1	2023-19		
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4	ORDINANCE 2023-19 - AN ORDINANCE OF THE CITY OF LAKE		
5	WORTH BEACH, FLORIDA, REPEALING CHAPTER 20 "CIVIL		
6	RIGHTS," ARTICLE IV "LANDLORD TENANT NOTICE		
7	REQUIREMENTS," SECTION 20-20 "REQUIRED FAIR WRITTEN		
8	NOTICE OF TERMINATION OF MONTHLY RESIDENTIAL TENANCY		
9	WITHOUT SPECIFIC DURATION" AND SECTION 20-21 "REQUIRED		
10	FAIR WRITTEN NOTICE OF RENTAL PAYMENT INCREASES FOR		
11	RESIDENTIAL TENANCIES" DUE TO PREEMPTION BY THE STATE OF		
12	FLORIDA; PROVIDING FOR SEVERABILITY, CONFLICTS,		
13	CODIFICATION, AN EFFECTIVE DATE, AND FOR OTHER PURPOSES		
14 15			
15 16	WHEREAS, the City of Lake Worth Beach, Florida (the "City") is a duly constituted		
10	municipality having such home rule power and authority conferred upon it by the Florida		
18	Constitution and Chapter 166, Florida Statutes; and		
19			
20	WHEREAS, Chapter 20 "Civil Rights," Article IV "Landlord Tenant Notice		
21	Requirements," at Section 20-20 "Required fair written notice of termination of monthly		
22	residential tenancy without specific duration" and Section 20-21 "Required fair written		
23	notice of rental payment increases for residential tenancies," provides for termination and		
24	rental increase notice requirements between landlords and tenants of residential		
25	tenancies; and		
26 27	WHEREAS, this year, the Florida Legislature adopted a new law, Section 83.425,		
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32	WHEREAS, based upon the State's preemption of the field of residential		
33	tenancies, it is prudent for the City to repeal Section 20-20 and Section 20-21 of Article		
34	IV, Chapter 20 of the City's Code of Ordinances; and		
35			
36	WHEREAS, the City Commission finds and declares that the repeal of these		
37	ordinances is appropriate, and in the best interest of the health, safety and welfare of the		
38 39	City, its residents and visitors.		
39 40	NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE		
40 41	CITY OF LAKE WORTH BEACH, FLORIDA, that:		
42	, _ , , _ , , _ , , _ , , _ , , _ , , _ , , _ , , _ , , _ , , _ , , _ , , _ ,		
43	Section 1: The foregoing "WHEREAS" clauses are incorporated into this		
44	Ordinance as true and correct findings of the City Commission.		
45			
46	Section 2: Chapter 20 "Civil Rights," Article IV "Landlord Tenant Notice		
47	Requirements," Section 20-20 and Section 20-21 are hereby repealed in full as follows:		

⁴⁸ ARTICLE IV. - LANDLORD TENANT NOTICE REQUIREMENTS

⁴⁹ Sec. 20-20. - Required fair written notice of termination of monthly residential ⁵⁰ tenancy without specific duration.

A residential tenancy without a specific duration (as defined in F.S. § 83.46(2)) in which the rent is payable on a month to month basis may be terminated by either the landlord or tenant by giving not less than sixty (60) days written notice prior to the end of any monthly period.

Sec. 20-21. - Required fair written notice of rental payment increases for residential tenancies.

57 A residential landlord that proposes to increase the current rental rate by more than 58 five percent (5%) at the end of a lease for a specific duration, or during a tenancy without 59 a specific duration (as defined in F.S. § 83.46(2)) in which the rent is payable on a month 50 to month basis, must provide sixty (60) days written notice to the tenant before the 51 tenant must either:

- 62 (1) Accept the proposed amendment;
- 63 (2) Reach an acceptable compromise; or,
- 64 (3) Reject the proposed amendment to their tenancy.

If the required sixty (60) days written notice has been provided and the tenant has
not agreed to the proposed amendment or an acceptable compromise, the landlord may
impose the proposed amended term(s) or require the tenant(s) to vacate the residence.

Sec. 20-2<u>0</u>2. - Required fair written notice of termination of monthly non-residential tenancy without specific duration.

A non-residential tenancy without a specific duration (as defined in F.S. § 83.03(2)) in which the rent is payable on a month to month basis may be terminated by either the landlord or tenant by giving not less than one hundred eighty (180) days written notice prior to the end of any monthly period.

Sec. 20-2<u>1</u>-3. - Required fair written notice of rental payment increases for non residential tenancies.

A non-residential landlord that proposes to increase the current rental rate by more than five percent (5%) at the end of a lease for a specific duration, or during a tenancy without a specific duration (as defined in F.S. § 83.03(2)) in which the rent is payable on a month to month basis, must provide one hundred eighty (180) days written notice to the tenant before the tenant must either:

- 81 (1) Accept the proposed amendment;
- 82 (2) Reach an acceptable compromise; or
- 83 (3) Reject the proposed amendment to their tenancy.

If the required 180-days written notice has been provided and the tenant has not agreed to the proposed amendment or an acceptable compromise, the landlord may impose the proposed amended term(s) or require the tenant(s) to vacate the premises.

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88 <u>Section 3:</u> <u>Severability</u>. If any section, subsection, sentence, clause, phrase or 89 portion of this Ordinance is for any reason held invalid or unconstitutional by any court of 90 competent jurisdiction, such portion shall be deemed a separate, distinct, and 91 independent provision, and such holding shall not affect the validity of the remaining 92 portions thereof.

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94 <u>Section 4:</u> <u>Repeal of Laws in Conflict</u>. All ordinances or parts of ordinances in 95 conflict herewith are hereby repealed to the extent of such conflict.

97 <u>Section 5:</u> <u>Codification</u>. The sections of the ordinance may be made a part of 98 the City Code of Laws and ordinances and may be re-numbered or re-lettered to 99 accomplish such, and the word "ordinance" may be changed to "section", "division", or 100 any other appropriate word.

102 Section 6: Effective Date. This ordinance shall become effective 10 days after
103 passage.
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- The passage of this ordinance on first reading was moved by 105 , seconded by , and upon 106 being put to a vote, the vote was as follows: 107 108 109 Mayor Betty Resch Vice Mayor Christopher McVoy 110 **Commissioner Sarah Malega** 111 **Commissioner Kimberly Stokes** 112 **Commissioner Reinaldo Diaz** 113 114 The Mayor thereupon declared this ordinance duly passed on first reading on the 115 day of , 2023. 116 117 118 The passage of this ordinance on second reading was moved by 119 _____, seconded by _____, and upon being put to a vote, 120 121 the vote was as follows: 122 Mayor Betty Resch 123
- 124 Vice Mayor Christopher McVoy
- 125 Commissioner Sarah Malega
- 126 Commissioner Kimberly Stokes
- 127 Commissioner Reinaldo Diaz
- 128
- 129

130	The Mayor thereupon declared this ordinance duly passed on the day of	
131	, 2023.	
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133		
134		LAKE WORTH BEACH CITY COMMISSION
135		
136		
137		Ву:
138		Betty Resch, Mayor
139	ATTEST:	
140		
141		
142		
112	Maliasa Ann Couna MMC City Clark	

143 Melissa Ann Coyne, MMC, City Clerk