SEMINOLE COUNTY, FLORIDA

RESOLUTION

of the

SEMINOLE COUNTY BOARD OF COUNTY COMMISSIONERS

AMENDING THE SEMINOLE COUNTY ADMINISTRATIVE CODE BY REMOVING THE SECTION RELATED TO CODE ENFORCEMENT EMPLOYEES (SECTION 3.15, "CODE ENFORCEMENT EMPLOYEE POSITIONS") AND RECODIFYING THIS IN THE COUNTY MANAGER'S POLICIES; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, Seminole County Ordinance No. 89-28 created the Seminole County Administrative Code; and

WHEREAS, Seminole County Resolution Numbers 89-R-438 and 05-R-151 adopted the Seminole County Administrative Code; and

WHEREAS, the Seminole County Administrative Code needs to be amended from time to time to reflect changes in the administration of County government; and

WHEREAS, the COUNTY has determined that reorganizing the Seminole County Administrative Code will improve its readability and eliminate any redundancy among policies; and

WHEREAS, the County desires to move the Code Enforcement Section of the Administrative Code into the County Manager's Policies; and

WHEREAS, the COUNTY has determined that the current Code Enforcement training does not provide the most comprehensive education of the State's Code Enforcement Statute; and

WHEREAS, the COUNTY would like to update its training and ongoing education procedures for Code Enforcement personnel within the County Manager's Policy.

NOW, THEREFORE, BE IT RESOLVED, by the Board of County Commissioners of Seminole County, Florida that:

DRAFT – Not for Execution December 29, 2022 version

Section 1. Section 3.15 of the Seminole County Administrative Code is hereby deleted in its entirety with the amendment attached to and made a part of this Resolution as Exhibit A.

Section 2. This Resolution and the attached Exhibit A will take effect immediately following their adoption of and will remain in effect until terminated or superseded by further action of the Board.

ADOPTED this	day of	, 2023.
ATTEST:		BOARD OF COUNTY COMMISSIONERS SEMINOLE COUNTY, FLORIDA
		By:
GRANT MALOY		AMY LOCKHART, Chairman
Clerk to the Board of		
County Commissioners of		
Seminole County, Florida.	D	ate:

Attachment:

Exhibit A: Section 3.15

DWM/sjs 12/29/22

 $T: \ \ CAO\ \ Protected \ \ Admin\ \ Samples \ \ Admin\ \ Resolutions\ \ Drafts \ \ \ 2022\ \ Reso\ -\ Sec.\ 3.15\ \ Dec 29(22).docx$

SECTION 3. COUNTY ADMINISTRATION

3.15 CODE ENFORCEMENT EMPLOYEE POSITIONS

A. GENERAL POLICY.

- (1) The following County employee positions are hereby designated as Code Enforcement Officers, subject to the provisions of this Section 3.15. The following positions are considered to meet the qualifications for service as a Code Enforcement Officer based on the inherent subject matter expertise necessary to serve in such position.
 - (a) Seminole County Tax Collector
 - (1) Occupation License Manager
 - (b) Public Safety Department
 - (1) Animal Control Officers
 - (2) Fire Inspectors
 - (c) Development Services Department
 - (1) Building Official
 - (2) Chief Inspector
 - (3) Planning and Development Manager
 - (4) Principal Planner
 - (5) Development Review Engineer
 - (6) Planner Code Compliance
 - (d) Environmental Services Department
 - (1) Solid Waste Manager
 - (2) Program Coordinator
 - (3) Environmental Program Manager
 - (4) Water Conservation Coordinator
 - (5) Wastewater Operations Manager
 - (6) Water Operations Manager
 - (7) Construction Manager
 - (8) Utility Operations Manager
 - (e) Public Works Department
 - (1) Watershed Management Division Manager
 - (2) Principal Environmental Scientist
 - (3) Senior Environmental Scientist
 - (f) Sheriff employees of the Sheriff as designated by the Sheriff

B. TRAINING.

(1) The Board of County Commissioners requires that all Code Enforcement Officers undergo initial training relative to the fundamentals of code enforcement as appropriate to the anticipated code enforcement activities. The components of this initial

training are at the discretion of the County Manager, and may include, but are not limited to, the following in-house instruction program:

<u>SUBJECT</u>	TAUGHT BY	<u>HOURS</u>
Ordinance No. 92-11	County Attorney	2 hrs.
Citation Mechanics	Sheriff's Department	1 hr.
Citation Psychology and	Sheriff's Department	1 hr.
Report Writing	•	
Court Procedures and	State Attorney	1 hr.
Testifying	·	
Rules of Evidence and	State Attorney	1 hr.
Preparation Evidence		
Public Relations	County Manager	2 hrs.

- (2) Subsequent to the initial training of designated Code Enforcement Officers, the above in-house instruction program may be scheduled and presented in whole or in part from time to time when the County Manager determines that such instruction is necessary to assure that Code Enforcement Officers are properly trained.
- (3) The County Manager shall schedule annual in-house continuing instruction for all designated Code Enforcement Officer. The annual in-house continuing instruction will be directed at updating changes in the law, County Codes, procedures and public relations and, at the direction of the County Manager, may include:

SUBJECT	TAUGHT BY
Continuing education related to Code Enforcement Law and County Codes	County Attorney
Citation Mechanics Court Procedures and evidence Public Relations Citation Practice	Sheriff's Department State Attorney County Manager Code Enforcement Officers

- (4) Newly employed personnel assigned to positions designated as Code Enforcement Officer Positions may satisfy the training and qualifications requirements by supervised practical applications of the above instruction program set forth in Section 1. The newly employed person shall work under the supervision of a trained Code Enforcement Officer until the appropriate Department Director determines that the person has acquired the necessary training to act independently. All newly employed persons shall participate in the annual in-house continuing instruction provided in Section 3.
- (5) The training and qualifications set forth in this Code are deemed to supplement and not repeal nor conflict in any way with Seminole County's Personnel Policies.



C. AUTHORITY.

Resolution 92-R-185 dated July 14, 1992
Resolution 2012-R-107 adopted June 12, 2012
Resolution 2015-R-196 adopted December 8, 2015
Resolution 2017-R-66 adopted April 11, 2017