

CITY OF CORAL GABLES, FLORIDA

RESOLUTION 2026-

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF CORAL GABLES, FLORIDA URGING THE FLORIDA LEGISLATURE TO ESTABLISH DUE DILIGENCE AND REPORTING REQUIREMENTS FOR ORGANIZATIONS AND ENTITIES LEADING MUNICIPAL RECALL EFFORTS PURSUANT TO FLORIDA STATUTES § 100.361

WHEREAS, Florida Statutes §100.361 establishes the procedures for the recall of municipal elected officials; and

WHEREAS, municipal recalls are powerful tools, but they can have significant impacts on local governments including disruption and costs; and

WHEREAS, while Florida Statutes §100.361 makes it illegal, among other things, for any person to forge any petition for recall, enforcement of this provision against the organizations and entities leading municipal recall efforts can be challenging; and

WHEREAS, the City Commission believes the Florida legislature should enact legislation to establish due diligence and reporting requirements for such organizations and entities, including an obligation to ensure that all personnel employed in connection with such recall effort must have proper work authorization and require retention of all related records; and

WHEREAS, the City Commission urges the Florida legislature to enact legislation that would require members of recall committees, as well the employers of those employees or subcontractors engaged in the process of procuring signatures on behalf of the recall committee, be held accountable for the illegal actions of those contractors or employees engaged by the recall committee.

NOW, THEREFORE, BE IT RESOLVED BY THE COMMISSION OF THE CITY OF CORAL GABLES:

SECTION 1. That the foregoing “Whereas” clauses are hereby ratified and confirmed as being true and correct and are hereby made a specific part of this Resolution upon adoption hereof.

SECTION 2. That the City Commission urges the Florida Legislature to establish due diligence and reporting requirements for organizations and entities leading municipal recall efforts pursuant to Florida Statutes §100.361, including an obligation to ensure that all personnel employed in connection with such recall effort have proper work authorization and require retention of all related records and require members of recall

committees, as well the employers of those employees or subcontractors engaged in the process of procuring signatures on behalf of the recall committee, be held accountable for the illegal actions of those contractors or employees engaged by the recall committee.

SECTION 3. That this Resolution shall become effective upon the date of its passage and adoption herein.

PASSED AND ADOPTED THIS ____ day of. , 2026

(Moved:)

(Yeas:

(Majority : Vote:)

APPROVED:

VINCE LAGO
MAYOR

ATTEST:

BILLY Y. URQUIA
CITY CLERK

APPROVED AS TO FORM AND
LEGAL SUFFICIENCY:

CRISTINA M. SUÁREZ
CITY ATTORNEY