AN ORDINANCE PERTAINING TO PUBLIC CAMPING OR SLEEPING IN ORANGE COUNTY, FLORIDA; AMENDING 4 CHAPTER 26 ("MISCELLANEOUS PROVISIONS AND OFFENSES"), ARTICLE VI ("OFFENSES INVOLVING 6 **PUBLIC** PLACES"); **CREATING SECTION** 8 ("PUBLIC CAMPING OR SLEEPING, PROHIBITION, NOTICES, **AND** PENALTIES"); **PROVIDING** THE **PURPOSE: PROVIDING** THE **SCOPE** AND 10 APPLICABILITY; PROVIDING A DEFINITION OF PUBLIC SLEEPING: PROHIBITING PUBLIC **CAMPING** OR 12 CAMPING OR SLEEPING; PROVIDING FOR NOTICES OF 14 VIOLATIONS; PROVIDING FOR ENFORCEMENT AND PENALTIES: PROVIDING FOR REPEAL OF LAWS IN CONFLICT; AND PROVIDING FOR FILING OF 16 ORDINANCE AND EFFECTIVE DATE.

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WHEREAS, on March 20, 2024, the Governor of Florida approved House Bill 1365 (2024) creating a new Section 125.0231, Florida Statutes, effective October 1, 2024 (enacted as Chapter No. 2024-11, Laws of Florida) (the "Act"); and

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WHEREAS, the Act prohibits counties and municipalities from authorizing or otherwise allowing "...any person to regularly engage in public camping or sleeping on any public property, including, but not limited to, any public building or its grounds and any public right-of-way under the jurisdiction of the county or municipality, as applicable"; and

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WHEREAS, beginning January 1, 2025, the Act authorizes a resident of the county, an owner of a business located in the county, or the Attorney General to bring a civil action in any court of competent jurisdiction against the county or applicable municipality to enjoin a violation of the Act; and

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WHEREAS, the Act requires applications for injunctions filed pursuant to the Act to be accompanied by an affidavit attesting that, in part, the county or municipality "...failed to take all reasonable actions within the limits of its governmental authority to cure the alleged violation within 5 business days after receiving written notice of the alleged violation"; and

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WHEREAS, if a resident or business owner prevails in said civil action, then the Act authorizes a court to award reasonable expenses incurred in bringing the civil action, including court costs, reasonable attorney fees, investigative costs, witness fees, and deposition costs; and

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WHEREAS, the Orange County Board of County Commissioners desires to adopt this Ordinance to clarify that Orange County does not authorize or otherwise allow any person to regularly engage in public camping or sleeping on any Orange County property (as prohibited by the Act), and the adoption of this Ordinance is intended to assist Orange County in curing any alleged violations of the Act.

BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS (
	COUNTY, FLORIDA:		
50	Section 1. Recitals. The recitals set forth above are hereby adopted and incorporated		
	into the body of this Ordinance as if fully set forth herein.		
52	Section 2. Amendments to Chapter 26, Article VI. Chapter 26 ("Miscellaneous		
	Provisions and Offenses"), Article VI ("Offenses Involving Public Places") of the Orange County		
Code of Ordinances is hereby amended as follows with additions being shown by un			
	deletions being shown by strike-throughs:		
56	CHAPTER 26. MISCELLANEOUS PROVISIONS AND OFFENSES		
58	* * *		
	ARTICLE VI. OFFENSES INVOLVING PUBLIC PLACES		
60	Secs. 26-111 26-139. Reserved.		
62	Section 26-111. Public camping or sleeping, prohibition, notices, and penalties.		
64	(a) <i>Purpose</i> . It is the policy of Orange County to not authorize or		
66	otherwise allow any person to regularly engage in public camping or sleeping on any public property under the		
68	jurisdiction of Orange County as prohibited by Section 125.0231, Florida Statutes.		
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72	(b) Scope and applicability.		
74	(1) This section shall be effective in both the incorporated and unincorporated areas within Orange County, except this section will not be effective within those incorporated areas		
76 78	that maintain an ordinance covering the same subject matter, activity, or conduct of this section pursuant to Section 704 of the Orange County Charter.		
80	(2) This section applies to public property under the jurisdiction of Orange County including, but not limited to, any public		

82	building or its grounds and any public right-of-way under the jurisdiction of Orange County.
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86	(c) <u>Definition</u> . When used in this section, "public camping or sleeping" shall mean:
88	(1) <u>Lodging or residing overnight in a temporary outdoor</u> habitation used as a dwelling or living space and evidenced
90	by the erection of a tent or other temporary shelter, the presence of bedding or pillows, or the storage of personal
92	belongings; or
94	(2) <u>Lodging or residing overnight in an outdoor space without a tent or other temporary shelter; or</u>
96	(3) As otherwise defined in Section 125.0231, Florida Statutes.
98	"Public camping or sleeping" does not include:
100	(1) Lodging or residing overnight in a motor vehicle that is
102	registered, insured, and located in a place where it may lawfully be.
104	(2) Commiss for a secretic and assessment of the instant of
106	(2) <u>Camping for recreational purposes on property designated</u> <u>for such purposes.</u>
108	(d) <u>Public camping and sleeping prohibited</u> . No person may regularly engage in public camping or sleeping on any public
110	property (including, but not limited to, any public building or its grounds and any public right-of-way) under the jurisdiction of
112	Orange County.
114	This prohibition does not apply to a person that Orange County has specifically authorized to engage in public camping or
116	sleeping on public property designated for public camping or sleeping in accordance with Section 125.0231, Florida Statutes.
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120	(e) <u>Notices</u> . A resident of Orange County, an owner of a business located in Orange County, or the Attorney General may provide written notice of an alleged violation of this section to the
122	Orange County Board of County Commissioners.
124	(1) The Orange County Administrator shall designate an e-mail address or other electronic submission method (to be
126	displayed on Orange County's website) to serve as the primary means of receiving such written notice.

128	(2)	To south Orange Courted to the second the extinuous this		
130	(2)	To enable Orange County to take reasonable action within the limits of Orange County's authority to cure an alleged violation of this section, the written nation must appoint the provider of the section.		
132		violation of this section, the written notice must specify: (i) The location of the alleged violation;		
134		(ii) The date(s) of the alleged violation;		
136		(iii) A description or photograph of the alleged violator;		
138		and		
140		(iv) Any other information that will assist Orange County to cure the alleged violation.		
142	<u>(f)</u> En	forcement and penalties.		
144		(1) This section shall be enforced by law enforcement officers		
146	(1)	with jurisdiction over the property where the violation occurred including the Orange County Sheriff's Office and		
148	municipal law enforcement agencies, as applicable.			
150	(2)	2) In accordance with Section 125.69, Florida Statutes, and section 1-9, Orange County Code, violations of this section		
152		shall be prosecuted in the same manner as misdemeanors and punished by a fine not to exceed five hundred dollars		
154		(\$500.00) or by imprisonment in the county jail for a term not exceeding sixty (60) days, or by both such fine and		
156		imprisonment.		
158	<u>(3)</u>	It is the intent of the Orange County Board of County Commissioners that compliance with this section be		
160		achieved through services, assistance, warnings, or other non-coercive measures and that criminal arrest be reserved		
162		as a last resort to cure violations of this section.		
164	<u>Sections 26-112 — 26-139. Reserved.</u>			
166	Section 3.	Repeal of Laws in Conflict. All local laws and ordinances in conflict with		
	any provision of this	Ordinance are hereby repealed to the extent of such conflict.		
168	Section 4.	Filing of Ordinance and Effective Date. This Ordinance shall take effective		
	pursuant to general la	w.		

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	ADOPTED THIS DAY OF	, 20		
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174		ORANGE COUNTY, FLORIDA By: Board of County Commissioners		
176		, and the second		
		By:		
178		Jerry L. Demings		
		Orange County Mayor		
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	ATTEST: Phil Diamond, CPA, County Comptrol			
182	2 As Clerk of the Board of County Commissioners			
104	D			
184	By: Deputy Clerk			
186	Deputy Clerk			
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122	S.\DSchatt\Family Sarvices\Mantal Health and Hamalescness\Dublic Com	nning Ordinance 2025		