Synthetic Days

# **ORDINANCE**

13-3



March 6, 2013

Norma J. Wise, Director Hillsborough County Law Library 501 E. Kennedy Boulevard Ste. 100 Tampa, Florida 33602-5027

Re:

Ordinance #13-3

Creating Hillsborough County Code of Ordinances and Laws Chapter 36, Article VII; Prohibiting the Possession, Sale, Display for Sale, or Manufacture of Synthetic Drugs in Hillsborough County

Dear Ms. Wise:

Attached please find a copy of Hillsborough County Ordinance #13-3 which was adopted by the Board of County Commissioners on February 20, 2013. We are also forwarding acknowledgment received from the Secretary of State. This ordinance has an effective date of February 22, 2013.

If I can provide additional information or be of further assistance, please do not hesitate to contact me.

Sincerely,

Kimberly Richards

Associate Director, BOCC Records/VAB

bam

Attachments

cc: Evelyn Jefferson, Municipal Code Corporation

Debra A. Cole, Hillsborough County Sheriff's Office

Aracelis Chapman, Library Services

Jack Brooks, Director, CCC Accounting
Paul Johnston, Senior Assistant County Attorney

Shelia Alfonso, County Attorney's Office

Nancy Milam, County Attorney's Office

Sharon Sweet, BOCC Records



# Agenda Item Cover Sheet

Agenda Item No. D-5

HILISDOROUGH COUNTY			
Florida		Meeting Date	February 20, 201
☐ Consent Section	☐ Regular Section	■ Public Hearing	
	sider enactment of an ordina thetic drugs in Hillsborough	ance prohibiting the possession, County.	sale, display for sale,
Department Name: Cou	unty Attorney's Office/Coun	ty Attorney's Office	
Contact Person: Paul D	. Johnston	Contact Phone:	272-5670
Sign-Off Approvals:		Mary Helen Farris	02/07/2013
Charles Fletcher	02/07/2013	Managing County Attorney  NA	Dets
Tom Fesler	02/08/2013	Paul Johnston	02/07/2013
Staff's Recommended E	Board Motion:	Assistant County Attorney	Dote:
synthetic drugs in Hills	borough County. This ordin	ssion, sale, display for sale, or meance will assist the county and betances commonly known as sy	municipalities to

#### Financial Impact Statement:

costs, required in the enforcement of this ordinance.

This action will have an impact on County finances to cover the staff time, and possible laboratory costs, required in the enforcement of this ordinance.

This action will have an impact on County finances to cover the staff time, and possible laboratory

#### Background:

Hillsborough County Board of County Commissioners directed the County Attorney's Office to work with the City of Tampa and the Hillsborough County Sheriff's Office in drafting an ordinance prohibiting the possession, sale, or manufacture of synthetic drugs in Hillsborough County. The Board reviewed the proposed ordinance at its regular meeting of February 6, 2013, and directed staff to schedule and advertise a public hearing for consideration of its enactment.

List Attachments:			
Proposed Ordinance.			

# ORDINANCE NUMBER 13-3

AN ORDINANCE CREATING HILLSBOROUGH COUNTY CODE OF ORDINANCES AND LAWS CHAPTER 36, ARTICLE VII; PROHIBITING THE POSSESSION, SALE, OR MANUFACTURE OF SYNTHETIC DRUGS; PROVIDING A STATEMENT OF INTENT; PROVIDING FOR A TITLE; PROVIDING FOR DEFINITIONS; PROVIDING FOR DETERMINATION OF A PRODUCT WHICH CONSTITUTES A SYNTHETIC DRUG; PROVIDING FOR PROHIBITED ACTS; PROVIDING FOR LABORATORY ANALYSIS; PROVIDING FOR ENFORCEMENT AND PENALTIES; PROVIDING FOR CONFLICTS OF LAW; PROVIDING FOR SEVERABILITY AND APPLICABILITY; PROVIDING FOR INCLUSION IN THE HILLSBOROUGH COUNTY CODE; PROVIDING FOR FILING OF THE ORDINANCE AND AN EFFECTIVE DATE; PROVIDING FOR AMENDMENT BY RESOLUTION.

WHEREAS, pursuant to Article 8 of the Florida Constitution and Section 125.66, Florida Statutes, Hillsborough County possesses the police powers to enact ordinances in order to protect the health, safety, and welfare of the County's citizens; and

WHEREAS, synthetic drugs are commonly marketed for sale to young adults and teenagers as a safe and legal alternative to marijuana or other controlled substance; and

WHEREAS, the Hillsborough County Board of County Commissioners (BOCC) has been advised by the Hillsborough County Sheriff's Office of a significant increase in the use of synthetic drugs and substances by young adults and teenagers; and

WHEREAS, synthetic cannabinoids, bath salts, and other dangerous chemicals, commonly referred to as synthetic drugs, are being added by producers and manufacturers to products in an effort to mimic the effects of illegal drugs when ingested into the human body; and

WHEREAS, due to the manner in which these substances are marketed, the manufacture or production of synthetic drugs is not regulated by the Federal Drug Administration; and

WHEREAS, due to the absence of FDA testing and regulation, the long term health effects of synthetic drug products are unknown, have not undergone human clinical testing, and their manufacturing and production process has no regulatory oversight; and

WHEREAS, synthetic drugs may be more potent and dangerous than the controlled substances they are designed to mimic due to the unapproved chemicals and chemical compounds contained in them; and

WHEREAS, ingestion of synthetic drugs has been known to produce undesired and dangerous side effects such as headaches, agitation, nausea, vomiting, hallucinations, loss of consciousness, elevated blood pressure, tremors, seizures, paranoid behavior, anxiety, increased heart rate, and even death; and

WHEREAS, according to the American Association of Poison Control Centers, exposure to, or ingestion of synthetic drugs resulted in 2,906 emergency medical calls in 2010, 6,959 calls in 2011, and 1,901 calls in the first three months of 2012 to poison control centers across the United States; and

WHEREAS, the manufacture, sale, and use of synthetic drugs has become a major problem negatively effecting the health, safety, and welfare of the citizens of Hillsborough County; and

WHEREAS, the State of Florida, in an attempt to curtail the marketing, sale, and consumption of synthetic drugs has added in Chapter 893, Florida Statutes, several dozen of the chemicals and chemical compounds used in the manufacture of synthetic drugs as controlled or prohibited substances; and

WHEREAS, the Hillsborough County Sheriff's Office has determined that the manufacturers and producers of synthetic drugs can slightly alter the molecular make up of the chemicals or chemical compounds to avoid regulation under the state statutes; and

WHEREAS, due to the ease of making slight molecular alterations of these chemicals or chemical compounds, law enforcement agencies have found it extremely difficult to bring criminal charges against the manufacturers, producers, and marketers of synthetic drug products; and

WHEREAS, undercover investigations by the Sheriff's Office into the manufacture, marketing, sale, use, and consumption of synthetic drugs have proven to be lengthy, costly, and man-power intensive; and

WHEREAS, the Hillsborough County Sheriff's Office has indicated that continued enforcement of synthetic drugs under the state statutes has been, and continues to be, hampered merely by the slight changing of the molecular make-up or recipe of the chemicals or chemical compounds used in the manufacture of synthetic drugs in order to defeat law enforcement investigations; and

WHEREAS, it is not the intent of this ordinance to interfere with legitimate actions and conduct of individuals which are protected under the constitutions and laws of the United States and the State of Florida.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF HILLSBOROUGH COUNTY, FLORIDA:

There is hereby created Chapter 36, Article VII of the Hillsborough County Code of Ordinances and Laws, which shall be included as follows:

#### **SECTION 1: INTENT**

It is the intent of the Hillsborough County Board of County Commissioners to protect the health, safety, and welfare of its citizens by prohibiting the possession, use, sale, and manufacture of synthetic substances as defined herein which, when consumed, mimic the effects of marijuana, narcotics, or other controlled substances.

#### **SECTION 2: TITLE**

This Ordinance shall be known and may be cited as the "Synthetic Drug Ordinance".

#### **SECTION 3: DEFINITIONS**

- A. Synthetic Chemical or Synthetic Chemical Compound: Refers to a chemical or chemical compound whose molecular make up is similar to those substances listed as controlled substances in Chapter 893, Florida Statutes, and whose intended primary use when introduced into the human body is to mimic the effects of a controlled substance.
- B. Synthetic Drugs: Means both "synthetic cannabinoids" and "bath salts" as defined in this ordinance.
- C. Synthetic Cannabinoids: Means any herbal or plant material which has been soaked, sprayed, or otherwise enhanced with a synthetic chemical or synthetic chemical compound that enables the herbal or plant material, or the smoke emitted from its burning, to mimic or simulate the effects of a controlled substance when inhaled, ingested, or otherwise introduced into the human body. Any herbal or plant material described above shall be considered a synthetic cannabinoid regardless of the labeling posted on the packaging for the material and regardless of whether the labeling states that its contents are "not for human consumption", "not for smoking", or contains some other similar statement. The fact that a herbal or plant material, packaged and advertised as a

food additive, plant food, insect repellant, potpourri, incense, etc..., has been soaked, sprayed, or otherwise enhanced with a synthetic chemical or synthetic chemical compound which has no legitimate relation to the advertised use of the product may be considered in determining whether the product is considered a synthetic cannabinoid. This term specifically does not include any herbal or plant material containing synthetic chemicals or chemical compounds which: (1) require a prescription; (2) are approved by the United States Food and Drug Administration; and (3) are dispensed in accordance with Florida and federal law.

Means any granular, powdered, stick, or block material which has D. **Bath Salts:** been treated, or otherwise enhanced with a synthetic chemical or synthetic chemical compound that enables the material, or the smoke emitted from its burning, to mimic or simulate the effects of a narcotic or other controlled substance when inhaled, ingested, or otherwise introduced into the human body. Any material described above shall be considered a synthetic drug regardless of the labeling posted on the packaging for the material and regardless of whether the labeling states that its contents are "not for human consumption", "not for smoking", or contains some other similar statement. The fact that a material, packaged and advertised as a cleaning agent, food additive, therapeutic bath crystals, plant food, insect repellant potpourri, incense, etc..., has been soaked, sprayed, or otherwise enhanced with a synthetic chemical or synthetic chemical compound which has no legitimate relation to the advertised use of the product may be considered in determining whether the product is considered a synthetic drug. This term specifically does not include any material containing synthetic chemicals or chemical compounds

which: (1) require a prescription; (2) are approved by the United States Food and Drug Administration; and (3) are dispensed in accordance with Florida and federal law.

E. Controlled substance: Means any substance defined or listed in schedule I, II, III, or IV of section 893.03, Florida Statutes, as amended including any isomers, esters, ethers, salts, and salts of isomers, esters, and ethers of such substances.

#### SECTION 4: DETERMINATION OF A PRODUCT AS A SYNTHETIC DRUG

The following factors, taken in the totality of the circumstances, may be considered in determining whether a product, substance, or other material should be classified as a synthetic drug. For the purposes of enforcement pursuant to section 5 D. of this ordinance, the establishment of two or more of these factors shall constitute *primia facie* evidence that the product is a synthetic drug.

- A. <u>Marketing</u>: A product routinely advertised to be a substance for which it is rarely, if ever, suitable to be used for (i.e. incense, potpourri, food additive, therapeutic bath crystals, plant food, insect repellant, iPod cleaner, glass cleaner, etc...).
- B. <u>Sales Location</u>: Products displayed and sold in businesses such as liquor stores, smoke shops, and gas/convenience stores where such advertised products are not typically sold.

#### C. <u>Labels and Packaging</u>:

- 1. Products marketed as common non-consumable products which contain warnings not normally found on such products. The warnings may be similar, but not limited to, "not for human consumption", "not for purchase by minors", etc..., or
- 2. Products containing notices on the package not normally found on similar products such as, but not limited to, "does not contain any chemical compounds prohibited by state law", "contains no prohibited chemicals", "product is in accordance with State and Federal

laws", "product is in compliance with new Florida Law HB 1175", "does not contain AM2201 or any DEA banned substance, "legal herbal substance", 100% compliant guaranteed", "100% chemical free", "100% synthetic free", etc....

- 3. Products whose package labeling suggests the user will achieve a "high", euphoria, relaxation, mood enhancement, or that the product has other effects on the body.
- D. <u>Price</u>: The price of the advertised product is much more expensive than other products marketed in the Hillsborough County area for the same or similar use.
- E. <u>Misleading Directions</u>: The product contains directions for the product's use, which is not consistent for the type of product advertised. (Example: "Place caplet over door to enhance mood".)

#### F. Similarity to Illicit Street Drugs:

- 1. Products designed to make the substance appear similar to illicit street drugs (such as a white powder made to resemble cocaine, or an herbal substance dyed green to resemble marijuana); and/or
- 2. Products advertised using brand names and packaging designed to make the product appear similar to illicit street drugs, or labeled with names similar to commonly used street slang for illicit drugs, which names or labeling has no relation to the advertised use of the product being sold. (Common brand names currently being used include, but are not limited to, "AK-47", "Aroma", "Atomic", "Aura", "Aurora Incense", "Barely In", "Black Mamba", "Black Rob", "Bliss", "Blizzard", "Blue Silk", "Bonzai Grow", "Boombay Blue", "Brain Storm", "Bullet", "Buzz", "California Dreams", "Charge Plus", "Charlie", "Chill X", "Chronic Spice", "Cloud 9", "Dank", "Daylights", "Dead Man Walking", "Demon", "Diable Botanical Incense", "Dragons Fire", "Drone", "D-ZL", "Earth Impact", "Earthquake", "Eight Balls", "Energy-1",

"Euphoria", "Fake Weed", "Fuzzy Wuzzy", "G-13", "G-20", "Galaxy Gold", "Genie", "Grape Ape Herbal Incense", "Green Buddha", "Guerrilla Warfare", "Hayze", "Hypnotig", "Hurricane", "Hurricane Charlie", "Hush", "Ivory Wave", "Jazz", "Joker", "K-2", "K-3", "K-3 Legal", "Kryptonite", "Kush", "Kush Mania", "Lovely Dovey", "Lucid", "Lunar Wave", "Maddie", "Mad Hatter", "Makes Scents", "Man of Steel", "Matrix", "Maui Wowie", "MCAT", "MDPV", "MDPK", "Meow Meow", "Meph", "Mind Trip", "Moon Rocks", "Mr. Happy", "Mr. and Mrs. Marley", "Mr. Nice Guy", "MTV", "Mystery", "Nightlights", "Ocean", "Ocean Blue", "Ocean Burst", "OMG", "O-Zone", "Peeve", "Pineapple Express", "Pixie Dust", "Posh", "Pot-Pourri", "Puff", "Pulse", "Pure Ivory", "Purple Haze", "Purple Wave", "PV", "Red Dove", "Scarface", "Scooby Snax", "Scope", "Sence", "Serenity", "Skunk", "Sky High", "Smoke", "Snow Leopard", "Solar Flare", "Soul Sence", "Space Truckin", "Spice", "Spice 99", "Spice Gold", "Spice Silver", "Stardust", "Stinger", "Sugar Sticks", "Supper Coke", "Three Monkey Incense", "Tiger Shark", "Vanilla Sky", "Voodoo", "Voodoo Child", "White Dove", "White Knight", "White Lightening", "Zohai", and a group of products marketed as from "The Spice Guy".)

- G. <u>Ingredients</u>: A product which has been enhanced with a synthetic chemical or synthetic chemical compound that has no legitimate relation to the advertised use of the product but mimics the effects of a controlled substance when the product, or the smoke from the burned product, is introduced into the human body.
- H. <u>Verbal or Written Representations</u>: Verbal or written representations made at the place of sale or display regarding the purpose, methods, use, or effect of the product.

### **SECTION 5: PROHIBITED ACTS**

A. The possession, use, sale, distribution, production, or manufacture of synthetic drugs, as defined in this ordinance, is prohibited in Hillsborough County.

- B. The display for sale or marketing of synthetic drugs, as defined in this ordinance, on retail store shelves is prohibited in Hillsborough County.
- C. The advertisement of synthetic drugs, as defined in this ordinance, is prohibited in Hillsborough County.
- D. The display for sale, marketing, advertisement, or other offer to sale of any product described in subsections "A. H." of section 4 above is prohibited, and may be enforced administratively as a county code violation.

#### **SECTION 6: LABORATORY ANALYSIS**

Any laboratory analysis of suspected synthetic drug products shall be conducted by a state certified private laboratory, competent to provide expert testimony in a court of law as to the chemical contents of the product and to the effect such contents may have if introduced into a human body. The Hillsborough Board of County Commissioners shall provide funding for such laboratory analysis and required expert testimony. Upon the administrative determination of a violation, costs for such analysis and expert testimony shall be assessable against the person or entity charged with the violation.

#### **SECTION 7: ENFORCEMENT AND PENALTIES**

A. Primary responsibility for the enforcement of this ordinance shall be with the Hillsborough County Consumer Protection Office and the Hillsborough County Code Enforcement Office. This ordinance may be enforced administratively as a code enforcement violation pursuant to Chapter 14, Article II of the Hillsborough County Code of Ordinances and Laws, as amended. For the purposes of administrative enforcement of this ordinance, each package containing a synthetic drug, or each package containing a product prohibited in subsection "D." of section 5 above, shall be considered a separate code violation. This ordinance

is administratively enforceable against any natural person, business entity, trust, partnership, corporation, lessee, or property owner. Due to the dangerous medical and health effects the products prohibited by this ordinance can have on the user of the product, each violation shall be considered a serious threat to the public health, safety, and welfare of the citizens of Hillsborough County.

For the purposes of administrative enforcement, municipal code enforcement or code compliance officers are specifically authorized and designated to enforce this ordinance within the city limits of their jurisdiction to the extent such authorization/designation is required by law. County consumer protection or code enforcement officers may enforce this ordinance within the municipalities pursuant to a valid interlocal agreement. This ordinance shall not preempt any municipal ordinance governing the subject area herein that conflicts with, or is more stringent than, this ordinance or that prohibits a substance or product that is not prohibited by this ordinance.

A duly appointed Special Magistrate, or Code Enforcement Board of Hillsborough County, upon determining that a violation of this ordinance has occurred, shall order the violator(s) to pay a fine of five-hundred dollars (\$500) for each violation. Upon determining that a repeat violation of this ordinance has occurred within one year of a previous violation, the Special Magistrate, or Code Enforcement Board shall order the violator(s) to pay a fine of one-thousand dollars (\$1,000) for each violation. In any order finding a violation of this ordinance, the Special Magistrate, or Code Enforcement Board, shall order that, in addition to the above referenced fine, a daily fine shall be assessed for failure to comply with the order within thirty calendar days of its execution. In any order finding a violation of this ordinance, the Special Magistrate, or Code Enforcement Board, shall also order the violator(s) to pay any laboratory

analysis and expert testimony costs incurred by the County in the enforcement of this ordinance.

All orders not complied with within thirty days shall be recorded in the Public Records of Hillsborough County and shall become a lien on the violator's property or any property later acquired by the violator.

- B. Nothing contained herein shall prevent the County from taking such other lawful action in law and equity as may be necessary to remedy any violation of, or refusal to comply with, any part of this ordinance including but not limited to:
  - (1) Pursuit of injunctive and/or declaratory relief in a court of competent jurisdiction;
  - (2) Initiating an action to recover any and all damages that may result from a violation of, or a refusal to comply with, any part of this ordinance; or
  - (3) Utilizing any other action or enforcement method allowable by law.

#### **SECTION 8: CONFLICT WITH STATE LAW**

Nothing in this ordinance is intended to conflict with the provisions of the Florida Constitution or any Florida Statute. In the event of a direct and express conflict between this ordinance and either the Florida Constitution or the Florida Statutes, then the provisions of the Florida Constitution or Florida Statutes, as applicable, control.

#### **SECTION 9: SEVERABILITY**

If any section, subsection, sentence, clause, phrase, or provision of this ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such holding shall not be construed to render the remaining provisions of this ordinance invalid or unconstitutional.

#### SECTION 10: APPLICATION

This ordinance shall be applicable throughout the incorporated and unincorporated areas of Hillsborough County.

#### SECTION 11: INCLUSION IN THE HILLSBOROUGH COUNTY CODE

The provisions of this ordinance shall be included and incorporated in the Hillsborough County Code, as an addition or amendment thereto, and shall be appropriately renumbered to conform to the uniform numbering system of the Hillsborough County Code.

#### SECTION 12: FILING OF ORDINANCE AND EFFECTIVE DATE

In accordance with the provisions of §125.66, Florida Statutes, governing ordinances, a certified copy of this ordinance shall be filed with the Florida Department of State by the Clerk of the Board of County Commissioners. This ordinance shall take effect upon filing with the Florida Department of State.

#### **SECTION 13: AMENDMENT BY RESOLUTION**

- A. Section 4 F. (2) of this ordinance concerning common brand names used to market synthetic drugs may be amended by resolution of the Board of County Commissioners.
- B. The fine schedule established in section 7 B. of this ordinance may be amended by resolution of the Board of County Commissioners.

STATE OF FLORIDA	)
COUNTY OF HILLSBOROUGH	)

I, PAT FRANK, Clerk of the Circuit Court and Ex Officio Clerk of the Board of County

Commissioners of Hillsborough County, Florida, do hereby certify that the above and foregoing
is a true and correct copy of an Ordinance adopted by the Board at its regular meeting of

February 20, 2013 \_\_\_\_, by a vote of \_\_7 \_\_\_ voting yes and \_\_0 \_\_\_ voting no, as the same
appears in record in Minute Book \_\_\_441 \_\_\_ of the Public Records of Hillsborough County,

Florida

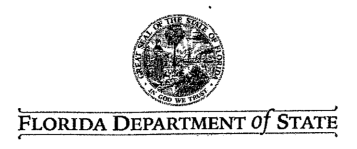
WITNESS my hand and official seal this 21st \_\_\_\_ day of \_\_\_ February \_\_\_\_\_\_\_\_, 2013.

PAT FRANK
CLERK OF THE CIRCUIT COURT

BY: Benesly anne Miller
Deputy Clerk

Approved By County Attorney
As To Form and Legal Sufficiency:

Sr. Assistant County Attorney



RICK SCOTT
Governor

KEN DETZNER
Secretary of State

February 22, 2013

Honorable Pat Frank Clerk of the Circuit Court Hillsborough County Post Office Box 1110 Tampa, Florida 33601-1110

Attention: Ms. Kimberly Richards, Associate Director, BOCC Records/VAB

Dear Mr. Frank:

Pursuant to the provisions of Section 125.66, Florida Statutes, this will acknowledge receipt of your letters dated February 21, 2013 and certified copies of Hillsborough County Ordinance Nos. 13-2 through 13-4, which were filed in this office on February 22, 2013.

Sincerely,

Liz Cloud

Program Administrator

LC/elr

#### NOTICE OF INTENT TO CONSIDER COUNTY ORDINANCE

NOTICE IS HEREBY GIVEN TO WHOM IT MAY CONCERN:

NOTICE is hereby given that the Board of County Commissioners of Hillsborough County, Fordish Intends to consider for the purpose of eneotment, the following ordinance at a meeting on February 20, 2013 at 250 p.m. in the Board of County Control Control County Control County Control County Control County Control Control County Control Control County Control Control

TAMBA, FIOTIGN:

AN ORDINANCE CREATING HILLSBOROUGH
COUNTY CODE OF ORDINANCES AND LAWS
CHOPERING THE POSSESSION, SALE OR
RECORDINATED OF THE POSSESSION, SALE OR
RECORDINATED OF THE POSSESSION, SALE OR
RECORDING FOR SAME OR POSSESSION, SALE OR
RECORDING FOR SAME OR POSSESSION, SALE OR
RECORDING FOR SAME OR POSSESSION, SALE OR
RECORDING FOR PROVIDING FOR P

AMERIOMENT BY RESOLUTION.

ANT RERSON WIPO MIGHT WISH TO APPEAL ANY DECOMMAND WIPO MIGHT WISH TO APPEAL ANY DECOMMAND WIPO MIGHT WISH TO APPEAL ANY DECOMMAND WIPO MIGHT WISH TO APPEAL ANY DECOMMENT RECARDING ANY MATTER CONSIDERED AT THE FORTHCOMING ANY MATTER CONSIDERED AT THE FORTHCOMING ANY MEETING IS HEREBY ADMYSED THAT THEY WILL NEED A RECORD OF THE PROCEEDINGS, AND FOR SUCH PURPOSE THEY MAY NEED TO ENSURE THAT A VERBATIM RECORD OF THE PROCEEDINGS IS MADE WHICH WILL INCLUDE THE TESTIMONY AND EVIDENCE UPON WHICH SUCH APPEAL IS TO BE BASED. ALL REFERENCED HEARING AND BE HEARD WITH RESPECT TO THE PROPOSED ORDINANCE. A COPY OF THE PROPOSED ORDINANCE MAY BE RISPECTED BY THE PUBLIC AT THE CLERK'S OFFICE ON THE 12TH FLOOR OF THE COUNTY CENTER AT 601 E. KENNEDY BLVD., TAMPA, FL. 33602.

IN ACCORDANCE WITH THE AMERICANS WITH DISABILITIES ACT (ADA), PERSONS NEEDING SPECIAL ACCOMMODATIONS TO PARTICIPATE IN THESE PROCEEDINGS, AND ALSO THOSE SEEKING AN INTERPRETER, SHOULD CONTACT THE CITIZENS' ACTION CENTER AT TELEPHONE NUMBER (BIS) 272-990 NOT LATER THAN 48 HOURS PRIOR TO THE PROCEEDINGS.

CHAIRMAN, BOARD OF COUNTY COMMISSIONERS Hillsborough County, Florida #1178 2/8/201

# The Tampa Tribune

#### **Published Daily**

Tampa, Hillsborough County, Florida

State of Florida }
County of Hillsborough } SS.

Before the undersigned authority personally appeared C. Pugh, who on oath says that she is the Advertising Billing Analyst of The Tampa Tribune, a daily newspaper published at Tampa in Hillsborough County. Florida: that the attached copy of the

Legal Ads IN THE Tampa Tribune

In the matter of

Legal Notices

was published in said newspaper in the issues of

#### 02/08/2013

Affiant further says that the said The Tampa Tribune is a newspaper published at Tampa in said Hillsborough County, Florida, and that the said newspaper has heretofore been continuously published in said Hillsborough County, Florida, each day and has been entered as second class mail matter at the post office in Tampa, in said Hillsborough County, Florida for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that she has neither paid nor promised any person, this advertisement for publication in the said newspaper.

Sworn to and subscribed by me, this day of A.D. 2013

Personally Known \_\_\_ or Produced Identification \_\_\_

Type of Identification Produced

CLERK TO THE BOARD (A)

Notary Public State of Florida Natalie C Hidaigo My Commission EE019080 Expires 08/22/2014

2013 FEB 20 AM 11: 44

BECEILED

# LEGAL ANNOUNCEMENTS

TO FLACE YOUR AID CALE 613-259-7565 OR FAX 613-259-7392 OR CALL YOUR LOCAL REPRESENTATIVE

DISSOLUTION OF MARRIAGE LEGAL NOTICES

Case No.: 3012-OR-084935-ES Division: 1

and
Lamis Shalle Mahmoud Naj
Respondent.
Respondent.
Some and the State of ALTION FOR
Some and State of ALTION FOR
Lamis Shalle shallencott Naj
Lish Trackory Way, Weeley Chapel, R. 1254.
VOL ARE NOTIFIED that an action for Desociation
of Marriage has been show all for the Sociation
of Marriage has been show any or your written
otheruse, if any, to it on Shalle Masser, whose
address is 1315 Thackory Way, Wesley Chapel, R.
13545 on or before 3/A/1018 and 88 the original
Andreaus, Dake COP, R. 33121 Defore startles on
Politicory or Immediately Marriathy, if you fail to
the pa, a detailed many be without speaking the
light results of the politics.

The related decommends to this position.

Caption and ill court of eventualities in this cross, hashabiling selfers, one consists that the Central States. Selfers were self-related to the Central States, and the Central States are self-related to the Checkel Southern States and the Checkel Southern States and the Checkel Southern States and the Checkel Southern States (Southern States). For comment Central Suppose the State Southern States (Southern States) and the States and States (Southern States) and the States and States (Southern States). The Administration of the States and States (Southern States) and the States and States

ted: 1/28/2013
Pauls S, C'NoE. Ph.D. Cherk & Complexitier
CLERK OF THE CHICUIT COURT
By: 7st Lowers Wheatley
Deputy Clerk

Medica Blash Pickliam Hama (Law Parenant lo Bedica Blash Pickliam Hama (Law Parenant lo Bedica Blash, Rights), principal princ

Bedeece M. SOOK

Marica Blader Friddhew Hames Law Parthanal In
Sordman SEC M, Worldon Hindu Law
Sordman SEC M, Worldon Hindu Law
SOUTHER IS HEREIC O'VEXT that the understance of
SOUTHER IS HEREIC O'VEXT that the understance of SORDMAN SECOLOGY. LIVE Decision of the SORTMAN SECONDAL OF THE SOUTH SECONDAL OF THE SECONDAL OF

Holice Under Pictitions Hanse Law Pursuant in

Restor tensor Posteron schae Law Prevention 12 - Sacciono Sessa, privatio Relatedos 12 - Sacciono Sessa, privatio Relatedos 12 - Sacciono Sessa, privatio Relatedos Sessa de La Postero Sessa de La Carta del La Carta de La C

Naboo Erbrurest, inc.

Institute Warder (Fictifican Manne Laure Furrement to
Section 1985). The Manne Laure Laure Furrement
MOTIFIC Ext REMENT (MPSE) that the send-rispand
delating to resignate in loutiness under the fictifican
delating to resignate in loutiness under the fictifican
(Country of Milistonesup, in the City of Temple
Temple, Provider 3841) inferents to ceptient the sets
assess with the Division of Compressions of the
Fleshida Describerts of Steer, Stallansses, FloridaBatted at Temps, Florida, this 6 face of Ephagery
2011.

Stourner 3 line

73. ath Housica, loc. sole gweer.

Entire mader Friditions makes love. The Indestruction intends to register the Frictitions Scane Models Managine Siems with the State of Florida, personal to Section SEAR, Florida Standas, 1990, and engage in the business of longiste services at 11135 K. S2nd Street, Turnoja Turnos, P. 1387.

Likapath Hospica, No. 1007.

this letter Printfelous name has. The riteringued leterals to register the Frichteen tone had and forms them: Microplate been used neares Cauter with the State of Revide. Transmit to Section ISS.M, Feeder Statetes, 1990, of smeaner to Section ISS.M, Feeder Statetes at 10 Nammonck Road, Sabring, P. 33679. Good Staphister Hospito, Inc. 3910 overser.

BARR TODAY! Call \$13-259-7500

MOTICE IN MEREBY RIVER TO WHICH IT MAY

Rotice is hereby gives that the Board of Courty Commissioners of Hillsbereach County. Rotids induced to carmidde for the purpose of smacriment, the Roborshy orelismon at a public hearing on Pelevany 28, 1921 at 250 years, in the Beard Robers, County Canton, Second Fines, 691 East Krewedy Societard, Tarpa, Rotids.

15 Marting Mahamood Raji
Respondence.

Marting Cod Activative Control Form.

Marked by Padiciation Chambrostics Service

Lived By Padiciation Service

Lived By Padiciation

Refer Intel® Particles Name Low Personal to Record of the Control of the Control

M ACCORDANCE WITH THE AMERICANS WITH DHAMALTERS ACT, PERSONS REFERRED SPECIAL ACCOMMODATIONS TO PARTICIPATE IN THESE PROCEEDINGS, AND ALSO THOSE SECOND AN HITERWESTER PHOLID CONTINUE THE CHIESER PHOLID CONTINUE THE CHIESER ACTION CENTRE AFTER PHOLID ENGINEER PROCEEDINGS. THE WASHINGTON TO THE PROCEEDINGS. THE MEASURE PROOF TO THE PROCEEDINGS. THE MEASURE APPLICATION OF THE PROCEEDINGS. THE MEASURE APPLICATION OF THE PROCEEDINGS.

CHARMAN, BOARS OF COUNTY CHARMSHOWING Historough County, Harlin #2338

COMMISSION SOURCE CREATING HILLSCOROUSE

AM ORDINANCE CREATING HILLSCOROUSE

AM ORDINANCE CREATING HILLSCOROUSE

AM ORDINANCE CREATING HILLSCOROUSE

COUNTY CODE OF CORNIANCES AND LANS

FORMASSITION THE PUSSESSION, SALE, DO

MARIAGATURE OF SYNTHETIC DRUGS, PROVIDED

COLORITHOUSE A SYNTHETIC DRUGS, PROVIDED

FOR PROVIDENCE AND PREMITY PROVIDENCE PROVIDENCE

CONSTITUTES A SYNTHETIC DRUGS, PROVIDENCE

CONSTITUTES A SYNTHETIC DRUGS, PROVIDENCE

CONSTITUTES A SYNTHETIC DRUGS, PROVIDENCE

CONSTITUTIOS AND PROVIDENCE PROVIDENCE

CONSTITUTIOS AND A SYNTHETIC DRUGS, PROVIDENCE

CONSTITUTIOS AND PROVIDENCE PROVIDENCE

CONSTITUTIOS OF THE PROVIDENCE PROVIDENCE

THAT THEY WAIL NEED A BECOMED OF THE

MAY RESE TO BECAUSE AND PROVIDENCE PROVIDENCE

THAT THEY WAIL NEED A BECOMED OF THE

MAY RESE TO BECAUSE AND PROVIDENCE ACCOUNT

MAY RESERVE TO PROVIDENCE PROVIDENCE

THAT THEY WAIL NEED A BECOMED OF THE

MAY RESERVE TO PROVIDENCE PROVIDENCE

THAT THEY WAIL NEED A BECOMED OF THE

MAY RESERVE TO PROVIDENCE PROVIDENCE

MAY RESERVE TO PROVIDENCE PROVIDENCE

THAT THEY WAIL NEED A BECOMED OF THE

MAY RESERVE TO PROVIDENCE PROVIDENCE

MAY R

PH ACCOMMANCE WITH THE AMERICANS WITH DISSIBLITIES ACT CAMA). POSCINES REGIOND SPECIAL ACCOMMANDATIONS TO PARTICIPATE IN THESE PROCEEDINGS, AND ALSO THOSE SECRETORY AND RECEIVED SPECIAL PROCESSING AND ALSO THOSE SECRET ACTION COPTER AT TELEPHONE THOMAS (2013) 273-380 NOT LATER THAM 48 WORLD PROCESSINGS TO THE PROCESSINGS.

LEGAL NOTICES BY THE SHOP EXISTS CONTROL CONTROL OF BUTTER COUNTY OF BOUNDARY THE COUNTY OF BUTTER COUNTY

Citizate Javoic Carefueld, silegated childs of chemical content of the process of the policy of the process of

Physioleta Learning - Philip Auler, M.D. who prac-ticed at 16909 W. Lineburgs Avenue, Sults 100 in Torque, but Int the precision effective Ariesty 15, 2513, Quernel palent recent of Nr. Ader will re-main at the W. Lineburgh Avenue location. The effort phase remoter is 0537-73-075. § 3468 1778, 271, 274, 2752/2822.

MEETINGS & EVENTS

The Southwest Floride Wider Nationaessent Disk CSWEPAID's sensoriests the following possible reacting to which all interested persons or instant.

Generaling Board Plauschill investigation Add Rec Committees Evaluable SWEPAID's commit Investigation of the Committee of the Committees of the Committees of the Committee of the Com

A copy of the agends may be obtained by contacting: WaterMatters.org - Storets, Mact. E. Event Colondor; 1(201)423-1476 (FL only) or US1776-7212.

DATIFICATION

PRIMINATE OR DE PROVISION OF The American with Total Niklas Act, any seriors requiring research?

Conserved that is participated in this work is a conversed that to participate in this work is a conversed to the participate of the serior is work in the control of the control o

CONSIDER COMPATT TO
CONSIDER COMPATT COMPANDAMENT
NOTICE IS HEREITY GVPSI TO WHOMAI IT MAY
NOTICE IS HEREITY GVPSI TO WHOMAI IT MAY
NOTICE IS hearing force that the Board of Compatibility of the Search of Compatibility of the

VINEAUS (23)) 272-5908 BOY LATES THAN 48
HOUSES WINDLE TO THE MICHESTERMAN
HOUSES WINDLE TO THE MICHESTERMAN
THE date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the first publication of the Motion in
The date of the

NOTICE TO CREDITORS Clearwater, FL 33763

(727)796-1923 Fiorida Ber No. 9279798

Personal Representative: S/Leanora Chick 1/2 Pateam Fork Greanwich, CT 06888

Utomey for Personal Rep Seorge H. Gwynn

Florida Bar No. \$157837 Williams, Gastler, Gwyns, Williams, Saremson, P.A. 2010 Deltz Beofererd Tallahassen, Fl. 3263 Yelephona: (850) 386-1340

Personal Representative: LYMNE MOELLER 1202 Colony Court Talialization, FL 32327 #1154

2/1,2/1/13

NOTICE OF FORECLGSURF IN THE CINCUIT COURT OF THE THIRD JUNICIAL CRICUIT IN MID FOR HELISM COUNTY, PLONDA CRYL ACTIO

REPUTSCHE RANK HANGHAL TRUST COMPANY AS TRUSTEE FUR HANGHWEW MONTHAGE LOAD TRUST 1988-9.

Phintill,

CASE NO.: MIZ CA MINTO NOVEMBER II

DIRECTALISM SINGIL of M.

BOTICK OF SALE PRINSBART TO CRAPTER 46

160'THES IN SHEETEY SEVEN PURSUES IN A Field
Judgment of Fronciscus data Ramany 3, 2011,
and extered in Case Ro. 2012 CA 12572 of the
Crook Cover in the Thirteenth schools Circuit in
and for Hillsborrough County, Serials in which
the Hillsborrough Stand, HA, Mirritz 2004-8, the
Fisherbart Sand, HA, Mirritz 2004-8, the

Astriny Element Grave, Esq. Ft. Barris: 87234 Albertell Law Accorded Lieve Attorney for Palentiff F.O. Ser 2:3628 Tempes, R. 33623 (913) 223-4741 (913) 223-4771 Sectionia escretor: Serveshoulist

Type are a present with a disability who named a say accommodation to order to participate in this processing, you are excisive, and no not to you it be prevision of overtake assistance. Please contact to the prevision of overtake assistance. Please contact to the participate and the p

2/1.2/13/13

ALL CLAIMS NOT SO FRED WILL BE FOREVER
MUNICIPAL
MODELLY COUNT FOR PASCO COUNTY
POTWINGSTANDING THE TIME PERSONS ST
COUNTY ADAPPE, MAY CLAIM FILED TWO CD TEXTS
OR MODEL AFTER THE PERSONS THE COUNTY ADAPPED TO FLORIDA AS ESPECIAL
DESIGNATION TO THE PERSONS THE COUNTY CONTROL AS ESPECIAL
PERSONS AFTER THE PERSONS THE COUNTY COUNTY

CASE NO: 2012-CA-002527 WS DIVISION: 52 ONC: 512012CA00251733CICI

MARCE GOSSETT, et al. Defondant (s) .



February 21, 2013

MS LIZ CLOUD CHIEF BUREAU OF ADMINISTRATIVE CODE DEPARTMENT OF STATE 500 SOUTH BRONOUGH ST RA GRAY BLDG RM 101 TALLAHASSEE FL 32399-0250

Re: Ordinance #13-3

Creating Hillsborough County Code of Ordinances and Laws Chapter 36 Article VII; Prohibiting the Possession, Sale, Display for Sale, or Manufacture of Synthetic Drugs in Hillsborough County

Dear Ms. Cloud:

Pursuant to the filing requirements of Florida Statutes 125.66, we are forwarding (by Federal Express) an executed original of Hillsborough County Ordinance #13-3, adopted by the Board of County Commissioners on February 20, 2013. It is respectfully requested that you provide this office with the required official acknowledgment of your receipt and filing of said ordinance.

Sincerely,

Kimberly Richards,

Associate Director, BOCC Records/VAB

md

Attachment

Federal Express AB# 8010 1235 8175

X. NEW Package US Airbill

8010 1235 8175

	Total Weight Total Declared Veiue*		· · · · · · · · · · · · · · · · · · ·		
		Face No.	0454434583		
	Recipient Third Party	- K Sender	ZIP	State	₹
	Bill for	7 Payment Bill to:	Man and a second of the second	Use this first for the HOLD location address or for continuation of your shipping address.	Upo this Rus k
	notrejuwa. Cargo Aircraft Only		BEDWING Sprangs and Bedwing Street And Bedwing Street And Bedwing Street And Andrews And Andrews Andre		Address
	One book must be checked	] F	ROUNED NOT evaluable for Full Price Overnight.	•	Address
	ain dangerous goods?	Does this ships	HOLD Weekday	R A GRAY BLDG 500 S BRONOUGH STREET ROOM 101	Company
	Indirect Signature   Indirec	No Signature Required Package may be left without		· ·	
	SATURDAY Dalivery Wif reclusive of Fetts Baneard Committe, Fetts 22sp A.M. of Fetts Express Saves.	<b>∟</b> 1			To Recipient's Name
	Special Handling and Delivery Signature Options	6 Special Ha	MB-2, 13-4	Your Internal Billing Reference (186) ORD# 13-319163-2, 13-4	Your Inte
	pe*	5 Packaging  K Fedix Envelope*	zp 33602-3503	MPA Sum FL	TAMPA
	Sebriday	 'I ≽	Qopt,Floor/Buits/Room	180	Address
	Woodney Dates of Ted Co.	determinent Monder is selected.  He FedEx Stander		TAMPA FL 33602	Company
	FedEx Priority Overnight  FedEx 2D ay  Second Sustained afternoon.* Thursday elforants  Read barkees moving.* Friday internatival to  Inc. 1960 Second Sustained afternoon.* Thursday elforants  Read barkees and the second secon	FedEx Priority		CLERK CIRCUIT COUNT IS IN	
	Fad [Ex. First Overnight   Common to pelect   Commo	FedEx First Ove Endexnear business locations. Friday also Monday unless SATI	813) 276-2029	BOCC RECORDS PROCESSING	Sender's Name
e4		Next Businuss Day	SENDER OF LONG TO SERVICE STREET	1	05th 87
	Express Package Service "terms benden: Propriess Package Service over the control of the control	4 Express Pac	e rooming brighter which	Sandara Fadir	From Plea
	the second of th			Express US All Dill	

he FedEx US Airbill has change

611

PULL AND RETAIN THIS COPY BEFORE AFFIXING TO TRE PACKAGE. NO POUCH NEEDED.

# Office of the County Attorney

#### BOARD OF COUNTY COMMISSIONERS

Kevin Becknet Victor D. Crist Ken Hagan Al Higginbotham Lesley "Les" Miller, Jr. Sandra L. Murman Mark Sharpe



#### **MEMORANDUM**

Chip Fletcher, County Attorney

Managing Attorneys
Christine M. Beck
Robert E. Brazel
Hank Ennis
Mary Helen Farris
Susan J. Fernandez
Sheree C. Fish
Adam J. Gormly
Jennie Granahan Tarr

TO:

Midge Dixon, BOCC Records

FROM:

Paul D. Johnston, Sr. Assistant County Attorney

SUBJECT:

Synthetic Drug Ordinance

DATE:

February 20, 2013

Enclosed please find the above-referenced Ordinances as adopted by the Board of County Commissioners on February 20, 2013.

Please provide copies of the Ordinance as appropriate and provide this office with a copy of the official acknowledgment of receipt.

If you have any questions, please contact me at (813) 272-5673.

PDJ:saa

**Enclosures** 

# Office of the County Attorney

#### BOARD OF COUNTY COMMISSIONERS

Kevin Beckner Victor D. Crist Ken Hagan Al Higginbotham Lesley "Les" Miller, Jr. Sandra L. Murman Mark Sharpe



Chip Fletcher, County Attorney

Managing Attorneys Christine M. Beck Robert E. Brazel Hank Ennis Mary Helen Farris Susan J. Fernandez Sheree C. Fish Adam J. Gormly Jennie Granahan Tarr

#### MEMORANDUM

To:

Midge Dixon, BOCC Records

From:

Paul D. Johnston, Senior Assistant County Attorney

Re:

Draft Ordinance - Synthetic Drugs

Date:

February 8, 2013

Attached is a draft copy of the above referenced Ordinance. The Notice will be advertised in the Tampa Tribune on February 8, 2013 for the February 20, 2013, public hearing. Please make the documents available for public inspection during regular business hours.

If you have any questions, please call Shelia at 272-5670 x 30152.

Thanks for your help.

PDJ:saa

**Attachments** 

601 E. Kennedy Boulevard, 27th Floor Post Office Box 1110 • Tampa, Florida 33601 (813) 272-5670 · Fax: (813) 272-5231

An Affirmative Action/Equal Opportunity Employer