1	EXHIBIT 1
2	ORDINANCE NO. 2019 -
3 4 5 6 7 8 9	AN ORDINANCE OF THE MAYOR AND CITY COMMISSION OF THE CITY OF HALLANDALE BEACH, FLORIDA, AMENDING SECTION 2-3, "LOBBYISTS; REGISTRATION AND DISCLOSURE; ENFORCEMENT" TO REVISE REGISTRATION REQUIREMENTS TO REQUIRE REGISTRATION PRIOR TO LOBBYING FOR EACH INDIVIDUAL PRINCIPAL AND UPDATE THE LOBBYIST REGISTRATION FEE; PROVIDING FOR CONFLICT; PROVIDING FOR SEVERABILITY; PROVIDING FOR CODIFICATION; AND PROVIDING FOR AN EFFECTIVE DATE.
L2	WHEREAS, the City requires lobbyists to register annually and disclose their lobbying
L3	efforts; and
L4 L5	WHEREAS, the City's current lobbyist registration requires updating to be in compliance with the Broward Code of Ethics for Elected Officials; and
L6	WHEREAS, the Mayor and City Commission desire to update the registration requirements
L7	for lobbyists and increase the registration fee to cover City costs of administration.
L8	NOW, THEREFORE BE IT ORDAINED BY THE MAYOR AND CITY COMMISSION OF
L9	HALLANDALE BEACH, FLORIDA:
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21	SECTION 1. The foregoing "Whereas" clauses are hereby incorporated herein.
22	SECTION 2. Section 2-3, "Lobbyists; Registration and Disclosure; Enforcement," is
23	amended to read as follows:
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25	ARTICLE I. IN GENERAL
26	Sec. 2-3 Lobbyists; registration and disclosure; enforcement.
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28	(a) The following definitions shall apply:
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30	(1) Lobbyist means all persons, firms, organizations and corporations (and their
31	staff members) whether or not acting either on their own behalf on or on behalf
32	of others on a matter before the city in which they may obtain a direct
33	pecuniary gain and/or are paid by a party, principal or client who seek to
34	participate, obtain and/or encourage the passage, defeat, or modification of any

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35	ordinance, resolution, contract, bid award, RFP, RFQ, and any action, decision			
36	or recommendation of the city commission or any action, decision or			
37	recommendation of the city board, agency or committee.			
38				
39	(2) "Lobbyist" does not mean a city employee when acting in his official capacity.			
40				
41	(3) "Lobbyist" does not mean any person in the public such as a resident who			
42	merely appears before the city commission, city board, agency or committee, ir			
43	an individual capacity for the purpose of expressing his/her opinion without			
44	obtaining a direct pecuniary gain and is not specifically paid for the purpose of			
45	expressing support of or in opposition to any ordinance, resolution, decision or			
46	action on a matter of the city commission or any action recommendation or			
47	decision of any city board, agency or committee.			
48				
49	(4) "Lobbyist" does not mean a person who, pursuant to the terms of a collective			
50	bargaining agreement, has been designated, and so recognized by the city as			
51	being a representative of a collective bargaining unit composed of city			
52	employees.			
53				
54	(b) Registration. Every lobbyist shall file the a registration in part (c) below with the city			
55	clerk's office on the form provided by the city. Under no circumstances shall			
56	a lobbyist working for the city lobby the city commission. Such registrations must be			
57	submitted for each principal by which a lobbyist is engaged, prior to the commencement			
58	of any lobbying activities for said principal and filed again annually after October 1st and			
59	before October 30th for every subsequent year the lobbyist intends to lobby and			
60	continues to be engaged by the principal.			
51	(1) Every lobbyist shall submit to the city clerk's office a signed statement			
62	under oath:			
63	a. Identifying themselves and their respective principals or clients			
64	and/or the party they represent on any matter foreseeably to be			
5 5	decided by the City Commission			

66	b. The terms and amount of compensation to be paid by each		
67	principal to the lobbyist with regard to the specific issue on which		
68	the lobbyist has been engaged to lobby.		
69			
70	(2) A fee shall be paid to the city for each registration. The city commission		
71	will adopt and may, from time to time, amend the lobbyist registration fee by		
72	resolution as it deems appropriate.		
73	(3) Under no circumstances shall a lobbyist working for the city lobby the city		
74	commission.		
75	(c) Annual registration. Commencing January 1, 2005, and annually thereafter, every		
76	lobbyist shall submit to the city clerk's office a signed statement under oath identifying		
77	themselves and their respective principals or clients and/or the party they represented		
78	on city matters over the past year or in accordance with administrative policy. Such		
79	annual disclosure statements shall be submitted on the form provided by the city clerk's		
80	office. A fee of \$100.00 shall be paid to the city for annual lobbyist registration. The city		
81	commission may, from time to time amend the lobbyist registration fee by resolution as it		
82	deems appropriate.		
83			
84	(ec) Investigation by city. At the request of the city manager, the internal affairs		
85	department of the city's police department shall investigate any person engaged in		
86	lobbying activities which may be in violation of this section and/or who has allegedly		
87	fraudulently made representations to the city, and/or allegedly intentionally mislead the		
88	city or abused their influence. Internal affairs of the city's police department shall report		
89	the results of the investigation to the city manager. Upon a finding by the city manager of		
90	a violation by a lobbyist of this section, the city manager shall report to the city		
91	commission who may publicly reprimand, censure, fine and/or prohibit such person or		
92	firm from lobbying before the city commission or a city board, agency or committee for a		
93	period of up to but not to exceed two years.		
94			
95	(ed) Cone of silence. Lobbyists shall cease all contact and communication with the city		
96	commission 48 hours before the date set for a decision on a matter, unless contacted by		
97	a city commissioner. No city board, agency or committee shall have contact 48 hours		

before the date set for a decision on a matter.

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100	(fe) Administrative policy. The city manager shall create an ad	dministrative policy to		
101	supplement this section to include a lobbyist registration form and to carry out its			
102	purpose.			
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104	SECTION 3. Conflict. All ordinances or portions of the Coo	le of Ordinances of the City		
105	of Hallandale Beach in conflict with the provisions of this ord	inance shall be repealed to		
106	the extent of such conflict.			
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108	SECTION 4. Severability. Should any provision of this ordinate	ance be declared by a cour		
109	of competent jurisdiction to be invalid, the same shall not affect the v	alidity of the ordinance as a		
110	whole, or any part thereof, other than the part declared to be invalid.			
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112	SECTION 5. Codification. It is the intention of the Mayor ar	nd City Commission that the		
113	provisions of this ordinance be incorporated into the Code of Ordinances; to affect such intentior			
114	the words "ordinance" or "section" may be changed to other appropri	ate words.		
115				
116	SECTION 6. Effective date. This Ordinance shall take effect	immediately upon adoption		
117	PASSED AND ADOPTED on 1st reading on	, 2019.		
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119	PASSED AND ADOPTED on 2 nd reading on	, 2019.		
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121				
122	IOV ADAMO			
123 124	JOY ADAMS MAYOR			
125				
126	SPONSORED BY: VICE MAYOR SABRINA JAVELLANA			
127				
128 129	ATTEST:			
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131 132				
133	JENORGEN GUILLEN, CMC			
134 135	CITY CLERK			

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138	APPROVED AS TO LEGAL SUFFICIENCY
139	FORM
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142	
143	JENNIFER MERINO
144	CITY ATTORNEY

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