ect economic impact of the o	-	
		-	
		-	
There is no dire	ect economic impact on the op	eration of the County	y .
There is no dire Describe the dire who are expec	ect economic impact on the operation in	eration of the County	y. property owner/taxpayers/citizen
There is no dire Describe the divide who are expec	ect economic impact on the operation impact of the operated to be affected:	eration of the County	y. property owner/taxpayers/citizen
There is no dire Describe the di who are expec There is no dire	ect economic impact on the operative economic impact of the operated to be affected:	eration of the County ordinance upon the p property owner/taxp	oroperty owner/taxpayers/citizen
There is no dire Describe the di who are expec There is no dire	ect economic impact on the operation in	eration of the County ordinance upon the p property owner/taxp	y. property owner/taxpayers/citizen

BOARD OF COUNTY COMMISSIONERS LAKE COUNTY, FLORIDA OFFICE OF THE COUNTY MANAGER AGENDA ITEM COVER SHEET

DATE: 11/21/2022 MEETING DATE: 12/20/2022 TO: Jennifer Barker, County Manager ITEM TYPE: Presentation

THRU: ITEM ID: 20818

Cari Christian, Assistant County Manager **BY:** Ryan Ritchie, Office of Visit Lake Director

SUBJECT: Presentation by GOSports

RECOMMENDATION/REQUIRED ACTION:

Presentation by Jason Siegel, Chief Executive Officer, Greater Orlando Sports Commission

BACKGROUND SUMMARY:						
Fiscal Impact:						
Account No.:						
Advertised Date: Attachments:	Paper:					

STAFF APPROVALS AND DATES:

Ryan Ritchie Created/Initiated - 11/21/2022 Cynthia Maggio Approved - 11/21/2022

Karen Snodgrass
Cari Christian
Approved - 12/7/2022
Sheri Hutchinson
Approved - 12/7/2022
Allison Teslia
Approved - 12/7/2022
Melanie Marsh
Approved - 12/7/2022
Jennifer Barker
Approved - 12/12/2022
Misty Spahn
Approved - 12/12/2022
Final Approval - 12/12/2022

ACTION TAKEN BY BOARD:

Action: New Continued/Deferred Until:

Other: