ORDINANCE NO. 2011 - 38

AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF COUNTY, FLORIDA, **ESTABLISHING** REGULATIONS RELATED TO PUBLIC USE OF PRESERVE LANDS SO DESIGNATED AND MANAGED BY THE COLLIER COUNTY PARKS AND RECREATION DEPARTMENT AND CONSERVATION COLLIER: PROVIDING INTENT AND PURPOSE; PROVIDING DEFINITIONS; PROVIDING VEHICLES AND TRAFFIC CONTROL; PROVIDING CONDUCT ON PRESERVE LANDS: PROVIDING ACTIVITIES WITHIN PRESERVE PERMITS ACTIVITIES WITHIN REQUIRED FOR **PROVIDING** PRESERVE BOUNDARIES; PROVIDING HOURS OF OPERATION; PROVIDING ENFORCEMENT AND PENALTIES; ADDING A SCHEDULE B FEE SCHEDULE FOR PRESERVE LANDS; PROVIDING TERRITORY EMBRACED; PROVIDING CONFLICT AND SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the recreational use of preserve lands is a treasured asset of Collier County which is afforded to its residents and visitors; and

WHEREAS, preservation of the representative objects or conditions is all important and resource considerations must be given priority; and

WHEREAS, uses permitted are usually of a passive nature, related to the aesthetic, educational, and scientific enjoyment of the objects and conditions maintained in the preserve and adjoining waters. Other uses, in limited amounts, are permitted if compatible; and

WHEREAS, Collier County has acquired certain lands designated as preserves under the Conservation Collier Program and through the Parks and Recreation Department for the protection, restoration, and management of environmentally-sensitive lands and for the benefit of present and future generations; and

WHEREAS, the Collier County Land Development Code requires the County to adopt a comprehensive plan that addresses future land use, coastal management, conservation, and open space elements, and manages the County's lands and waterways; and

WHEREAS, the Board of County Commissioners authorizes the preparation of management plans to guide in the administration of Parks and Recreation Department and Conservation Collier Program preserve lands; and

WHEREAS, the Board of County Commissioners desires to establish regulations that will provide sound stewardship of these preserve lands while allowing opportunities for the public to appreciate their intrinsic value for passive recreation, environmental education, and scientific research.

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

PRESERVE LANDS

SECTION ONE: INTENT AND PURPOSE.

It is the intent and purpose of this Ordinance to regulate the use of those preserve lands so designated and managed by the Collier County Parks and Recreation Department and Conservation Collier so as to protect the health, welfare, and safety of the persons using said lands and to provide for the protection, restoration, and management of these environmentally-sensitive lands for the benefit of present and future generations.

SECTION TWO: DEFINITIONS.

When used herein, the following definitions shall apply:

- 1. Activity means the doing of any act or the failure to do any act by a person.
- 2. Adverse impact means the actual or potential harm or injury to any property, wildlife, or plant life or other natural resource with the preserves managed by Collier County.
- 3. Beach means the soft sand portion of land lying seaward of a seawall or line of permanent vegetation and 300' seaward of the mean high water line.
- 4. Beach access area means any easement, street, alley, right-of-way or any other property deeded or dedicated to the public for the purpose of allowing the public access to beaches across public or private property.
- 5. Board means the Collier County Board of County Commissioners.
- 6. Carrying capacity means the number of individuals or vehicles permitted within an individual preserve or a designated portion thereof, at any given time without having an adverse impact upon the preserve or designated portion thereof.
- 7. Collier County or County means Collier County, Florida.
- 8. Commercial vehicle and/or vessel means any passengered conveyance (except a baby carriage or wheelchair) for commercial purposes, operating for profit, with paying customers.
- 9. Cultural/historic resources means any archaeological and/or historic site, feature or artifact found within preserve boundaries.
- 10. Law Enforcement Officer means any person who is elected, appointed, or employed full or part-time by the state, the County, or municipality who is vested with the authority to bear arms and make arrests; and whose primary responsibility is the detection and prevention of crime, or the enforcement of the penal, criminal, traffic, or highway laws of the state or County.
- 11. Livestock means all domesticated animals of equine, bovine, or swine class, including sheep, goats and other grazing animals.
- 12. Management Plan means the Board-approved management plan developed by the County, unique to each individual preserve, as each plan may be amended from time to time.

- 13. Natural resource-based recreation means all forms of uses which are compatible with the specific parcel. Such uses shall include, but not be limited to, scientific research, environmental education, quiet enjoyment, hiking, nature photography, bird-watching, kayaking, canoeing, swimming, camping, hunting and fishing.
- 14. Parking area means any part of any preserve area road, or area contiguous thereto, specifically designated for the standing or stationing of any vehicle with appropriate signage.
- 15. Passive Recreation means activities characterized by a natural resource emphasis and non-motorized activities. These activities are deemed to have minimal negative impacts on natural resources; or are consistent with preservation, enhancement, restoration and maintenance goals for the purpose of habitat conservation. Examples of passive recreation include, but are not limited to, bird watching and nature study, swimming, picnicking, hiking, fishing and hunting, where appropriate.
- 16. Pet means any domesticated animal typically kept for companionship, protection, transportation or amusement, including wild animals licensed by state law for personal possession. Pet also includes domesticated species found in a feral, wild, or abandoned state. However, the term does not include certified service animals, specially trained to provide personal care services to the disabled.
- 17. Pollution means the presence in the air, soil, or waters of any substance, noise, contaminant, or anthropogenic alteration of the chemical, physical, biological, or radiological integrity of the air, soil, or water in a quantity or at a level that is or may be potentially harmful or injurious to human health or welfare, biological diversity, or property, or that unreasonably interferes with the enjoyment of the preserve.
- 18. Preserve means an area set aside essentially to maintain objects or conditions existing therein. A Collier County preserve is an area managed by the Parks and Recreation Department or the Conservation Collier Program that is designated to perpetuate certain exceptional objects or conditions that provide a type of recreational experience, where appropriate, which would not be possible otherwise.
- 19. Vehicle means any passengered conveyance (except a baby carriage or wheelchair) for the transportation of persons or material whether:
 - a. Powered or drawn by motor such as an automobile, truck, bus, motorcycle, Segway®, scooter, mini-bike, all terrain vehicle, off road vehicle, or trail bike;
 - b. Animal-drawn as a carriage, wagon, or cart;
 - c. Rider propelled bicycle or tricycle;
 - d. Trailer in tow of any size, or description;
 - e. Watercraft of any type, including pontoon boats, hovercrafts, jet skis, wave runners, sea sleds, dolphin boats or other such product name;
 - f. Aircraft of any type.
- 20. Wildlife means any species living, growing, or occurring in a natural, non-domesticated state, including but not limited to animals; live shells, sand-dollars and sea stars.

SECTION THREE: VEHICLES AND TRAFFIC CONTROL.

1. Bicycles, unicycles, skateboards, roller blades, and roller skates may only be used or operated on roads and trails designated for this activity. Where provided, bicycle racks must be used for the parking of bicycles and unicycles. Bicycles or unicycles shall not be chained

- or locked to trees, any other plant life or structures, or placed so as to obstruct pedestrian or vehicular movement.
- 2. Entering preserve lands. Any person entering or leaving preserve lands, whether by foot or vehicle, shall do so solely through designated entry and exit points.
- 3. Parking. All vehicles shall be parked only in designated parking areas or in such areas and at such other times as may be authorized by appropriate signage. No unauthorized vehicle shall park in a preserve overnight.
- 4. Restriction to roads. No person shall operate any vehicle within a preserve except on designated roadways and areas otherwise approved for vehicular use.
- 5. Speed of vehicles. Within any preserve lands no person shall operate a vehicle at a speed that is greater than posted. At no time shall speed exceed the posted speed limit or 25 miles per hour if no speed limit is posted.
- 6. Traffic control. All persons shall observe and comply with posted traffic control devices and signs.

SECTION FOUR: CONDUCT ON PRESERVE LANDS.

A. Buildings and facilities.

- 1. All forms of recreation on preserve lands, unless otherwise specifically permitted, shall be natural resource based, passive recreation and consistent with potential recreation activities identified in an approved Management Plan.
- 2. No person shall willfully mark, deface, damage, displace, destroy, remove, or tamper with any buildings, facilities, bridges, piers, boardwalks, tables, benches, railings, paving or paving materials, water lines or other utilities, permanent or temporary signs, placards, or notices, monuments, stakes, posts, gateways, locks, fencing, boundary markers, or other structures, equipment or County property.
- 3. No person shall use any preserve land or related facility, including but not limited to buildings, bridges, boardwalks, piers, tables, benches, or railings in a manner that precludes regular and customary usage to other patrons, unless such person has obtained the right to exclusive usage from the County.
- 4. No person shall fix, tie, chain, or hitch any hammock, line, sports net, bike or banner to any tree, sign pole, boardwalk rail, bench, fence or similar structure within any preserve land unless otherwise designated for such use.
- B. Climbing on property. No person shall climb on or over any buildings or facilities, fences, gates, structures, historic ruins, boardwalks, dunes, or bridge railings, unless specifically designed and designated for such use.
- C. Cultural and/or historic resources. No person shall willfully mark, deface damage, displace, destroy, excavate, remove, or tamper with any cultural or historic artifact with the preserve boundaries, nor shall any person attempt any such activity, except by special permit granted by the County.

D. Plant life.

1. All plant life living or dead terrestrial, aquatic, and epiphytic species, within any preserve lands is either the property of the County or is property managed by the County. No person shall cut, carve, nail into, or otherwise damage the bark, or break off limbs or branches or

mutilate in any way, or harvest flowers or seeds of any plant or tree, except by special permit. No person shall dig in, disturb, or in any other way impair the natural condition of any area; nor shall any person place debris or materials of any kind on or about any tree or plant, or climb, or attach any rope, wire, wooden boards, or ladders thereto, except by special permit.

- 2. No person shall transplant, possess, or remove any plant or plant part from any preserve land, except by special permit, nor shall any person introduce any plant species by willful act, negligence, or for any other reason.
- 3. No person shall tie or hitch any animal, vehicle, or bicycle to any tree or other plant life.

E. Wildlife.

- 1. No person shall possess, molest, harm, frighten, kill, trap, hunt, chase, capture, shoot, or throw any object at any wildlife, nest, or burrow within the boundaries of any County preserve, except in accordance with Section 5.10 of this ordinance. No person shall remove the eggs, nest, or young of any wildlife within preserve boundaries; nor shall any person collect, remove, possess, give away, sell or offer to sell, buy or offer to buy, or accept as a gift any specimen, dead or alive of any wildlife form within preserve boundaries, except by special permit granted by the County or State or in accordance with a valid fishing permit issued by the state. However, this prohibition shall not apply to the minimal collection or removal, such as incidental collection of shells or bait fish.
- 2. No person shall feed or attempt to pet any wildlife.
- 3. No person shall introduce any pet, plant or other wildlife into any preserve lands by willful abandonment or negligence.

SECTION FIVE: ACTIVITIES WITHIN PRESERVE LANDS.

- 1. Alcoholic beverages. Possession or consumption of alcoholic beverages within any County preserve boundary is prohibited. This prohibition may be waived upon application to and approval by the Collier County Board of County Commissioners.
- 2. Audio devices. Radios, tape players, electronic musical instruments, and all other audio devices are permitted so long as they are played at volume levels that do not disturb, annoy, injure, or endanger the comfort, health, peace, or safety of the wildlife or reasonable persons of ordinary sensibilities or unnecessarily detract from a peaceful atmosphere and enjoyment of the preserve. Such noise shall not be heard within any preserve land from a location more than 50 feet from the source of the noise, unless a special permit has been issued for such use.
- 3. Boating. Boating is permitted only in trails, channels, estuaries, or areas specifically designated for such use. Boaters shall obey all posted restrictions and safe boating rules and regulations. Boats shall not be operated in such a manner as to molest or harm wildlife or to cause damage to aquatic life, including sea grass beds, substrate, or County property.

4. Camping.

a. Camping is strictly prohibited at all times unless specifically permitted by the County as set forth below. When permitted, camping shall be limited to those areas specifically designated for such use. Campers shall obey all rules and regulations.

- b. Campers must obtain a permit and copies of the rules and regulations from the County prior to camping. Campers must have a valid permit and a valid picture identification card while camping. It shall be unlawful for any person to camp on any preserve land for a period of time in excess of (14) days in a thirty (30) day period.
- c. All waste shall be placed in disposal containers where provided. Where no disposal containers are provided, or where the containers provided are full, all waste shall be carried away by the user of the camping area and properly disposed of outside the preserve boundaries.
- d. Tents shall be stand-alone type and may not be attached to trees or any other vegetation or structure with any wire, rope, extension brace, support, fastener, or any other device.
- 5. Commercial activities within preserve boundaries. No person or organization other than County licensed vendors or non-profits invited to participate in a County event and selling items for fundraising purposes shall conduct business within preserve boundaries. All preserve visitors must enter and exit the preserve at designated entrance and exit points. Groups exceeding 30 persons require insurance and advance authorization.
- 6. Fires. No person shall dispose of any burning matches, smoking materials or other flammable materials except in designated receptacles. No person shall ignite or attempt to ignite a fire, except for campfires made in approved areas and designated for such use and with a valid camping permit. Camping permits must be presented upon request by County staff or law enforcement officers. Campfires or any other open burning, even in approved areas, may be prohibited when deemed necessary by the County or by restrictions mandated by state or federal agencies.
- 7. Fishing. Fishing is prohibited except where permitted in those public areas designated for such activity. Persons fishing shall obey all state and federal laws pertaining to fishing as well as any posted rules and regulations. It is the responsibility of those fishing to know those federal and state guidelines. It shall be unlawful for any person while in preserve boundaries to intentionally fish for sharks or to fish by those methods commonly known as "chumming" or "blood-baiting."
- 8. Hiking. Walking, running, jogging, and/or hiking is permitted only along trails or pathways or areas specifically designated for such use or uses and during posted hours.
- 9. Horseback riding. Pursuant to Collier County Ordinance 76-13, Sections 585.15-19 and 585.671, Florida Statutes, and Florida State Department of Agriculture and Consumer Services, Chapter 5C-18, all horses entering Collier County preserves must be accompanied by the original or a laboratory certified copy or a notarized copy of a VS Form 10-11 (Apr 90), known as a "Coggins card" as evidence of a negative equine infectious anemia test within the previous 12 months. A "Coggins Card" must be presented upon demand by County staff or law enforcement officer. Horse owners that cannot present such evidence may be asked to leave preserve property. Horseback riding is permitted only along trails or in areas specifically designated for such use. Horses shall be thoroughly broken, properly restrained, and ridden with due care. Horses shall not be allowed to graze or go unattended and must be on a lead at all times. Horses may only be hitched to hitching posts clearly

identified for such use. No horse-drawn carriages, carts, or wagons shall be allowed or used with preserve lands.

- 10. Hunting. No hunting is permitted in any County managed preserve unless it is in accordance with a State Wildlife and Environmental Area or County approved Hunt Program. Permitbased harvesting of wild game on County preserves, where a County approved Hunt Program is included within an approved Management Plan, is authorized pursuant to the following terms and conditions:
 - a. The County Manager, or his or her designee, is hereby delegated the authority to regulate the issuance of hunting permits.
 - b. The harvesting of wild game in preserves shall be in accordance with and subject to all applicable federal and state laws and regulations, including, but not limited to, Chapter 372, Florida Statutes, and Title 68A, Florida Administrative Code, which are incorporated herein and made a part hereof, and in addition to any penalties those provisions may provide, violation of same shall also constitute a violation of this section.
 - c. The County reserves the right to, and may from time to time, adopt rules pertaining to the harvesting of wild game in preserves that are more restrictive than minimum rules promulgated by the state.
 - d. Any person who refuses to obey an order to leave a preserve given by law enforcement or authorized County personnel, whether for lack of a valid hunting permit or other reason, shall be in violation of this section and may be referred to law enforcement for violation of Section 810.09, Florida Statutes. If the person refusing to leave is in possession of a dangerous weapon, such referral shall be based upon Section 810.09(2)(c), Florida Statutes.
- 11. Interference with County's authorized lessee or his or her property. No visitor to or contractor working on County preserve lands shall touch or interfere with any livestock or property belonging to an authorized lessee or interfere with the use of County property by an authorized lessee.
- 12. Miscellaneous. No person shall engage in any activity within preserve boundaries that is dangerous to the health, safety, or welfare of any person or that would cause damage to the property of other patrons or preserve property. Nor shall any person engage in any activity with preserve boundaries that interferes with the use and enjoyment of the preserve lands and its facilities by other patrons. Requests to conduct activities not identified within this Ordinance may be submitted to the County Manager, or his or her designee, and will be determined with primary consideration of conservation management goals on a case-by-case basis and potentially allowed through a permit process. Some activities may require payment of a rental fee as well.
- 13. Nudity. It shall be unlawful for any person, over the age of four years, to appear nude in any preserve land, including but not limited to, appearing nude to sunbathe, subject to the exemptions listed below:
 - a. In a restroom or shower facility;
 - b. In a privately owned, fully-enclosed, temporary dwelling used for camping at camp sites;

- c. When the conduct of being nude cannot constitutionally be prohibited by County ordinance because it is otherwise protected pursuant to the United States Constitution or the Florida Constitution under existing judicial decisions;
- d. When a mother is breast-feeding her baby, and then only to the extent reasonably necessary to allow breast-feeding.
- 14. Pets. No pets will be permitted in preserves unless an approved Management Plan indicates that pets are allowed within a preserve. Where pets are permitted, such permission will be posted on preserve signage and pets shall be confined to designated areas of the trails and on hand-held leashes at all times. Those persons in possession or control of domestic animals on County preserve lands including authorized County lessees, shall obey all County ordinances and state statutes and regulations regarding animal control, care, feeding and cruelty, except as specifically provided in this Ordinance, including, but not limited to, Collier County Ordinance 2008-51, as amended, pertaining to animal control and Sections 828.13 26, Florida Statutes, pertaining to animal cruelty.

15. Picnicking.

- a. Picnicking is permitted only in areas specifically designated for such use. The use of picnic facilities including tables, benches, and shelters, is on a "first-come, first-served" basis unless users have reserved and paid for use of picnic area.
- b. All refuse, waste, and trash shall be placed in disposal containers where provided. Where no disposal containers are provided, or where the containers provided are full, all refuse shall be carried away by the user of the picnic facility and properly disposed of outside of the preserve boundary.
- 16. Public use. The County reserves the right to limit public access to any preserve lands or portion thereof when deemed necessary to accommodate land management operations such as prescribed fire and restoration projects or when public use is deemed a disturbance to any preserve land or wildlife.
- 17. Smoking. Smoking is prohibited on trails. Smoking may be prohibited by the County, in its sole discretion, when necessary for fire control purposes. No person shall dispose of any burning matches, smoking materials or other flammable materials except in designated receptacles.
- 18. Swimming. Swimming, bathing, or wading is prohibited except in those public areas designated for such activity.
- 19. Fireworks and explosives. No person shall have in his or her possession nor shall any person discharge any fireworks or explosives within or into preserve boundaries.
- 20. Trash. No person shall dispose of trash, garbage debris, waste, cigarette butts or other such materials within preserve boundaries. All items resulting from allowable activities within preserve lands, such as picnicking and camping, shall be disposed of in containers where available and clearly marked or shall be removed from the preserve.

- 21. Vendors. No person or organization other than the County and the County's invited non-profit participants in a County event selling items for fundraising purposes or regularly licensed concessionaires acting by and under the authority of the County shall offer for sale, rent, or trade, any article, or station or place any stand, cart, or vehicle, for the transportation, sale or display of any article of merchandise within the boundaries of a County preserve.
- 22. Carrying Capacity. The County reserves the right to limit certain activities within any preserve land when, in the County's sole discretion, an area has reached its carrying capacity for such activities.

SECTION SIX: PERMITS REQUIRED FOR ACTIVITIES CONDUCTED WITHIN PRESERVE BOUNDARIES.

- Permit required. A preserve lands permit, issued by the County, is required before a person
 may engage in certain activities, listed below. Issuance of a preserve lands permit does not
 however relieve the applicant of other permits needed. It is the applicant's responsibility to
 determine if additional permits are required, to contact the appropriate agencies and to obtain
 those permits. The County will not issue a preserve lands permit until all other required
 permits have been obtained.
- 2. Activities requiring a permit. Management Plans govern which activities are allowable in each preserve. Activities for which permit applications must be submitted include, but are not limited to, any of the following:
 - a. Scientific research including, but not limited to, biological assays, species identification, or collection, species observation, archaeological survey, hydrological, geological or chemical studies. This does not include such activities as visual observation of wildlife or vegetation within public areas.
 - b. Geo-caching or other types of similar activities utilizing Geographic Information Systems (GIS).
 - c. Group nature activities either prior to or after the posted hours of operation, or that require access to restricted areas not open to the public.
 - d. Camping.
 - e. Hunting associated with a County approved Hunt Program.
 - f. Facility Rentals for Special Events Any activity not specifically defined within this Ordinance for which permission is required by the County Manager, or his or her designee, such as weddings and family reunions.
 - g. All commercial photography, television broadcasting, and all private photography involving special settings or structures or the performance of any person.
 - h. All group activities involving 30 or more people.
- 3. Standards for issuance or denial of permit. No permit shall be issued unless the County finds that the proposed activity will not have an adverse impact on the resources within the preserve. The County will evaluate the applications using the standards contained in this section. Factors to be considered in determining whether an activity will adversely impact the resources of preserve lands include:

- a. Whether the activity is consistent with the intent of this Ordinance and the preserve's Management Plan principles and objectives.
- b. Whether the activity will have an adverse impact on the resources of preserve lands by;
 - i. Causing or contributing to excessive odors or noise;
 - ii. Encouraging erosion;
 - iii. Causing damage to plant life;
 - iv. Negatively impacting wildlife;
 - v. Altering the natural hydrological characteristics of the subject area;
 - vi. Inhibiting the natural storage and detention functions of the watershed;
 - vii. Reducing wetland buffers or wetland filtration functions;
 - viii. Decreasing recreational opportunities;
 - ix. Blocking, obstructing, lessening, or otherwise interfering with the scenic or natural views;
 - x. Impacting threatened or endangered species of flora and fauna;
 - xi. Otherwise adversely effecting or interfering with the management of the natural and cultural resources.
- 4. Conditions. The permit shall contain such conditions that are reasonably consistent with the protection and maintenance of preserve lands.
- 5. Denial. If an application for a permit is denied, the applicant shall be so informed in writing, with the reason(s) for the denial set forth.
- 6. Processing. Permit applications shall be processed and notification of the granting or denial of permits will be provided to the applicant within 30 days of submission of the application. Failure to grant or deny an application for a permit in a timely manner shall not be grounds for the automatic issuance of a permit. The County will cooperate with the applicant to ensure his or her entitlement to prompt review of the County's failure to grant or deny the application in a timely manner.
- 7. Appeal process. An applicant may appeal the denial of a permit application by filing a notice of appeal and resubmitting all application materials to the County Manager, or his or her designee. Any such appeal must occur within 30 days of the date of denial or revocation by the County. The County Manager, or his or her designee, shall review the application and grant or deny the application within 14 days of receipt of the appeal. No County action on a permit application under this section is final until the County Manager, or his or her designee, has granted or denied the appeal.
- 8. Incomplete applications. If the County determines that the application is incomplete or that the applicant has not properly completed the application, the County shall notify the applicant of such fact and the time period for granting or denying the application under subsection (f) shall be stayed during the period in which the applicant properly completes the application.
- 9. Transferability. Permits are not transferable and may only be utilized by those persons to whom the permit was issued.

10. Revocation. Any permit issued pursuant to this section may be revoked for failure to comply with any condition imposed on the permit or for inconsistency with the criteria set forth in Paragraph 3.

11. No entitlement to permit. Because of the proprietary nature of the preserve lands, this section does not create any right or entitlement to the permit.

SECTION SEVEN: HOURS OF OPERATION.

The opening and closing of each preserve land, including sections of a preserve and trails, shall be as posted by the County. No person shall remain on preserve land after closing unless otherwise permitted by these regulations or appropriate permit.

SECTION EIGHT: ENFORCEMENT AND PENALTIES.

1. Any person violating the provisions of this Ordinance or failing to comply with the requirements of this Ordinance shall be guilty of a misdemeanor and, upon conviction thereof, shall be fined or imprisoned, or both, as provided by law, and in addition shall pay all costs and expenses incurred in the prosecution of such violation.

2. In addition, and as an alternative means of enforcement, the County may enforce the provisions or requirements of this Ordinance by means of any civil remedy before the appropriate Code Enforcement Special Master or in a court of competent jurisdiction.

3. Except as otherwise provided by law or ordinance, a person convicted of a violation of this Ordinance shall be punished by a fine not to exceed \$500.00. With respect to violations of this Code that are continuous with respect to time, each day the violation continues is a separate offense.

4. All provisions of this Ordinance may be enforced by all authorized law enforcement officers, and all authorized County personnel.

SECTION NINE: COLLECTION OF FEES.

The Board of County Commissioners does hereby find that the collection of fees associated with the public's use of these preserve lands is required to offset the associated administrative and maintenance costs, and such Fee Schedule shall be established by Resolution of the Board of County Commissioners.

SECTION TEN: TERRITORY EMBRACED.

All territory designated by the Board of County Commissioners as a preserve land, including buildings, and facilities thereon, whether located in unincorporated or incorporated areas of the County, shall be embraced by the provisions of this Ordinance.

SECTION ELEVEN: CONFLICT AND SEVERABILITY.

In the event this Ordinance conflicts with any other ordinance of Collier County or applicable law, the more restrictive shall apply. If any phrase or portion of this Ordinance is held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision and such holding shall not affect the validity of the remaining portion.

SECTION TWELVE: EFFECTIVE DATE.

This Ordinance shall take effect upon receipt of notice from Florida Secretary of State that this Ordinance has been filed with the Florida Secretary of State.

ATTEST:

DWIGHT E. BROCK, CLERK

Deputy Clerk

Approved as to form and

legal sufficiency:

Steven T. Williams

Assistant County Attorney

BOARD OF COUNTY COMMISSIONERS COLLIER COUNTY, FLORIDA

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FRED W. COYLE, CHAIRMAN

This ordinance filed with the Secretary of State's Office the 24th day of October, 2011 and acknowledgement of that filing received this 31st day

Deputy C

STATE OF FLORIDA)
COUNTY OF COLLIER)

I, DWIGHT E. BROCK, Clerk of Courts in and for the Twentieth Judicial Circuit, Collier County, Florida, do hereby certify that the foregoing is a true and correct copy of:

ORDINANCE 2011-38

Which was adopted by the Board of County Commissioners on the 11th day of October, 2011, during Regular Session.

WITNESS my hand and the official seal of the Board of County Commissioners of Collier County, Florida, this 21st day of October, 2011.

DWIGHT E. BROCK Clerk of Courts and Clerk Ex-officio to Board of County Commissioners

> Teresa Polaski Deputy Clerk