ST. TAMMANY PARISH COUNCIL

ORDI	NANCE
ORDINANCE CALENDAR NO: <u>5200</u>	ORDINANCE COUNCIL SERIES NO:
COUNCIL SPONSOR: MR. BELLISARIO	PROVIDED BY: COUNCIL ATTORNEY
INTRODUCED BY: MR. STEFANCIK	SECONDED BY: MR. CANULETTE
ON THE 5 DAY OF JUNE, $\underline{2014}$	
	THE CODE OF ORDINANCES ELOPMENT CODE, ARTICLE 2, COMMUNITY HOME
WHEREAS, St. Tammany Parish has adopted Code of Ordinances; and	d a Unified Development Code as Appendix C to the
WHEREAS, included in said Appendix is a lis Code; and	t of definitions to be used in the interpretation of said
·	s to be amended to conform with federal law to also per Title 48, Chapter 88, of the State of Louisiana
THE PARISH OF ST. TAMMANY HEREBY C, Unified Development Code, Article 2, Definitio	ORDAINS: that the Code of Ordinances, Appendix ns, is hereby amended to read as follows:
Community Home:	
Health and Human Resources ("DHHR") to provare disabled (see Disabled Person). Community are mentally retarded or developmentally disable at least one but not more than two twenty-four least considered a single family unit. Notwithstanding definition (including the interpretation and applicate Development Code shall also include the definition 88, of the State of Louisiana Administrative Code	ensed, or monitored by the Louisiana Department of ide residential services to six or fewer persons who homes that provide for six or fewer persons who dishall have twenty-four hour supervision including mour attendants. Such a residential facility shall be gethe foregoing, in accordance with federal law, the ation) of the term "Community Home" in the Unified on of "Shelter Care Home" as per Title 48, Chapter (in current form and as hereafter amended), but in no man ten (10) residents under any circumstances (or such
REPEAL: All ordinances or parts of Ordinance	es in conflict herewith are hereby repealed.
· · · · · · · · · · · · · · · · · · ·	nance shall be held to be invalid, such invalidity shall en effect without the invalid provision and to this end ed to be severable.
EFFECTIVE DATE: This Ordinance shall become	ome effective fifteen (15) days after adoption.
MOVED FOR ADOPTION BY:	SECONDED BY:
WHEREUPON THIS ORDINANCE WAS SU FOLLOWING:	BMITTED TO A VOTE AND RESULTED IN THE
VEAC.	

NAYS: _____

ABSTAIN:	
ABSENT:	
THIS ORDINANCE WAS DECLARED DULY ADOPTED THE PARISH COUNCIL ON THE 10 DAY OF JULY , 2014 COUNCIL SERIES NO	
R. REID FALCON ATTEST:	IER, AIA, COUNCIL CHAIRMAN
THERESA L. FORD, COUNCIL CLERK	
PATRICIA I	P. BRISTER, PARISH PRESIDENT
Published Introduction: May 29 , 2014	
Published Adoption:, <u>2014</u>	
Delivered to Parish President:, 2014 at	
Returned to Council Clerk:, <u>2014</u> at	

ADMINISTRATIVE COMMENT

The proposed amendment to the definition would allow a Shelter Care Home (duly licensed by the Louisiana Department of Health and Human Resources "DHHR") to exist via an Administrative Permit "through" the Community Home definition as found in the Unified Development Code.