



"Making our Neighborhood a Great Place to Live, Work and Play"

Member	Nancy Disotuar
Member	Lee Perry
Member	Brian D. Beasley
Member	Curphy W. Grant
Member	Walter Harris

SOUTH MIAMI COMMUNITY REDEVELOPMENT AGENCY CRA Advisory Board Meeting

Meeting Date: Monday February 28, 2007
Next Meeting Date: TBD
6130 Sunset Drive, South Miami, FL

Time: 5:30 PM
Time: 5:30 PM
Phone:(305) 668-7236

City of South Miami Ordinance No. 10-00-1712 requires all lobbyists before engaging in any lobbying activities to register with the City Clerk and pay an annual fee of \$125.00. This applies to all persons who are retained (whether paid or not) to represent a business entity or organization to influence "City" action. "City" action is broadly described to include the ranking and selection of professional consultants, and virtually all-legislative, quasi-judicial and administrative action. It does not apply to not-for-profit organizations, local chamber and merchant groups, homeowner associations, or trade associations and unions.

CALL TO ORDER:

- 1. ROLL CALL:**
- 2. INVOCATION:**
- 3. PLEDGE OF ALLEGIANCE:**

4. DIRECTOR'S REPORT

- A) South Miami CRA Plan Update
Demographic Analysis
- B) South Miami CRA Plan Update
Current and Planned Projects
- C) South Miami CRA Plan Update
Recommended Project Action Plan
- D) Miami-Dade County Commission Mandate
- E) South Miami CRA Accomplishments
FY 04/05 and FY 05/06
- F) South Miami CRA FY 06/07 Budget

ADJOURNMENT

PLEASE TAKE NOTICE THAT SECTION 2-2.1(k)(2) OF THE CODE OF ORDINANCES PROVIDES THAT "ANY PERSON MAKING PERSONAL IMPERTINENT, OR SLANDEROUS REMARKS OR WHO SHALL BECOME BOISTEROUS WHILE ADDRESSING THE COMMISSION SHALL BE FORTHWITH BARRED FROM FURTHER AUDIENCE BEFORE THE COUNCIL BY THE PRESIDING OFFICER, UNLESS PERMISSION TO CONTINUE BE GRANTED BY A MAJORITY VOTE OF THE COMMISSION."

PURSUANT TO FLA STATUTES 286.0105, "THE CITY HEREBY ADVISES THE PUBLIC THAT IF A PERSON DECIDES TO APPEAL ANY DECISION MADE BY THIS BOARD, AGENCY OR COMMISSION WITH RESPECT TO ANY MATTER CONSIDERED AT ITS MEETING OR HEARING, HE OR SHE WILL NEED A RECORD OF THE PROCEEDINGS, AND THAT FOR SUCH PURPOSE, AFFECTED PERSON MAY NEED TO ENSURE THAT A VERBATIM RECORD OF THE PROCEEDINGS IS MADE WHICH RECORD INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS TO BE BASED. THIS NOTICE DOES NOT CONSTITUTE CONSENT BY THE CITY FOR THE INTRODUCTION OR ADMISSION OR OTHERWISE INADMISSIBLE OR IRRELEVANT EVIDENCE, NOR DOES IT AUTHORIZE CHALLENGES OR APPEALS NOT OTHERWISE ALLOWED BY LAW.