The Neighborhoods, Community Services, Public Health and Safety Committee offers the following Substitute to File No. 2023-780:

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Introduced by Council Member Carlucci:

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ORDINANCE 2023-780

TECHNICAL AN ORDINANCE REGARDING LOCAL AMENDMENTS TO THE FLORIDA BUILDING CODE; READOPTING THE LOCAL TECHNICAL AMENDMENT REQUIRING BABY-CHANGING TABLES AS SET FORTH IN 321.103 (BABY-CHANGING SECTION TABLE REQUIREMENTS), CHAPTER 321 (ADOPTION OF BUILDING CODE), ORDINANCE CODE; REPEALING 321.103.1 (CHANGING TABLE REQUIREMENTS), CHAPTER 321 (ADOPTION OF BUILDING ORDINANCE CODE; CREATING A NEW SECTION 321.111 (FAMILY OR ASSISTED-USE TOILET OR BATHING ROOMS), CHAPTER 321 (ADOPTION OF BUILDING CODE), ORDINANCE CODE; ESTABLISHING COMPLIANCE WITH SECTION 553.73(4)(B), FLORIDA STATUTES; INCLUDING FISCAL IMPACT STATEMENT ANALYSIS; ADOPTING THE LOCAL TECHNICAL AMENDMENT REGARDING FAMILY/ASSISTED USE TOILET/BATH ROOMS WITH ADULT CHANGING TABLES; PROVIDING SEVERABILITY LANGUAGE; PROVIDING CODIFICATION INSTRUCTIONS; PROVIDING AN EFFECTIVE DATE.

Section 553.73(4)(b), Florida Statutes, authorizes local governments to adopt technical amendments to the Florida Building Code to provide more stringent requirements that will apply only within their jurisdiction; and

WHEREAS, the 2023 Florida Building Code, 8th Edition, has been finalized and is expected to be effective on December 31, 2023; and

WHEREAS, in 2019, the City Council adopted a local technical amendment pursuant to Ordinance 2019-803-E, addressing placement of baby-changing stations; and

WHEREAS, through Ordinance 2019-803-E, the Council also adopted a second technical amendment to require adult-changing stations in specifically designated locations; and

WHEREAS, both technical amendments expired when the 2023 Florida Building Code became effective on December 31, 2023; and

WHEREAS, the technical amendments need to be readopted to be effective; and

WHEREAS, in compliance with Section 56.103, Ordinance Code, the Building Codes Adjustment Board has provided its recommendation regarding the baby changing table local technical amendment adopted herein at the time of the adoption of Ordinance 2019-803-E; and

WHEREAS, the Building Codes Adjustment Board and the City Council have determined that: (i) it is in the public interest to readopt the baby changing table technical amendment to the Florida Building Code, and (ii) the amendment is no more stringent than necessary to address the identified need, does not discriminate against materials, products, or construction techniques of demonstrated capabilities, and is in compliance with Section 553.73(4), Florida Statutes; and

WHEREAS, the Land Use and Zoning Committee, as the Committee of reference tasked with reviewing this proposed readoption of the local technical amendment to the Florida Building Code, raised concerns that the adult changing table bill would have a significant financial impact on small businesses, causing additional options to be considered; and

WHEREAS, the International Code Council (ICC) adopted the 2024 International Building Code (IBC) which includes a section requiring adult changing tables when family or assisted-use toilet or bathing rooms are required; and

WHEREAS, the IBC is created as guide for the adoption of state building codes every three (3) years; and

WHEREAS, the Florida Building Code is likely to include the family or assisted use toilet or bathing rooms provisions in the 2026 edition and other future editions; and

WHEREAS, the new Section 321.111, Ordinance Code, proposed herein, addresses the small business impact concern by mirroring the IBC requirement which places the family/assisted-use restrooms with adult/universal changing table obligation only on larger facilities, more specifically those required to have six (6) or more toilets; and

WHEREAS, the addition of family or assisted-use toilets or bathing rooms provides a benefit for an even larger community of users (the disabled, families, and those with a medical or personal need); and

WHEREAS, the new Section 321.111, Ordinance Code, proposed herein, also requires substantial renovation, including structural changes to an existing public restroom, or new construction to trigger the requirement; and

WHEREAS, the Jacksonville Ordinance Code allows variances from the Florida Building Code by application and approval of the Building Codes Adjustment Board; and

WHEREAS, local government technical amendments are effective 30 days after the amendment has been received and published by the Florida Building Commission; and

WHEREAS, the Council considered the fiscal impact of the readoption of the baby changing table technical amendment and the new family/assisted-use toilet/bath rooms with adult changing tables; now

therefore 1 2 BE IT ORDAINED by the Council of the City of Jacksonville: 3 Section 1. Adoption of Recitals. The foregoing recitals are hereby ratified and confirmed as being true and correct and are 4 5 hereby by this reference made a part of this Ordinance upon adoption thereof. 6 7 Section 2. Readopting the Baby-changing Table Requirements 8 Local Technical Amendment. The City Council hereby adopts the local technical amendment, as set forth in Section 321.103, Ordinance Code, 9 to Chapter 12, Section 1210.4, Florida Building Code. 10 11 Section 3. Repealing Section 321.103.1 (Changing table requirements), Chapter 321 (Adoption of Building Code), Ordinance 12 13 Code. Section 321.103.1 (Changing table requirements), Chapter 321 (Adoption of Building Code), Ordinance Code, a copy of which is 14 attached hereto as **Exhibit 1**, is hereby repealed in its entirety. 15 16 Section 4. Creating a new Section 321.111 (Family or assisted-use toilet or bathing rooms), Chapter 321 (Adoption of 17 Building Code), Ordinance Code. A new Section 321.111 (Family or 18 assisted-use toilet or bathing rooms), Chapter 321 (Florida Building 19 Code), Ordinance Code, is hereby created to read as follows: 20 21 CHAPTER 321 - ADOPTION OF BUILDING CODE 22 23 Sec. 321.111. Family or Assisted-Use Toilet or Bathing Rooms. 24 (a) As used in this Section 321.111, the term: 25 (1) Adult-Changing Table, also known as a Universal Changing 26 Table, means a table or other device capable of bearing 27 the full weight of a child or adult up to 400 pounds. 28 (2) Building means any of the following structures with one or

the public:

more of the following occupancies, with a restroom open to

(i) Assembly occupancy means pursuant to the Florida

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1	Buil	ding Code, as amended from time to time,
2	faci	lities including but not limited to the
3	follo	owing:
4	<u>a.</u>	Assembly Group A-1 for facilities, usually with
5		fixed seating, for the production and viewing of
6		the performing arts or motion pictures including
7		<pre>but not limited to:</pre>
8		1. A motion picture theater;
9		2. A symphony or concert hall;
LO		3. A television or radio studio admitting an
L1		audience;
L2		4. Theaters.
L3	b.	Assembly Group A-2 for facilities used for food
L4		or drink consumption, including but not limited
L 5		<u>to:</u>
L 6		1. Banquet halls;
L7		2. Casinos (gaming areas);
L8		3. Nightclubs;
L 9		4. Restaurants, cafeterias, and similar dining
20		facilities;
21		5. Taverns and bars.
22	c.	Assembly Group A-3 for facilities used for
23		worship, recreation, or amusement, and other
24		assembly uses not classified elsewhere,
25		including but not limited to:
26		1. Amusement arcades;
27		2. Art galleries;
28		3. Bowling alleys;
29		4. Community halls;
30		5. Courtrooms;
31		6. Dance halls (not including food or drink

1			<pre>consumption);</pre>
2			7. Exhibition halls;
3			8. Funeral parlors;
4			9. Gymnasiums (without spectator seating);
5			10. Indoor swimming pools (without spectator
6			<pre>seating);</pre>
7			11. Indoor tennis courts (without spectator
8			<pre>seating);</pre>
9			12. Lecture halls;
10			13. Libraries;
11			14. Museums;
12			15. Places of religious worship;
13			16. Pool and billiard parlors;
14			17. Waiting areas in transportation terminals.
15		d.	Assembly Group A-4 for facilities used for
16			viewing indoor sporting events and activities
17			with spectator seating, including but not
18			<pre>limited to:</pre>
19			1. Arenas;
20			2. Skating Rinks;
21			3. Swimming pools;
22			4. Tennis Courts;
23			5. Amusement Park structures.
24		<u>e.</u>	Assembly Group A-5 for facilities used for
25			participating in or viewing outdoor activities,
26			including but not limited to:
27			1. Amusement Park structures;
28			2. Bleachers;
29			3. Grandstands;
30			4. Stadiums.
31	(ii)	Merca	antile occupancy means pursuant to the Florida

1 Building Code, as amended from time to time, facilities including but not limited to 2 the 3 following: 4 a. Mercantile Group M for facilities used for the 5 display and sale of merchandise, and involves 6 stocks of goods, wares, or merchandise 7 incidental to such purposes and accessible to 8 the public, including but not limited to: 9 1. Department stores; 10 2. Retail or wholesale stores; 11 3. Shopping centers and malls. 12 (3) Family or Assisted-Use Bathing Room means a designated 13 unisex accessible bathing or changing room with a minimum of one water closet, one lavatory and one shower or bathtub 14 fixture. The door to the Family or Assisted-Use Bathing 15 Room shall be securable from within the room and be 16 17 provided with an "occupied" indicator. Family or Assisted-Use Toilet Room means a designated 18 (4)unisex accessible toilet facility with a minimum of one 19 20 water closet and one lavatory. The door to the Family or 21 Assisted-Use Toilet Room shall be securable from within 22 the room and be provided with an "occupied" indicator. 23 (5) Substantial Renovation/Substantially Renovated means any 24 reconstruction, rehabilitation, addition, or other 25 improvement that involves more than 50 percent of the gross 26 floor area occupied by the building, and that includes 27 structural changes to any existing public toilet room. 28 (6) All other terms shall be defined as in the Florida Building 29 Code including any specialty sections. (b) Pursuant to Section 56.103, Ordinance Code, the Building Codes 30 31 Adjustment Board shall adopt by rule a requirement that on or

after the effective date of the Local Technical Amendment to the Florida Building Code, adopted pursuant to Section 553.73, Florida Statutes, in any newly constructed Building, as defined in Section 321.111(a)(2), Ordinance Code, or any Building undergoing Substantial Renovation, as defined in Section 321.111(a)(5), Ordinance Code, which is required to have an aggregate of six or more male or female water closets, shall have available a Family or Assisted-Use Toilet Room or Bathing Room, as defined Section 321.111(a)(3) or (4), Ordinance Code, with an Adult Changing Table, unless granted a variance by the Building Codes Adjustment Board, under Chapter 56, Ordinance Code.

Adjustment Board shall adopt by rule a requirement that any structure, being newly constructed or undergoing Substantial Renovation, as defined in Section 321.111(a)(5), Ordinance Code, open to the general public with an accessible swimming pool or hot tub, shall have available, at a minimum, a Family or Assisted-Use Toilet Room, with an Adult-Changing Table.

Section 5. Compliance with Section 553.73(4)(b), Florida Statutes. The City Council determines that based on a review of local conditions, the evidence and data support that there is a local need to strengthen the Florida Building Code for the geographic region. Upon review, the amendment is no more stringent than necessary, it is not discriminatory against materials, products, or construction techniques, and it does not introduce a new subject not addressed in the Florida Building Code.

Section 6. Fiscal Impact Statement. Pursuant to Section 553.73(4)(h), Florida Statutes, a fiscal impact statement, attached hereto as Exhibit 2, was completed which considered the costs and benefits of the amendment in its impact to the City as to enforcement

and towards the cost of compliance for property owners, business owners, and the industry.

Section 7. Adopting the Family or Assisted-Use Toilet or Bathing Rooms Local Technical Amendment. The City Council hereby adopts the local technical amendment, as set forth in Section 321.111, Ordinance Code, to Chapter 12, Section 1210.5, Florida Building Code.

Section 8. Severability. It is the specific intent of the Council that in the event that any portion of this Ordinance, is declared invalid, unenforceable, unconstitutional or void, or is permanently enjoined, or if the existence of any provision of this Ordinance would result in any other portion of any Chapter of the Ordinance *Code* being held to be invalid, unenforceable, unconstitutional or void, and the court does not sever such invalid portion of this Ordinance, then the invalid portion of this Ordinance is repealed and invalid. It is the specific intent that the invalidity of any portion of this Ordinance shall not affect any other section, subsection, paragraph, subparagraph, sentence, phrase, clause, or word of the Ordinance Code.

Section 9. Codification Instructions. The Codifier and the Office of General Counsel are authorized to make all Chapter and Division "table of contents" consistent with the changes set forth herein. Such editorial changes and any other necessary edits to make the Ordinance Code consistent with the intent of this legislation are approved and directed herein, and the changes to the Ordinance Code shall be made forthwith and when inconsistencies are discovered.

Section 10. Effective Date. This Ordinance shall become effective upon signature by the Mayor or upon becoming effective without the Mayor's signature.

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1	Form Approved:
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3	/s/ Mary E. Staffopoulos
4	Office of General Counsel
5	Legislation Prepared By: Trisha Bowles
6	GC-#1620383-v1-2023-780_NCSPHS_Sub.docx