From: County Ordinances

To: Ordinances; County Ordinances

Subject: RE: Hernando County Ordinance No. 2025-06 - Adopted on June 24, 2025

Date: Friday, June 27, 2025 2:49:50 PM

Attachments: Hernando20250627 Ordinance2025 06 Ack.pdf

Good afternoon,

Attached is the acknowledgement letter for Hernando County Ordinance 2025-06.

Thank you,

David Parrish

Government Operations Consultant II
Office of the General Counsel
Department of State
Room 701 – The Capitol – Tallahassee, FL
P: (850) 245-6270

From: Ordinances <ord@hernandoclerk.org>

Sent: Friday, June 27, 2025 2:38 PM

To: County Ordinances < CountyOrdinances@dos.fl.gov>

Subject: Hernando County Ordinance No. 2025-06 - Adopted on June 24, 2025

EMAIL RECEIVED FROM EXTERNAL SOURCE

The attachments/links in this message have been scanned by Proofpoint.

Sender Full Name:	Paige Jefferys
Sender Phone number:	352-754-4970
County Name:	Hernando
Ordinance Number:	2025-06

Thank You,

Paige Jefferys

Administrative Services | Administrative Services Clerk I

Office of Doug Chorvat Jr., Clerk of Circuit Court and Comptroller

Phone: | Email: PJefferys@hernandoclerk.org

20 N Main Street, Brooksville, FL 34601



RON DESANTIS
Governor

CORD BYRD
Secretary of State

June 27, 2025

Doug Chorvat, Jr. County Clerk Hernando County 20 North Main Street, Rm. 362 Brooksville, Florida 34601

Dear Doug Chorvat Jr.,

Pursuant to the provisions of Section 125.66, Florida Statutes, this will acknowledge receipt of your electronic copy of Hernando County Ordinance No. 2025-06, which was filed in this office on June 27, 2025.

Sincerely,

Alexandra Leijon Administrative Code and Register Director

AL/dp

ORDINANCE NO.: 2025 1 2 AN ORDINANCE AMENDING CODE ENFORCEMENT PROCEDURES TO 3 PROMOTE EFFICIENCY AND TO REDUCE COSTS; AUTHORIZING THE 4 CLERK OF THE SPECIAL MASTER PROGRAM TO EXECUTE DEFAULT 5 ORDERS; INCORPORATING RECITALS BY REFERENCE; AUTHORIZING 6 THE COLLECTION OF UNPAID CODE ENFORCEMENT ORDERS BY DEBT 7 COLLECTION AGENCIES; AUTHORIZING ENACTMENT OF VOLUNTARY 8 COMPLIANCE INCENTIVE PROGRAMS BY RESOLUTION; RENAMING OF 9 HERNANDO COUNTY CODE CHAPTER 9 AND REPEALING CABLE TELEVISION FRANCHISING REGULATIONS; AUTHORIZING 10 COLLECTION OF DELINQUENT ACCOUNTS BY DEBT COLLECTION 11 12 AGENCIES; PROVIDING FOR SEVERABILITY; PROVIDING FOR 13 INCLUSION IN THE CODE; PROVIDING FOR THE REPEAL OF CONFLICTING PROVISIONS; AND PROVIDING FOR AN EFFECTIVE DATE. 14 15 16 WHEREAS, on April 8, 2025, the Hernando County Board of County Commissioners (the 17 "Board") adopted Resolution No. 2025-67; and, 18 WHEREAS, the Board, by enacting Resolution No. 2025-67, committed Hernando County's 19 Government to the goals of "identifying unnecessary spending, eliminating waste, and saving 20 taxpayers' money"; and, 21 WHEREAS, the Board finds that it can reduce unnecessary costs and wasted time if it allows 22 the special master clerk, as opposed to its special masters, to enter default orders against non-23 participating defendants; provided, that the Board creates a procedural mechanism by which a 24 special master can vacate a default order upon good cause being shown; and, 25 WHEREAS, as the Florida Attorney General's Office opined in AGO 99-03, counties and municipalities are authorized by Fla. Stat. § 162.09 to "enter into an agreement[s] with a collection 26

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agency to settle or compromise outstanding liens from code enforcement violations and pursue collection through litigation"; and, WHEREAS, the Board finds that by retaining the services of a debt collection agency, it will promote its code enforcement cost recovery efforts; and, WHEREAS, the Legislature preempted local governments from entering into franchise agreements with cable television providers in Chapter 2007-29, which rendered Hernando County Code Chapter 9, Cable Television, moot; and, WHEREAS, the Board finds that it promotes the twin goals of making government more efficient and reducing unnecessary spending by offering property owners incentives to voluntarily bring their noncompliant properties into compliance with the Hernando County Code. NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF HERNANDO COUNTY: Section 1. Incorporation of Recitals. foregoing recitals are hereby ratified as being true and correct and are incorporated herein by reference. Section 2. Clerk to Execute Default Orders. Hernando County Code § 2-52, "Pre-Hearing Administrative Enforcement Costs; Rights of Violators; Payment of Fines; Right to Appeal; Failure to Pay and Correct, or to Appeal," is hereby amended to read as follows: (a) If a violation cited under subsection 2-51(b) is corrected before a section 2-54 special master hearing, the violator shall pay the enforcement costs incurred by Hernando County. The individual enforcement cost that may be assessed shall be set

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by the board of county commissioners by resolution. The code officer shall prepare an order specifying the enforcement costs incurred by the county in the enforcement of its codes, and he shall serve a copy of the order on the violator. A violator who has been served with a civil violation notice shall elect either (b) to: Pay the civil penalty in the manner indicated on the civil violation (1) notice, and correct the violation within the time specified on the notice (if applicable); or, (2) Request an administrative hearing before the special master to appeal the decision of the code officer which resulted in the issuance of the civil violation notice. Appeal by administrative hearing of the notice of violation shall be (c) accomplished by filing a request in writing to the address indicated on the notice, no later than twenty (20) calendar days after the service of the notice. (d) If the named violator after notice fails to pay the civil penalty and correct the violation within the time specified (if applicable), or fails to timely request an administrative hearing before the special master, the special master code enforcement clerk shall be informed of such failure by report from the code officer. Failure of the named violator to appeal the decision of the Code Officer within the prescribed time

period shall constitute a waiver of the violator's right to administrative hearing before

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the special master. A waiver of the right to administrative hearing shall be treated as an admission of the violation, and the special master code enforcement clerk shall enter a default order assessing fines against the violator accordingly. Proceedings to Vacate Default Orders. After entry of a default order by the (e) code enforcement clerk pursuant to subpart (d) supra, a special master may set aside a default order entered by the code enforcement clerk pursuant to subpart (d) supra, and set a new hearing date upon the original notice to appear, if a named defendant files a motion seeking such relief within twenty-one (21) calendar days after the service of the default order on the named defendant, and the motion establishes that the defendant's default was the result of either excusable neglect on the defendant's part or the county's failure to comply with the service requirements of Hernando County Code § 2-53. (c)(f) If the named violator pays the civil penalty for a correctable violation but does not correct that violation within the time specified, each day that the violation continues beyond such specified time shall constitute a continuing violation. Section 3. Referral of Unpaid Fines to Collection Agencies. Hernando County Code § 2-56, "Recovery of Unpaid Civil Penalties; Unpaid Penalty to Constitute a Lien; Foreclosure," is hereby amended to read as follows:

(a) The county may institute proceedings in a court of competent jurisdiction to compel payment of fines imposed under this supplemental code enforcement procedure.

- (b) The county may, for the purpose of collecting any delinquent civil penalties or costs from a violator, refer the delinquency to a debt collection agency. The authority of a debt collection agency to compromise such penalties or costs, if any, shall be set forth in the county's contract with the debt collection agency. The collection fee, including any reasonable attorney's fee, paid to any collection agency shall be in accordance with Florida law. Such collection fees shall be added to the unpaid balance.
- (bc) A certified copy of an order imposing fines may be recorded in the public records of the county and thereafter shall constitute a lien against the land on which the violation exists or existed; provided that if the violator does not own the land, upon any other real or personal property owned by the violator; and that it may be enforced in the same manner as a court judgment by the sheriffs of this state, including levy against the personal property, but shall not be deemed to be a court judgment except for enforcement purposes. After three (3) months from the filing of any such lien which remains unpaid, the county attorney's office or debt collection agency, as applicable, may foreclose or otherwise execute on the lien.

DRAFT DOCUMENT: F:\1 COUNTY ATTORNEY'S OFFICE\JAJ\Ordinances\Code Enforcement Update Ordinance\2025 Update\2025-5-14 Proposed Ordinance - Draft 3.wpd, May 14, 2025 (1:04pm) NOTE: additions/deletions = language proposed for addition/deletion to existing Code provisions.

Section 4. Authorization of Voluntary Compliance Incentive Programs. A new 1 Hernando County Code § 2-60, to be entitled "Voluntary Compliance Incentive Programs," is 2 hereby created to read as follows: 3 4 The Board may enact, by resolution, incentive programs that promote voluntary 5 compliance with the Hernando County Code. Such an incentive program may provide for non-material deviations from the procedural requirements set forth in 6 7 Hernando County Code § 2-52. Section 5. Renaming of Hernando County Code Chapter 9 and Repealing Cable 8 9 Television Franchising Regulations. Hernando County Code Chapter 9 is hereby renamed from 10 "Cable Television" to "Collection Agencies." Hernando County Code §§ 9-1 through 9-6, inclusive, 11 are hereby repealed. 12 Section 6. Authorization of the Collection of Delinquent Accounts by Debt Collection 13 Agencies. A new Article II of Hernando County Code Chapter 9, to be entitled "Utilization of Debt 14 Collection Agencies," is hereby created to read as follows: 15 Utilization of Debt Collection Agencies 16 Sec. 9-16. Use of Debt Collection Agencies Authorized. 17 The county may engage a third-party debt collection agency to pursue any 18 debt owed to the county, including, but not limited to, special master orders, code 19 enforcement liens, non-ad valorem assessments that are not collected by the 20 "Uniform Method," and civil restitution lien orders.

1 Sec. 9-17. Authority to Compromise Delinquencies. 2 The authority of a debt collection agency to compromise delinquencies, if any, shall be set forth in the county's contract with the debt collection agency. 3 Sec. 9-18. Collection Cost Recovery; Collection Fees. 4 For each delinquency that the county refers to a debt collection agency, the 5 (a) county shall impose a collection fee, to be calculated as the sum of all of the debt 6 7 collection costs, including any attorney's fees and court costs, that the county incurs, or will incur, in the debt collection process. In the alternative, the board of county 8 9 commissioners may, by resolution, set a pass-through collection fee to be added to 10 all delinquencies that the county refers to debt collection agencies. Such collection fees shall be added to the debtor's unpaid balance. 11 (b) 12 Section 7. Severability. It is declared to be the intent of the Board of County 13 Commissioners that if any section, subsection, clause, sentence, phrase, or provision of this 14 ordinance is for any reason held unconstitutional or invalid, the invalidity thereof shall not affect 15 the validity of the remaining portions of this ordinance. 16 Section 8. Inclusion in the Code. It is the intention of the Board of County Commissioners 17 of Hernando County, Florida, and it is hereby provided, that the provisions of this Ordinance shall become and be made a part of the Code of Ordinances of Hernando County, Florida. To this end, 18 19 the sections of this Ordinance may be renumbered or relettered to accomplish such intention, and DRAFT DOCUMENT: F:\1 COUNTY ATTORNEY'S OFFICE\JAJ\Ordinances\Code Enforcement Update Ordinance\2025 Update\2025-5-14 Proposed Ordinance - Draft 3.wpd, May 14, 2025 (1:04pm) NOTE: additions/deletions = language proposed for addition/deletion to existing Code provisions.

1	that the word "ordinance" may be changed to "section," "article," or any other appropriate
2	designation.
3	Section 9. Conflicting Provisions Repealed. All ordinances or parts of ordinances in
4	conflict with the provisions of this ordinance are hereby repealed.
5	Section 10. Effective Date. This ordinance shall take effect immediately upon receipt of
6	official acknowledgment from the office of the Secretary of State of Florida that this ordinance has
7	been filed with said office.
8	BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF
9	HERNANDO COUNTY in Regular Session this 24th day of June 2025
10 11	BOARD OF COUNTY COMMISSIONERS HERNANDO COUNTY, FLORIDA
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15	Attest: Vede Souse, September By
16 17	DOUGLAS CHORVAT, JR BRIAN HAWKINS Clerk and Comptroller
18	SEAL Stairman
19	Approved for Form and Legal Sufficiency
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22	Jon Jouben
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