#### Interoffice Memorandum



DATE:

April 1, 2025

TO:

Mayor Jerry L. Demings

-AND-

**County Commissioners** 

FROM:

Tanya Wilson, AICP, Director

Planning, Environmental, and Development Services

Department

**CONTACT PERSON:** 

James Resta, AICP, Chief Planner

407-836-5624

SUBJECT:

Adoption Public Hearing - April 22, 2025, Regular Cycle Staff-

Initiated Text and Map Amendment 2024-2-B-CP-2, Lake

Pickett Study Area

District 5

On April 23, 2024, former District 5 Commissioner Emily Bonilla presented a Commissioner's Report related to the need to amend certain Lake Pickett Study Area policies and maps to remove all parcels with a Future Land Use Map (FLUM) designation of Rural/Agricultural (R) to ensure that only parcels with vested rights or specific entitlements are included within the Lake Pickett Study Area, thus aligning future development with new sustainable and responsible growth patterns.

Following discussion, the Board of County Commissioners directed staff to initiate the recommended amendments, including a reduction of the previously adopted Lake Pickett Study Area boundary, the deletion of references to "two" Lake Pickett communities, and to amend Map 22 of the Future Land Use Map Series that formally delineates the Lake Pickett Study Area. The revised Lake Pickett Study Area boundary proposes to remove all properties with the Rural/Agricultural (R) FLUM designation from the study area and to retitle the map "Map 22 Lake Pickett Study Area". The new updated map will only include those parcels approved under "The Grow Planned Development-Regulating Plan" within the Lake Pickett South Community.

2024-2 Regular Cycle Staff-Initiated Text and Map Amendment 2024-2-B-CP-2 proposes to change the currently-adopted Map 22 of the Future Land Use Map Series, Lake Pickett Study Area and Communities, to remove all properties with a Rural/Agricultural (R) Future Land Use Map designation and to make corresponding changes to the Lake Pickett policies and other related policies, including the deletion of references to "two" Lake Pickett communities. The amended Lake Pickett Study Area will only include those

2024-2 Regular Cycle Amendment 2024-2-B-CP-2 Board Adoption Public Hearing April 22, 2025 Page 2

parcels approved under "The Grow Planned Development-Regulating Plan" within the currently-approved Lake Pickett South Community.

The above-referenced 2024-2 Regular Cycle Amendment is a staff-initiated text and map amendment to the Future Land Use Element and Future Land Use Map Series of the Comprehensive Plan, to amend existing policies to reduce the size of the existing Lake Pickett Study Area and to amend Map 22, of the Future Land Use Map Series.

The amendment request was heard by the Planning and Zoning Commission (PZC)/Local Planning Agency (LPA) at a transmittal public hearing on January 16, 2025, where the request was recommended for transmittal, with a modification to staff's recommendation. The BCC transmittal public hearing was held on February 11, 2025, where the Board voted unanimously to transmit staff's recommendation without modifications. On March 17, 2025, Staff received correspondence from Florida Commerce stating that State review of Amendment 2024-2-B-CP-2 was complete with no agency comments.

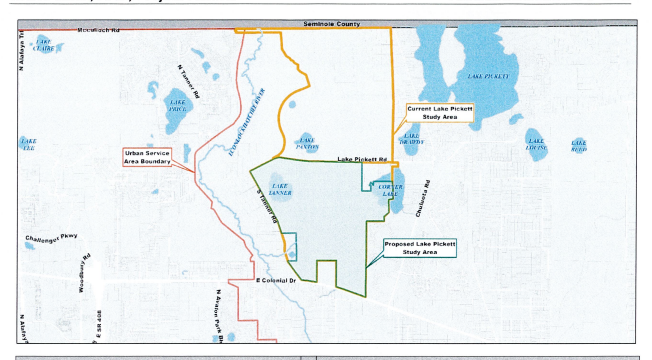
This Amendment returned to PZC/LPA on March 20, 2025, for an adoption public hearing. PZC/LPA recommended adoption without modifications. Following the Board adoption public hearing, the proposed amendment will become effective on May 22, 2025.

Any questions concerning this document should be directed to Alberto A. Vargas, MArch, Manager, Planning Division, at (407) 836-5802 or <u>Alberto.Vargas@ocfl.net</u> or James Resta, AICP, Chief Planner at (407) 836-5624 or <u>James.Resta@ocfl.net</u>

ACTION REQUESTED: Make a finding of consistency with the Comprehensive Plan and TRANSMIT Staff-Initiated Text and Map Amendment 2024-2-B-CP-2. District 5

AAV/JHS/sw

c: Jon V. Weiss, P.E., Deputy County Administrator
Georgiana Holmes, Deputy County Attorney
Whitney Evers, Senior Assistant County Attorney
Tanya Wilson, AICP, Director, Planning, Environmental, and Development Services
Jason Sorensen, AICP, Chief Planner, Planning Division
Jim Resta, AICP, Chief Planner, Planning Division
Olan D. Hill, AICP, Assistant Manager, Planning Division
Nicolas Thalmueller, AICP, Planning Administrator, Planning Division
Read File



The following meetings and hearings have been held:  Report/Public Hearing  Outcome		d hearings have been held:	Project Information  Title: Staff-Initiated Text and Map Amendment 2024-2-B-CP-2, Lake Pickett Study Area Policy Amendments	
		Outcome		
✓	Community Meeting	Not required	Division, Disposion	
✓	Staff Report	Recommend Transmittal	Division: Planning	
✓	LPA Transmittal January 16, 2025	Recommend Transmittal with retaining the noted parcels. (See <b>Figure 6</b> of this staff report.) (5-1)	Request: This amendment proposes to change the currently-adopted Map 22 of the Future Land Use Map Series, Lake Pickett Study Area and Communities, to remove all properties with a Rural/Agricultural (R) Future Land Use Map designation and to make corresponding changes to the Lake Pickett policies and other related policies, including the deletion of references to "two" Lake Pickett communities. The amended Lake Pickett Study Area will only include those parcels approved under "The Grow Planned Development-Regulating Plan" within the currently-approved Lake Pickett South Community and will identify a single Lake Pickett community.	
✓	BCC Transmittal February 11, 2025	Transmit, as recommended by staff. (See <b>Figure 5</b> of this staff report.) (6-0)	Revision: Objective FLU6.8 and Policies FLU6.8.1, FLU6.8.2, FLU6.8.3, FLU6.8.4, FLU6.8.5, FLU6.8.6, FLU6.8.8, FLU6.8.9, FLU6.8.11, FLU6.8.12, FLU6.8.13, FLU6.8.14, and FLU6.8.15; Objective FLU6.9 and Policies FLU6.9.1, FLU6.9.2, and FLU6.9.6; and Map 22 of the Future Land Use Map Series, Lake Pickett Study Area and Communities (to be retitled "Map 22 Lake Pickett Study Area")	
✓ ,	State Comments March 14, 2025	Staff received no comments on or objections to the proposed amendment.	Lake Pickett Study Area: A total of 11 parcels to remain: 08-22-32-0000-00-005, 17-22-32-0000-00-002, 17-22-32-0000-00-003, 17-22-32-0000-00-004, 17-22-32-0000-00-005, 17-22-32-0000-00-006, 18-22-32-0000-00-001, 18-22-32-	
✓	LPA Adoption March 20, 2025	Recommend Adoption (6-0)	0000-00-025, 18-22-32-0000-00-064, 19-22-32-0000-00-001, and 20-22-32-0000-00-002 ( <b>Table 1</b> ).	
	BCC Adoption	April 22, 2025	Parcels to be removed: A total of 43 parcels are proposed for removal from the Lake Pickett Study Area (Table 2).	

#### STAFF RECOMMENDATION

Staff recommends that the Board of County Commissioners make a finding of consistency with the Comprehensive Plan, determine that the proposed amendment is in compliance, and **ADOPT** Staff-Initiated Text and Map Amendment 2024-2-B-CP-2 amending the Lake Pickett Study Area Policies and amending **Map 22 of the Future Land Use Map Series,** currently titled "Map 22 Lake Pickett Study Area and Communities", to delineate a revised Lake Pickett Study Area with a single Lake Pickett community and retitle the map "Map 22 Lake Pickett Study Area".

# LOCAL PLANNING AGENCY RECOMMENDATION AND BOARD OF COUNTY COMMISSIONERS ACTION

On January 16, 2025, the Local Planning Agency (LPA) recommended **TRANSMITTAL** of Amendment 2024-2-B-CP-2, with a recommendation to retain the noted parcels within the Lake Pickett Study Area. (See **Figure 6**, **LPA Transmittal Recommendation**.) On February 11, 2025, after public input and discussion, the Board of County Commissioners (BCC) found that **Amendment 2024-2-B-CP-2** amending the Lake Pickett Study Area Policies and amending **Map 22 of the Future Land Use Map Series**, delineating a revised Lake Pickett Study Area, as recommended by staff (**Figure 5**, **Proposed Map 22 Lake Pickett Study Area**), is sufficiently complete, has the potential to be found in compliance, and **TRANSMITTED Amendment 2024-2-B-CP-2** for state and regional agency review.

In their comment letter dated March 14, 2025, the Florida Department of Commerce stated that it had no comments on the proposed amendment. **Amendment 2024-2-B-CP-2** returned for its adoption public hearing before the LPA on March 20, 2025. After public input and discussion, the LPA recommended **ADOPTION** of the proposed amendment, as recommended by staff and transmitted by the BCC. **Amendment 2024-2-B-CP-2** is scheduled for its adoption public hearing before the BCC on April 22, 2025.

#### **ANALYSIS**

#### 1. Background

On April 23, 2024, former District 5 Commissioner Emily Bonilla presented a Commissioner's Report related to the need to amend certain Lake Pickett Study Area policies and maps to remove all parcels with a Future Land Use Map (FLUM) designation of **Rural/Agricultural (R)** to ensure that only parcels with vested rights or specific entitlements are included within the Lake Pickett Study Area.

Following discussion, the Board of County Commissioners directed staff to initiate the recommended amendments, including a reduction of the previously-adopted Lake Pickett Study Area boundary, the deletion of references to "two" Lake Pickett communities, and to amend Map 22 of the Future Land Use Map Series that formally delineates the Lake Pickett Study Area. The revised Lake Pickett Study Area boundary proposes to remove all properties with the Rural/Agricultural (R) FLUM designation from the study area and to retitle the map—currently titled "Map 22 Lake Pickett Study Area and Communities"—as "Map 22 Lake Pickett Study Area". The new updated map will only include those parcels approved

under "The Grow Planned Development-Regulating Plan" within the current Lake Pickett South Community and will identify this acreage as the Lake Pickett Community.

#### Lake Pickett Study Area Policies and Adoption History

The Lake Pickett Study Area Policies and related amendments (Amendment 2015-2-P-FLUE-1) were adopted by the Orange County Board of County Commissioners into the Comprehensive Plan on July 12, 2016. Additionally, the Board approved the Lake Pickett (LP) FLUM designation for a 1,187.5-acre portion of the 1,296.92-acre Lake Pickett South Community to allow for the future development of a mixed-use project known as The Grow via the adoption of FLUM Amendment 2015-2-A-5-1. On September 20, 2016, the Board approved Rezoning Case LUP-16-01-002—The Grow Planned Development-Regulating Plan (PD-RP)—an approval with an effective date dependent upon Amendments 2015-2-P-FLUE-1 and 2015-2-A-5-1, adopted by Ordinance No. 2016-17, becoming effective. The Lake Pickett Study Area Policies and FLUM Amendment 2015-2-A-5-1 did not take effect until April 2, 2018.

The decision of the Board to adopt Amendments 2015-2-P-FLUE-1 and 2015-2-A-5-1 was challenged by members of the public, who filed a Petition on August 11, 2016, with the Division of Administrative Hearings (DOAH) (Petition Case No. 16-4556GM) asserting the amendments were not "in compliance". The DOAH Recommended Order issued on August 11, 2017, agreed with the Petitioners that the amendments were internally inconsistent and not "in compliance". The DOAH Recommended Order was referred to the Governor and Cabinet sitting as the Administration Commission for a Final Order. The Recommended Order was considered by the Administration Commission on March 7, 2018, (Case No. ACC-17-002). The Final Order, issued on March 30, 2018, found the amendments to be "in compliance". In a May 28, 2019, per curiam decision, the Final Order of the Administration Commission was affirmed by the Fifth District Court of Appeal (Case No. 5D18-1418).

As previously mentioned, the Lake Pickett FLUM designation for 1,187.5 acres of the 1,296.92-acre Lake Pickett South Community was approved on July 12, 2016, followed by the approval of The Grow Planned Development-Regulating Plan on September 20, 2016. The development program for The Grow presently includes 2,078 residential units, 172,000 square feet of non-residential development (commercial and office uses), a 20-acre community park, and an elementary school site.

The proposed Lake Pickett FLUM designation for the Lake Pickett North Community (Amendment 2016-1-A-5-1, Sustany) was denied on November 15, 2016, and a subsequent request (Amendment 2023-2-A-5-1, renamed Sustanee) was denied by the Board of County Commissioners at the transmittal public hearing on January 23, 2024. The proposal would have changed the FLUM designation of approximately 1,317.61 gross acres (877.77 net developable) from Rural/Agricultural (R) to Lake Pickett (LP) and would have allowed an additional 1,789 single-family detached dwelling units within eight neighborhoods, 90,000 square feet of Community Space and community amenities, multi-purpose trails, and 18.47 acres of Adequate Public Facilities, including sites for a middle or K-8 public school and a fire station.

#### 2. Amendment Analysis

If adopted, staff-initiated Amendment 2024-2-B-CP-2 will amend Map 22 of the Future Land Use Map Series, delineating the new boundary of the Lake Pickett Study Area, identifying a single Lake Pickett community, and retitling the map "Map 22 Lake Pickett Study Area", as depicted in **Figure 5**. This amendment additionally entails proposed revisions to the Comprehensive Plan's Future Land Use Element Objective FLU6.8; Policies FLU6.8.1 through FLU6.8.6, FLU6.8.8, FLU6.8.9, and FLU6.8.11 through FLU6.8.15; Future Land Use Element Objective FLU6.9; and Policies FLU6.9.1, FLU6.9.2, and FLU6.9.6. Specifically, this text and map amendment involves the following requested changes:

- Amend Objective FLU6.8, including the description of the area depicted as the Lake Pickett Study
  Area to include only the area north of East Colonial Drive, south of Lake Pickett Road, east of South
  Tanner Road, and west of Chuluota Road, excluding lands within Rural Settlements, as applicable.
- Amend Policies FLU6.8.1, FLU6.8.2, FLU6.8.3, FLU6.8.4, FLU6.8.5, FLU6.8.6, FLU6.8.8, FLU6.8.9, FLU6.8.11, FLU6.8.12, FLU6.8.13, FLU6.8.14, and FLU6.8.15 to make the corresponding changes to delete references throughout the policies to "two" Lake Pickett communities. The Lake Pickett Study Area, originally encompassing an area north of Lake Pickett Road to the Seminole County line, is revised to remove all parcels currently designated Rural/Agricultural (R) on the Future Land Use Map.
- Amend Policy FLU6.8.3 to clarify the transition treatments required along Lake Pickett Road and South Tanner Road and to delete the need for a buffer with Seminole County since this area is proposed for removal from the Lake Pickett Study Area.
- Amend Policy FLU6.8.15 requiring only one neighborhood school within the revised Lake Pickett Study Area and corresponding changes to Policies FLU6.9.1 and FLU6.9.2.
- Amend Map 22 of the Future Land Use Map Series, currently titled "Map 22 Lake Pickett Study Area and Communities", to delineate only those parcels approved under The Grow Planned Development-Regulating Plan as the Lake Pickett Study Area and identify a single Lake Pickett community. The map is proposed to be retitled "Map 22 Lake Pickett Study Area".
- Amend Objective FLU6.9 and Policies FLU6.9.1 and FLU6.9.2 to make the corresponding changes
  to delete references throughout to "two" Lake Pickett communities and amends Policy FLU6.9.6
  to delete the reference to a Lake Pickett "Overlay" and instead refer to the Lake Pickett "Study
  Area" in order to have consistent terminology in describing the area subject to the Lake Pickett
  policies.

**Table 1** lists the 11 parcels that will remain in the Lake Pickett Study Area.

The revised Lake Pickett Study Area is proposed to include the 11 parcels totaling 1,417 acres, with 88 percent of the presently-included parcels removed from the Study Area. Since the presentation of the proposed revision of the Lake Pickett Study Area to the Board of County Commissioners during a December 17, 2024, work session, an additional five parcels have been created from the original six in the Lake Pickett South Community. As shown in Table 1, three of these parcels have been dedicated to Orange

County for the required adequate public facilities associated with The Grow Planned Development-Regulating Plan. Two additional parcels were deeded to Pulte Homes.

Table 1 - Parcels to Remain in the Lake Pickett Study Area

REVISION OF LAKE PICKETT STUDY AREA – PARCELS INCLUDED  (ALL WITHIN THE LAKE PICKETT SOUTH COMMUNITY)	
PARCEL ID	OWNER
08-22-32-0000-00-005	NIVESA OF FLORIDA INC
17-22-32-0000-00-002	PULTE HOME COMPANY LLC
17-22-32-0000-00-003	PULTE HOME COMPANY LLC
17-22-32-0000-00-004	ORANGE COUNTY BCC
17-22-32-0000-00-005	ORANGE COUNTY BCC
17-22-32-0000-00-006	ORANGE COUNTY BCC
18-22-32-0000-00-001	BANKSVILLE OF FLORIDA INC
18-22-32-0000-00-025	PULTE HOME COMPANY LLC
18-22-32-0000-00-064	PULTE HOME COMPANY LLC
19-22-32-0000-00-001	BANKSVILLE OF FLORIDA INC
20-22-32-0000-00-002	AMERICAN LAND INVESTMENTS OF ORANGE COUNTY LLC

**Table 2** lists the 43 parcels in the currently-adopted Lake Pickett Study Area proposed for removal from the Study Area, totaling approximately 2,605 acres within two Lake Pickett communities, North and South. **Figure 1**—the current Map 22 of the Future Land Use Map Series—depicts the present Lake Pickett Study Area. **Figure 2** delineates the proposed Lake Pickett Study Area and highlights the parcels proposed for removal. **Figure 3** illustrates the Rural/Agricultural (R) Future Land Use Map designation of the 43 parcels recommended for removal from the current Lake Pickett Study Area, the Lake Pickett (LP) designation of the 11 parcels proposed for inclusion within the revised Study Area, and the various Future Land Use Map designations of neighboring properties. **Figure 4** identifies their respective zoning classifications.

Table 2 – Parcels to be Removed from the Lake Pickett Study Area

REVISION OF LAKE PICKETT STUDY AREA – PARCELS TO BE REMOVED (LAKE PICKETT NORTH COMMUNITY)	
PARCEL ID	OWNER
04-22-32-0000-00-004	AKASH ENTERPRISES INC
05-22-32-0000-00-001	ROLLING R RANCH LTD
05-22-32-0000-00-002	ROLLING R RANCH LTD
05-22-32-0000-00-003	CAMPBELL JACK
05-22-32-0000-00-004	CAMPBELL JACK
05-22-32-0000-00-005	TALLEY AVA JO
05-22-32-0000-00-006	ROLLING R RANCH LTD
05-22-32-0000-00-007	ROLLING R RANCH LTD
05-22-32-0000-00-008	CHULUOTA 57 LLC
05-22-32-0000-00-009	TALLEY AVA JO

05-22-32-0000-00-011	ROLLING R RANCH LTD
05-22-32-0000-00-012	ROLLING R RANCH LTD
05-22-32-0000-00-013	ROLLING R RANCH LTD
05-22-32-0000-00-014	LAMAR MARY R
05-22-32-0000-00-015	CANADA JOHN P
05-22-32-0000-00-016	CANADA JOHN P
05-22-32-0000-00-017	TALLEY AVA JO
06-22-32-0000-00-002	LAMAR MARY R
07-22-32-0000-00-001	ROLLING R RANCH LTD
07-22-32-0000-00-020	ELOISE A RYBOLT REVOCABLE TRUST
07-22-32-0000-00-026	ROLLING R RANCH LTD
07-22-32-0000-00-027	ROLLING R RANCH LTD
08-22-32-0000-00-018	LAKE PICKETT NORTH LLC
REVISION OF LAKE	PICKETT STUDY AREA – PARCELS TO BE REMOVED
(LA	KE PICKETT SOUTH COMMUNITY)
PARCEL ID	OWNER
08-22-32-0000-00-002	KANODEREKA RUTH
08-22-32-0000-00-003	GUST TIMOTHY L
08-22-32-0000-00-004	WADE NATHAN JOSIAH
08-22-32-0000-00-006	ZHAO JIAN
08-22-32-0000-00-007	BISCHOFF FAMILY REVOCABLE TRUST
08-22-32-0000-00-009	WALKER ROBERT H JR
08-22-32-0000-00-010	MAUCKER ERIC
08-22-32-0000-00-011	ZHAO JIAN
08-22-32-0000-00-012	HALL CHRISTOPHER J
08-22-32-0000-00-013	CRAIG AND SYLVIA DUNLAP TRUST
08-22-32-0000-00-014	WALTON ANDRE D
08-22-32-0000-00-015	ZHAO JIAN
08-22-32-0000-00-019	CRAIG AND SYLVIA DUNLAP TRUST
09-22-32-0000-00-017	LINDER ANN W
09-22-32-0000-00-018	LANGTON KELLI LYNNE
09-22-32-0000-00-037	LINDER LARRY C
18-22-32-0000-00-006	LEGRANGE ENTERPRISES LLC
18-22-32-0000-00-008	SENAY ROBERT A
18-22-32-0000-00-046	BITIKOFER SCOTT DAVID LIFE ESTATE
18-22-32-0000-00-061	BITIKOFER SCOTT DAVID LIFE ESTATE

Figure 1, Currently-Adopted Map 22 Lake Pickett Study Area and Communities

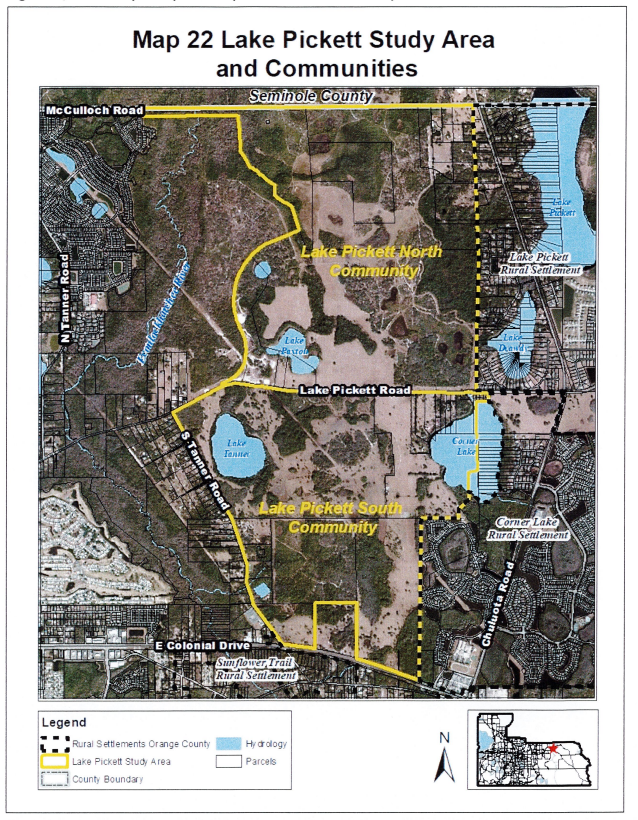


Figure 2, Proposed Map 22 Lake Pickett Study Area with Removed Parcels

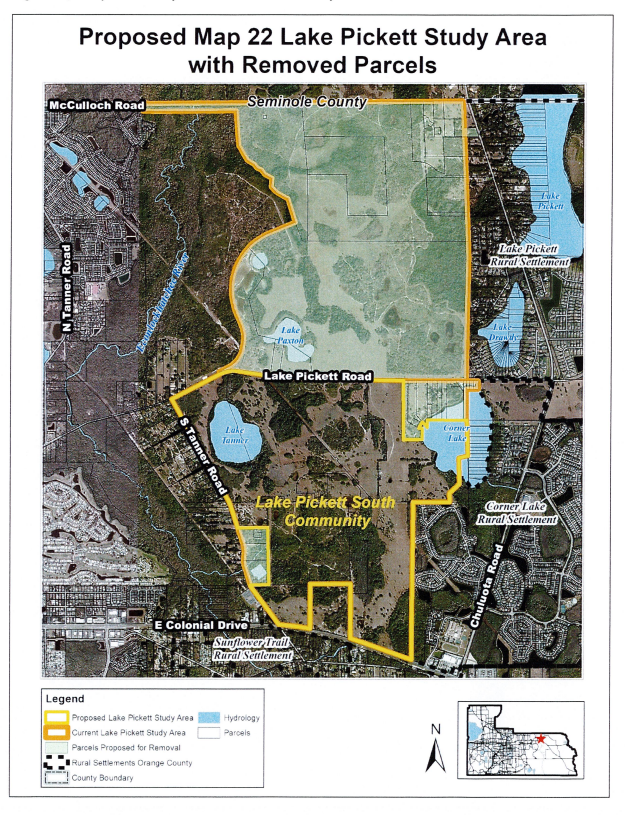
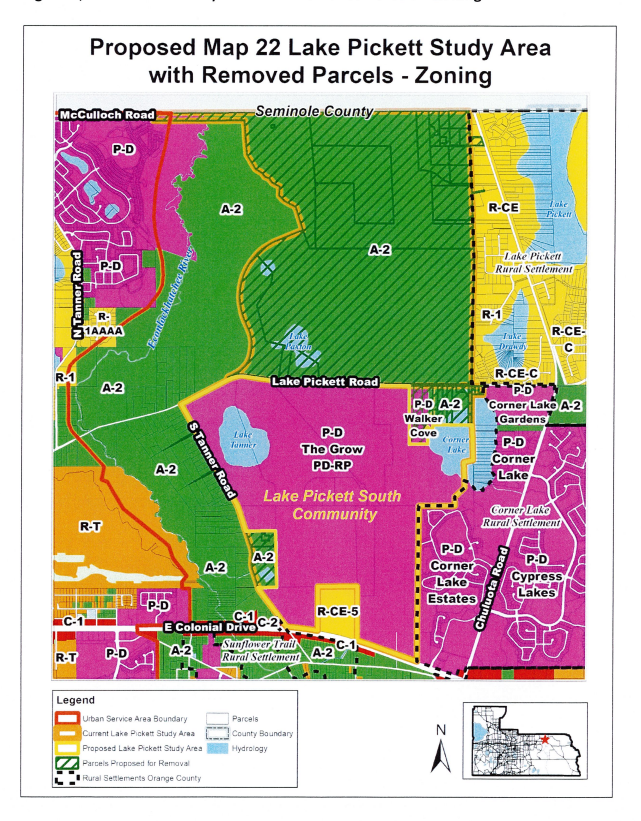


Figure 3, Lake Pickett Study Area with Removed Parcels – Future Land Use



Figure 4, Lake Pickett Study Area with Removed Parcels – Zoning



#### 3. Amendments to Lake Pickett Policies

Future Land Use Element Objectives FLU6.8 and FLU6.9 and their implementing policies are proposed to be amended as follows. Changes are shown in strike-through and underline format. **Figure 2** delineates the Proposed Map 22 of the Future Land Use Map Series, Lake Pickett Study Area and Communities (to be retitled "Map 22 Lake Pickett Study Area"). **Figure 3** delineates the currently-adopted Lake Pickett Study Area and Communities.

OBJ FLU6.8 LAKE PICKETT FUTURE LAND USE DESIGNATION. The Lake Pickett (LP) Future Land Use Map designation may only be applied to the area located north of East Colonial Drive, south of the Orange County boundary line-Lake Pickett Road, east of South Tanner Road and/or the Econlockhatchee Sandhills Conservation Area, as applicable, and west of Chuluota Road, excluding land within Rural Settlements, as applicable, which is depicted on Map 22 of the Future Land Use Map series – Lake Pickett Study Area. This Objective shall be implemented through the following development framework policies.

The LP designation manages the transition of development from surrounding rural neighborhood densities and preservation areas to more dense development clustered towards the center of the Lake Pickett Study Area. Transition is provided through compatibility measures such as perimeter treatments and preservation of natural systems/habitats.

Compatibility is ensured on LP designated lands through the use of Transect Zones, conservation best management practices, neighborhood design principles, interconnected open space systems, and streets with a strong pedestrian/bicycle orientation. Transect Zones allow development to occur by gradually transitioning from less to more dense development. Each Transect Zone shall have a stated density unique to that Transect, and each series of Transect Zones shall build upon each other from the least dense Transect to the most dense Transect. Transect Zones allow contiguous rural character to be preserved which may include like-to-like lot configurations along the boundary.

Nothing in these policies is intended to supersede Orange County's existing environmental regulations contained in Chapter 15, Articles X and XI, Orange County Code of Ordinances. (Added 07/16, Ord. 2016-17)

#### **POLICIES**

- FLU6.8.1 Lake Pickett Guiding Principles. All future development within the Lake Pickett Study Area depicted on Map 22 of the Future Land Use Map series shall adhere to the following guiding principles:
  - Preserve the rural lifestyle and character of existing communities the Lake Pickett community through design, integration and preservation of natural resources, amenities such as shared community gardens and greenhouses and other low impact agricultural uses, parks and play spaces, and areas promoting community congregation, fitness and well-being.

- Manage natural, open space and community areas by:
  - a) Preserving *Natural Areas*, which include but are not limited to lands governed by Chapter 15, Articles X and XI of the Orange County Code, by protecting native species, habitat, and water quality, and other natural resources in accordance with all applicable governmental regulations;
  - b) Providing *Open Space Areas* for the preservation of green space and community character through agricultural lands, upland and wetland buffers, outdoor sports fields, parks, pathways and trails that connect to existing and proposed county/state trail systems, and cultural, artistic, and open non-walled structures, which promote gathering and outdoor community activity;
  - c) Constructing *Community Space Areas* containing public amenities, such as community buildings, indoor sports facilities, agricultural facilities, education centers, child care facilities, and similar built environment facilities that promote intercommunity congregation, healthy living and personal enrichment.
- Implement a "complete streets" philosophy by identifying, creating and constructing an interconnected network for all users and all modes of transportation, consistent with, and appropriate to, the neighborhood design and community character.
- Use Transect Zones to govern development intensities and densities within neighborhoods.
- Provide a transition between existing development, which is rural in character and located along the perimeter of the community, and more intense uses within the Lake Pickett Study Area. Such transition shall be provided through the treatment of edges based upon the context, character, and scale of adjacent development.
- Create a mix of walkable neighborhoods organized around centralized focal points that serve as neighborhood destinations. Each neighborhood shall provide a mix of housing types and/or lot sizes and community space areas, as defined in Policy FLU6.8.1(c).

(Added 07/16, Ord. 2016-17)

- Transect Zones. Development densities and intensities within each the Lake Pickett community and each neighborhood shall be governed through the use of Transects, which will define a series of zones that transition from the rural edge to the denser core. The Transect Zones provide the basis for neighborhood structure, which requires walkable streets, mixed use, transportation options, and housing diversity. The Transect Zones vary by the ratio and level of intensity and density of their natural, built, and social components. Average densities associated with Transect Zones are determined by dividing the total number of units within a Transect Zone by the net developable area of such Transect Zone. The net developable area is defined in FLU1.1.2(C). Each of the Transect Zones is described below:
  - T1 Natural/Wetland: Consists of natural lands, including land unsuitable for settlement due to topography, hydrology, conservation area designation, habitat corridors, or listed species (plant or animal) habitat protection areas. The T1 Natural Zone shall be applied to areas that will remain undeveloped and/or designated for

agriculture use, passive recreation, conservation, or related activities, buffer zones that have been permanently protected from development, and areas previously conveyed to a state or local agency for protection.

- T2 Rural: Consists of sparsely settled lands in open or cultivated states and allows for compatibility with natural and rural areas. The T2 Rural Zone shall serve as a link between existing Rural Settlements or agricultural uses and higher density neighborhoods within each the Lake Pickett community. To provide compatibility with the adjacent developed areas, the T2 Rural Zone may include like-to-like type density buffers, such as matching lot widths, as further defined in Policy FLU6.8.3. Where large single-family lots are used as a buffer or transition between existing and proposed development, the lots within the transition area shall include additional building setbacks along the perimeter of the development to remain undeveloped. The average density of development shall not exceed 2 DU/acre.
- T3 Edge: Consists of lands with predominantly single-family detached residential uses within walkable neighborhoods but may also include central focal point uses, community buildings, and community gardens and parks. Rear loaded attached single-family uses may be permitted when located either proximate to the T4 Center Zone, on the community loop or spine road, or adjacent to central focal points that are located at least 250 feet away from the T2 Rural Zone. Development shall not exceed an average density of 5 DU/acre, a maximum FAR of 0.25, or a combination thereof.
- T4 Center: Consists of lands developed with a mix of residential (single-family attached and vertically integrated uses) and non-residential uses, including commercial, office, service, and civic uses that serve a the Lake Pickett community, as well as the surrounding area. Residential density and non-residential intensity shall be calculated on the net developable acreage (gross acreage less natural waterbodies and wetlands). The average residential density within the overall T4 Center shall not exceed 6.0 units per acre, and the average non-residential intensity within the overall T4 Center shall not exceed a 0.15 Floor Area Ratio (FAR). Although density and intensity within specific T4 development tracts may exceed the maximum average of the overall T4 Center, higher concentrations of development shall be located in the most southerly portion of the Lake Pickett Study Area, adjacent to SR 50, at a maximum FAR of 1.0. Multi-family complexes shall be prohibited.

(Added 07/16, Ord. 2016-17)

- FLU6.8.3 **Transition.** Transitional treatment of the edges of the Lake Pickett Study Area, that is contextual, is critical for achieving compatibility with existing adjacent development. Transition should be accomplished through any one or more of the following mechanisms.
  - Lands located along the perimeter within the Lake Pickett Study Area shall be compatible with adjacent lands outside of the Lake Pickett Study Area, with the exception of the Econlockhatchee Sandhills Conservation Area.
  - Substantial buffers consisting of Florida native plant species, as required by Chapter
     15 Article XI of the Orange County Code, shall be used to replace or enhance

perimeter transition treatment and shall be provided along Lake Pickett Road and South Tanner Road to preserve existing rural viewsheds or create a visual buffer from the proposed development within the Lake Pickett community communities. The buffer along Lake Pickett Road shall average 200 feet in width on each side, and in no case shall such buffer be less than 100 feet. The buffer along South Tanner Road shall be a minimum of 100 feet in width. Buffers shall be developed in conjunction with a Lake Pickett Planned Development Regulating Plan (PD-RP) and shall be depicted as T1 Natural/Wetland Zone on the Conceptual Regulating Plan. All buffers within each the community, excluding rights-of-way maintained by Orange County, shall be designated on a PD-RP as tracts and maintained by a Homeowners Association, or a similar type of organization.

- To ensure preservation and to enhance protection of lands located north of the Lake Pickett Study Area, including the East Rural Area of Seminole County, a minimum of 300-foot buffer shall be provided along the County boundary line and designated as T1 Natural/Wetland Transect Zone on a Conceptual Regulating Plan. Such buffer can serve as a wildlife corridor.
- Additional compatibility measures, including site design standards, shall be determined during the PD rezoning process and included on a Lake Pickett PD-RP.
   (Added 07/16, Ord. 2016-17)

FLU6.8.4 **Green Infrastructure Plan.** Each The community within the Lake Pickett Study Area shall adhere to a Green Infrastructure Plan. The Green Infrastructure Plan shall include a Master Stormwater Plan that identifies applicable Low Impact Development (LID) practices described in the Orange County LID Manual and a Master Conservation, Open Space and Community Space Plan that shows all three levels of open space systems defined in Policy FLU6.8.1 and identifies proposed connection(s) to community and countywide trail systems.

The Green Infrastructure Plan shall describe the relationship between stormwater management facilities, components of the conservation, open space and community area systems, and applicable LID practices, and may define a bonus system which describes open space credits for use of LID practices and provision of amenities in the traditional stormwater management facilities. Amenitized stormwater management facilities, as well as master stormwater facilities and LID practices incorporated within the components of the interconnected open and community space systems, may be used to satisfy a portion of the minimum thirty-five percent (35%) open space requirement for each of the Lake Pickett communities community, which is further defined in Policy FLU6.8.6. Amenitized stormwater management facilities shall not count for more than fifty percent (50%) of the total required open space, while the combination of LID practices and amenitized stormwater facilities shall not count for more than seventy-five percent (75%) of the total required open space.

The Green Infrastructure Plan containing performance standards, requirements for amenitized stormwater facilities, an open space bonus system specifications, and programs proposed to govern development within each the Lake Pickett community shall be finalized and adopted as part of a Lake Pickett PD-RP. (Added 07/16, Ord. 2016-17)

- FLU6.8.5 **Natural Areas.** Natural areas, as defined in Policy FLU6.8.1, are not included in the requirement for open space or community space, the standards for which are provided in Policy FLU6.8.6. To promote viability and assure continuity of habitat, <u>the</u> Lake Pickett <u>communities</u> <u>community</u> shall interconnect uplands, wetlands, floodplains and stormwater management facilities. (Added 07/16, Ord. 2016-17)
- FLU6.8.6 Open Space and Community Space. Each The community, as described in Policy FLU6.8.8, shall have a minimum thirty-five percent (35%) of net developable land incorporated within the open space and community space systems as identified in Policy FLU6.8.1(b) and (c), respectively. Community space as identified in Policy FLU6.8.1(c) may occupy a maximum of five percent (5%) of the combined total open and community space.

The interconnected open space and community space systems shall be submitted as part of the Green Infrastructure Plan, and their development standards shall be finalized as part of a Lake Pickett PD-RP. Any proposed amendments to components of the interconnected open and community space systems may be reviewed and approved by the Development Review Committee. In no case, however, shall the interconnected open and community space systems be less than thirty-five percent (35%) of the net developable land. Upland landscape and wetland buffers, as provided in accordance with Policy FLU6.8.3 and depicted on a Conceptual Regulating Plan and/or Lake Pickett PD-RP, may count towards meeting the minimum open space requirement. Additionally, recreational facilities associated with a public school site can be used to satisfy a portion of the minimum open space requirement.

The Green Infrastructure Plan shall take into account, identify and incorporate measures to implement the goals of the *Sustainable Orange County Plan* (as accepted by the Orange County Board of County Commissioners on May 13, 2014), including, but not limited to, provision of clean water and clean air, preservation of green and open spaces, creation of walkable neighborhoods and provision of transit choices. (Added 07/16, Ord. 2016-17)

- FLU6.8.8 <u>Community Communities</u>. Subject to approvals, there may be <u>one community</u> two communities within the Lake Pickett Study Area: one to the <u>north of Lake Pickett Road</u> and another community south of Lake Pickett Road. While each community can be designed to meet the development standards outlined below independently, connectivity between the two communities shall also be provided using local street design and trail concepts that facilitate access but discourage cut-through traffic between communities. (Added 07/16, Ord. 2016-17)
- Neighborhoods. All development within each of the Lake Pickett communities community shall be organized as neighborhoods designed around a centralized focal point, park, community garden, community center, civic building/use, day care facility, or a similar type of use. Each neighborhood shall provide for a mix of housing styles and/or lot sizes, be walkable in character, and limited to 125 acres. All neighborhood development shall generally be located within a ¼-mile distance from the centralized focal point. Centralized focal points shall average a minimum of 1 acre in size and be connected to trails or complete streets and, to the extent possible, to all other focal points in the community, as well as schools and community parks. Focal points may include lands that are part of the open space and community space systems. (Added 07/16, Ord. 2016-17)

FLU6.8.11 Street Network. All streets in <u>the</u> Lake Pickett <u>communities</u> <u>community</u> shall be designed and operated for all users, including pedestrians, bicyclists and motorists. All streets shall have a pedestrian orientation and may include on-street parking and/or bike lanes.

At a minimum, street typology shall consist of collector streets and local neighborhood streets. Additional street types may be proposed on a Conceptual Regulating Plan. Street typology and cross-sections shall be finalized on a Lake Pickett PD-RP. Connectivity between the two communities shall be provided by a minimum of two connection points as full intersections between Lake Pickett Road and two-lane local streets, consistent with FLU6.8.8. (Added 07/16, Ord. 2016-17)

FLU6.8.12 Interconnectivity. Each <u>The</u> Lake Pickett community shall provide a street network that supports vehicular, bicycle, and pedestrian modes of transportation while discouraging cut-through traffic within the neighborhoods. The connectivity measure shall be provided on a Lake Pickett PD-RP as identified in FLU6.9.2.

To provide continuous circulation systems for pedestrians, bicyclists and automobiles, unconnected streets (culs-de-sac, T turnarounds and dead ends) shall be avoided. In places where an unconnected street cannot be avoided, pedestrian and bicycle connectivity shall be provided with a through-connection designed into the street.

Street connections shall be made between adjacent developments and neighborhoods to continue the interconnected transportation network. (Added 07/16, Ord. 2016-17)

Trail System. Each The Lake Pickett community shall contain an interconnected multipurpose trail system. Additional facilities may also be located within open or community space areas and utility corridors (through use agreements if allowed with the utility) or other corridors, as approved by the County. Parcels that are isolated from the primary development area by natural features shall be required to provide pedestrian paths that connect to the interconnected trail system. Features proposed within wetlands or similarly regulated natural area will be required to meet environmental permitting requirements. The overall trail system shall be designed to lead to a destination, such as a central focal point of each neighborhood, school, commercial development, or a similar type of use, and it shall be connected both internally and externally.

Should the alignment of the County's East Orange Trail (a multi-use trail that is part of the countywide trail system, which is proposed along the County's northern boundary and Chuluota Road) be modified to allow for integration into the Lake Pickett community communities, the integrity of this trail shall be maintained and the number of driveways and street crossings shall be minimized.

The general location of the trails and their connectivity to the surrounding communities shall be depicted on a Conceptual Regulating Plan and finalized on a Lake Pickett PD-RP. (Added 07/16, Ord. 2016-17)

FLU6.8.14 Infrastructure and Public Services: Water, Wastewater and Reclaimed Water. All development within the Lake Pickett Study Area shall receive service from central water, wastewater, and reclaimed water facilities operated by Orange County.

Water, wastewater, and reclaimed water transmission and collection infrastructure shall be sized to accommodate the ultimate flows at build-out for the entire Lake Pickett Study Area. Sizes and connection points to existing utilities shall be in accordance with a Master Utility Plan (MUP) approved by Orange County Utilities. Water, wastewater, and reclaimed water systems shall be designed to facilitate future extensions.

To support the capital improvements necessary to provide utilities service to each the Lake Pickett community, the County may impose conditions on a Lake Pickett PD-RP requiring the pre-payment of 500 ERUs (for wastewater capacity) and 500 ERCs (for water capacity) prior to the first phase of development within the Lake Pickett Study Area. In addition, an APF Utility Tract for a reclaimed water facility that is no greater than five acres in size shall be included in the Adequate Public Facilities Agreement(s) referenced in Policy FLU6.9.2.

Prior to construction plan approval for any Lake Pickett PD-RP, all property owners within the PD-RP, excluding public entities, shall be required to enter into an agreement between the parties addressing their proportionate share of funds for the costs of off-site and on-site master utilities sized to serve the Lake Pickett Study Area requirements. Property owners may elect to use alternate financing in lieu of the private proportionate cost share agreement, provided master utilities sized for Lake Pickett Study Area requirements are constructed. (Added 07/16, Ord. 2016-17)

- FLU6.8.15 **Neighborhood Schools**. Public schools shall be a permitted use in the LP future land use designation. The Conceptual Regulating Plan for each the Lake Pickett community shall depict a reserved school site for Orange County Public Schools. An adopted Lake Pickett PD-RP shall contain the following school facility facilities:
  - Lake Pickett community north of Lake Pickett Road: One middle school or K-8 school;
  - Lake Pickett community south of Lake Pickett Road: One elementary school.

The school site School sites shall be located in accordance with the County's Public School Siting Regulations, as may be amended from time to time, and shall be sited in each the community in coordination with, and approval from, Orange County Public Schools (OCPS). To be eligible for school impact fee credits at a value not to exceed \$58,000 per acre, the school sites shall be located in an area of the community to provide functional access for all users, including pedestrians, bicyclists and motorists of all ages, and shall be served by the trail network and at least two (2) full access points or connections to collector or local streets within each community. The school sites shall be included in the Master Stormwater Plan and provide offsite stormwater retention satisfying the applicable needs for the school. Prior to the conveyance of the school site to Orange County Public Schools, the school site shall be free of all hazardous materials or endangered species. Connections to adequate infrastructure for electric, central water with sufficient fire flow not to exceed 3,200 gallons per minute, wastewater and reclaimed water transmission and collection in accordance with the requirements of Orange County Public Schools and the Master Utility Plan, shall be provided at the property boundary to the school sites prior to conveyance of the school sites. If these conditions are not met, school impact fee credits will be valued at a maximum of \$28,000 per acre.

Sites shall be conveyed to OCPS in accordance with the Capacity Enhancement Agreement (CEA), which shall be fully executed prior to approval of the LP Future Land Use Map (FLUM) Amendment. (Added 07/16, Ord. 2016-17)

OBJ FLU6.9

Lake Pickett Future Land Use Map (FLUM) Amendment and Conceptual Regulating Plan (CRP) and Lake Pickett Planned Development Regulating Plan (PD-RP). Development approval of a the community within the Lake Pickett Study Area shall require an LP Future Land Use Map designation, public outreach, an approved Transportation Term Sheet or other transportation mitigation framework presented to and reviewed by the Board of County Commissioners and corresponding Agreement(s) for provision of infrastructure, and an approved Lake Pickett PD-RP, which determines the adopted boundaries and location of the Transect Zones. The proposed Transect Zone locations shall be illustrated on a Conceptual Regulating Plan (CRP) during the FLUM amendment process and finalized on an approved Lake Pickett PD-RP. (Added 07/16, Ord. 2016-17)

#### **POLICIES**

FLU6.9.1

Lake Pickett Future Land Use Map Amendment. Requirements for all Lake Pickett Future Land Use Map Amendments include, but are not limited to, submittal of a draft Conceptual Regulating Plan, a proposed development program, a justification statement, an OCPS Consistency Determination Application, a Transportation Study, and the proposed community meeting schedule and shall be met at the time of submittal. Depending on the circumstances of the LP application, additional information may be required for transportation, utilities, drainage or other pertinent data as determined by Planning Division staff. Requirements shall include the following:

- Conceptual Regulating Plan (CRP): A CRP, a general and illustrative representation of the proposed development and location of transects, is precursory to a Lake Pickett PD-RP. A CRP shall be provided during the transmittal process and shall be refined throughout the review process. The following items shall either be depicted on a CRP or included as an attachment:
  - A. General location of Transect Zones
  - B. General location and types of the proposed agricultural uses (if applicable), natural areas, and transitional treatments
  - C. General location of neighborhoods based on ¼-mile radius pedestrian sheds
  - D. Location of existing and planned major roadways, trails or other transportation modes
  - E. Location of potential and required connections, including external connections to adjacent roadways and those between the two Lake Pickett communities, and required internal connections between neighborhoods
  - F. General location of <u>the public school sites</u> and a copy of the application for a Capacity Enhancement Agreement with Orange County Public Schools
  - G. Net developable land area for the project and for each of the Transect Zones
  - H. Overall proposed community development program

- OCPS Capacity Enhancement or Mitigation Agreement: Prior to adoption of the FLUM amendment, a Capacity Enhancement Agreement (CEA) shall be approved and fully executed by Orange County Public Schools that mitigates the impact of the LP designation on the public school system. The CEA shall address the procedure for conveying the school sites to OCPS and address APF requirements. The value of the school site shall not exceed \$58,000 per acre, and the school site must meet all Orange County Public Schools requirements to receive this value.
- Transportation Analysis: The traffic study shall be coordinated with the Orange County Transportation Planning Division and submitted in accordance with the deadlines for the associated LP FLUM amendment. The traffic study will be part of the data and analysis for the requisite adoption of a Term Sheet or transportation mitigation framework presented to and reviewed by the Board of County Commissioners and corresponding Transportation Network Agreement(s) required with the Board of County Commissioners Comprehensive Plan adoption public hearing.
- **Justification and Consistency:** The justification statement shall identify relevant Comprehensive Plan policies and explain how the proposed request is consistent with the identified policies. Any privately-initiated text amendment(s) related to the application shall also be included and explained as part of the justification statement. Proposals for privately-initiated text amendments also shall include an evaluation of consistency with the Comprehensive Plan.
- Infrastructure and Public Services: Development within the Lake Pickett Study Area shall be subject to the requirements of the Orange County Concurrency Management Ordinance, as amended, unless a separate agreement has been entered into with the County to establish an alternative method for addressing development impacts. Provision of land, connection, and access will be made to accommodate the siting and operation of utility and emergency services facilities, conveyances, and equipment accordingly.
- Community Meetings/Public Participation: A minimum of two community meetings/public workshops shall be held. All workshops are subject to the County's notification requirements. The County maintains the discretion to require additional community meetings/workshops as part of the application review process.

(Added 07/16, Ord. 2016-17)

- FLU6.9.2 Properties within the Lake Pickett Study Area that obtain the LP FLUM designation must rezone to Lake Pickett Planned Development-Regulating Plan and comply with applicable agreements of Policies FLU6.9.2 and FLU6.9.3. The following items shall be submitted for completion of the Lake Pickett Planned Development-Regulating Plan rezoning:
  - A. Regulating Plan: All PD applications shall meet all PD submittal requirements, and shall have a Lake Pickett Planned Development-Regulating Plan (PD-RP) documenting the final locations of open space and preservation areas, Transect Zones, streets, neighborhoods, schools, trails, and parks. More specifically, each the Lake Pickett PD-RP shall demonstrate consistency with the Lake Pickett Guiding Principles listed in

FLU6.8.1 and provide detailed performance standards for the following community elements:

- Developable land area (requires an approved Conservation Area Determination)
- Transition buffer requirements for areas along Lake Pickett Road and South Tanner Road, and any additional compatibility measures
- Neighborhood locations based on ¼-mile pedestrian shed oriented around the central focal points
- Final location, boundaries, and land areas of each of the Transect Zones
- Proposed locations of community centers (if any) and their performance standards
- Street typology and cross-sections and pedestrian/bicycle facility standards
- Intersection density and connectivity measures within and between the Lake Pickett communities community and neighborhoods (per Policies FLU6.8.11 and FLU6.8.12)
- Final Green Infrastructure Plan integrating stormwater management facilities, required conservation, open space and community space (including location and type of park facilities and the proposed trail network), and Low Impact Development (LID) practices providing standards for a bonus system described in FLU6.8.4
- Landscape and streetscape requirements and their proposed maintenance responsibility
- General location(s) of the public school sites and their proposed pedestrian/bicycle connections
- General location of police substations, fire stations, utility tract(s), and government buildings (if any)
- Summary of measures taken to comply with the Comprehensive Plan Conservation Element, including habitat and conservation area protection. Locations of stand-alone agricultural uses, their typology, and performance standards (Agricultural uses incorporated into a community open space area shall be depicted on the Green Infrastructure Plan.)
- B. Development Program: The proposed community development program shall show unit counts and average densities and intensities by Transect Zone and their phasing, if applicable, and it shall be included and adopted as part of a Lake Pickett PD-RP and their totals incorporated into Policy FLU8.1.4. The development program shall be substantially consistent with the program submitted with a CRP and approved with a LP FLUM amendment, with revisions necessary to reflect any changes to the Transect Zones boundaries or as required for consistency with the provisions of the Regulating Plan and required Agreements. Any request to increase the development totals for a Lake Pickett PD-RP, as listed in FLU8.1.4, must be approved through an application to amend the Comprehensive Plan.

- **C. Infrastructure Agreements:** To facilitate coordinated roadways, utilities, and school locations, the following agreements must be executed prior to or concurrent with the adoption of a Lake Pickett PD-RP:
  - OCPS Capacity Enhancement or Mitigation Agreement;
  - A Transportation Term Sheet or transportation mitigation framework presented to and reviewed by the Board of County Commissioners and corresponding Transportation Network Agreement(s); and
  - Adequate Public Facilities Agreement ("APF Agreement") for applicable facilities within the PD-RP, such as sheriff, fire, utilities, public school sites, roads, and parks and recreation, substantially similar in form and substance to APF Agreements as such are described in Chapter 30, Article XIV, Orange County Code (the "APF Ordinance").

Neighborhood parks and community trails that are not within County rights-of-way will be owned and maintained by the home/property owner associations or a similar type of organization. Ownership and maintenance of community parks will be determined on a case-by-case basis.

Prior to approval of each the Lake Pickett PD-RP, the developer shall meet with Orange County Utilities to discuss connection points for water, wastewater, and reclaimed water. (Added 07/16, Ord. 2016-17)

FLU6.9.6

In an effort to preserve the existing Chuluota Road buffer to the maximum extent possible, in the event the existing buffer is adversely impacted by County roadway expansion the County shall, in accordance with its usual policies and procedures, endeavor to provide a buffer between the expanded roadway and adjoining communities. In the event such buffer does not reasonably shield the roadway from view of adjoining communities, the County shall act to reasonably shield the expanded roadway from view. Such shielding shall, to the extent reasonably possible, be accomplished through the use of trees, enhanced landscaping, and/or other vegetation. For other roadway improvements in the Lake Pickett Study Area Overlay, the County will endeavor to maintain existing buffers and will consider similar compatibility measures on a case-by-case basis. (Added 07/16, Ord. 2016-17)

Figure 5, Proposed Map 22 Lake Pickett Study Area



## PLANNING AND ZONING COMMISSION (PZC)/LOCAL PLANNING AGENCY (LPA) PUBLIC HEARING SYNOPSIS (January 16, 2025)

Staff presented the staff-initiated **Amendment 2024-2-B-CP-2** amending the Lake Pickett Study Area Policies and amending **Map 22 of the Future Land Use Map Series**, delineating a revised Lake Pickett Study Area with the recommendation of **TRANSMITTAL**.

Following the staff presentation, five members of the public spoke, two in support and three opposed, to the amendment. Commissioner Semrad provided a brief history of efforts to protect the rural lands in District 5 and the Lake Pickett area and spoke in favor of the amendment. The three members of the public who reside on the south side of Lake Pickett Road are opposed to the change, two currently reside on properties within the Walker Cove PD and wish to remain within the Lake Pickett Study Area. They provided a petition signed by eight residents along the northeast boundary of Lake Pickett Road who wish to remain in the study area.

Commissioner Evans made the motion to transmit with the added recommendation to retain the noted parcels on the northeast boundary of Lake Pickett Road within the revised Lake Pickett Study Area. Commissioner Wiggins seconded the motion. The Local Planning Agency found that the amendment has the potential to be found in compliance and recommended to the Board of County Commissioners **TRANSMITTAL** for state and regional agency review.

Motion / Second Camille Evans / George Wiggins

**Voting in Favor**Camille Evans, George Wiggins, Nelson Pena, Michael Arrington,

and David Boers

**Voting in Opposition** *Eric Gray* 

**Absent** Evelyn Cardenas and Eddie Fernandez

Figure 6 LPA Transmittal Recommendation



#### BOARD OF COUNTY COMMISSIONERS TRANSMITTAL PUBLIC HEARING SYNOPSIS (February 11, 2025)

Amendment 2024-2-B-CP-2 amending the Lake Pickett Study Area Policies and amending Map 22 of the Future Land Use Map Series, delineating a revised Lake Pickett Study Area was presented to the Board of County Commissioners on February 11, 2025, with the staff recommendation of TRANSMITTAL, and the Local Planning Agency recommendation of TRANSMITTAL with the noted parcels to remain within the Lake Pickett Study Area (see Figure 6, LPA Transmittal Recommendation). Following the staff presentation: thirteen (13) members of the public spoke in support of the staff recommendation, including the submission of a letter into the record, signed by five neighboring property owners, supporting staff's recommendation; two (2) members of the public who live on Lake Pickett Road and wish to remain within the Lake Pickett Study Area spoke in support of the LPA recommendation, in addition to another property owner submitting an email supporting the LPA recommendation, and one (1) speaker on behalf of Lake Pickett North (Sustanee) spoke in opposition. Several letters/correspondences from property owners in Lake Pickett North were placed into the public record opposing the amendment to revise the Lake Pickett Study Area.

After discussion, the BCC found the amendment as recommended by staff (see Figure 5, Proposed Lake Pickett Study Area) sufficiently complete, has the potential to be found in compliance and a motion was made by Commissioner Semrad and seconded by Commissioner Wilson to transmit Amendment 2024-2-B-CP-2 for state and regional agency review. The motion carried 6-0 to TRANSMIT Amendment 2024-2-B-CP-2.

**Motion/Second** Commissioner Semrad / Commissioner Wilson

**Voting in Favor** Mayor Demings, Commissioner Wilson, Commissioner Uribe, Commissioner Gomez Cordero, Commissioner Semrad, Commissioner Scott

**Voting in Opposition** None

Absent Commissioner Moore

# PLANNING AND ZONING COMMISSION (PZC)/LOCAL PLANNING AGENCY (LPA) ADOPTION PUBLIC HEARING SYNOPSIS (March 20, 2025)

Chief Planner Jim Resta provided an overview of staff-initiated **Amendment 2024-2-B-CP-2**, amending the Lake Pickett Study Area Policies and **Map 22 of the Future Land Use Map Series**, delineating a revised Lake Pickett Study Area and identifying a single Lake Pickett community. Mr. Resta presented staff's recommendation that the LPA make a finding of **consistency** with the Comprehensive Plan and recommend **ADOPTION** of the requested amendment. One member of the public spoke in support of the proposal.

Mr. Resta and Chief Planner Jason Sorensen informed the Commissioners that following the January 16, 2025, LPA adoption public hearing, staff met with those property owners who had expressed their desire to remain within the Lake Pickett Study Area. Mr. Resta and Mr. Sorensen verified that they no longer wish to be included and confirmed that all are satisfied with their properties' existing entitlements, including the residents of the neighboring Walker Cove Planned Development.

Commissioner Holt made a motion, seconded by Commissioner Arrington, to recommend to the Board of County Commissioners **ADOPTION** of Amendment 2024-2-B-CP-2. The motion carried by a vote of 8-0, with Commissioners Arrington, Cardenas, Evans, Fernandez, Gray, Holt, Pena, and Wiggins voting in favor of adoption.

Motion / Second Marjorie Holt / Michael Arrington

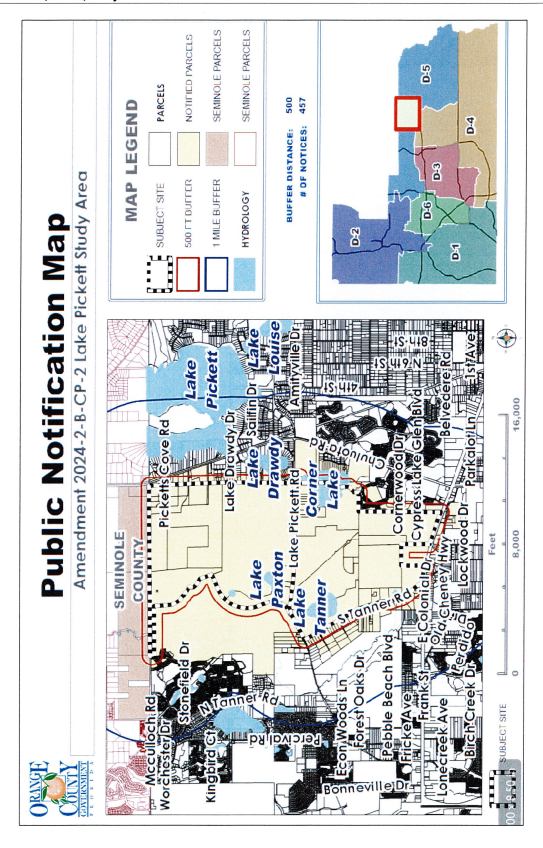
**Voting in Favor** Michael Arrington, Evelyn Cardenas, Camille Evans, Eddie

Fernandez, Eric Gray, Marjorie Holt, Nelson Pena, and George

Wiggins

**Voting in Opposition** None

**Absent** David Boers



1 2		DRAFT
3 4	ORDINANCE NO. 2025-	04-04-25
5	ORDINANCE NO. 2025	
6	AN ORDINANCE PERTAINING TO COMPREHENSIVE	
7	PLANNING IN ORANGE COUNTY, FLORIDA; AMENDING	
8 9	THE ORANGE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "2010-2030	
10	COMPREHENSIVE PLAN," AS AMENDED, BY ADOPTING	
11	AN AMENDMENT PURSUANT TO SECTION 163.3184(3),	
12	FLORIDA STATUTES, FOR THE 2024 CALENDAR YEAR	
13 14	(SECOND CYCLE); AND PROVIDING AN EFFECTIVE DATE.	
15	2.2.2.	
16	BE IT ORDAINED BY THE BOARD OF COUNTY COMMISS	IONERS OF
17	ORANGE COUNTY:	
18	Section 1. Legislative Findings, Purpose, and Intent.	
19	a. Part II of Chapter 163, Florida Statutes, sets forth procedures and rec	uirements for
20	a local government in the State of Florida to adopt a comprehensive plan and amo	endments to a
21	comprehensive plan;	
22	b. Orange County has complied with the applicable procedures and re-	quirements of
23	Part II of Chapter 163, Florida Statutes, for amending Orange County's 2010-2030 Co	omprehensive
24	Plan; and	
25	c. On April 22, 2025, the Board of County Commissioners held a pub	lic hearing on
26	the adoption of the proposed amendment to the Comprehensive Plan, as described	ribed in this
27	ordinance, and decided to adopt it.	
28	Section 2. Authority. This ordinance is adopted in compliance with an	d pursuant to
29	Part II of Chapter 163, Florida Statutes.	
30	Section 3. Amendment to the Future Land Use Map Series. The Compr.	ehensive Plan
31	is hereby amended by amending Map 22 of the Future Land Use Map Series, titled "	Map 22 Lake

- Pickett Study Area and Communities", as adopted by Ordinance No. 2016-17, including its

  Appendix "B," and replacing it with a revised Map 22, retitled as "Map 22 Lake Pickett Study

  Area", as illustrated at Appendix "A," attached hereto and incorporated herein.
  - Section 4. Amendments to the Text of the Future Land Use Element. The Comprehensive Plan is hereby further amended by amending the text of the Future Land Use Element to read as follows, with underlines showing new numbers and words, and strike-throughs indicating repealed numbers and words. (Words, numbers, and letters within brackets identify the amendment number and editorial notes, and shall not be codified.)

\* \* \*

#### [Amendment 2024-2-B-CP-2:]

OBJ FLU6.8

LAKE PICKETT FUTURE LAND USE DESIGNATION. The Lake Pickett (LP) Future Land Use Map designation may only be applied to the area located north of East Colonial Drive, south of the Orange County boundary line Lake Pickett Road, east of South Tanner Road and/or the Econlockhatchee Sandhills Conservation Area, as applicable, and west of Chuluota Road, excluding land within Rural Settlements, as applicable, which is depicted on Map 22 of the Future Land Use Map series – Lake Pickett Study Area. This Objective shall be implemented through the following development framework policies.

The LP designation manages the transition of development from surrounding rural neighborhood densities and preservation areas to more dense development clustered towards the center of the Lake Pickett Study Area. Transition is provided through compatibility measures such as perimeter treatments and preservation of natural systems/habitats.

Compatibility is ensured on LP designated lands through the use of Transect Zones, conservation best management practices, neighborhood design principles, interconnected open space systems, and streets with a strong pedestrian/bicycle orientation. Transect Zones allow development to occur by gradually transitioning from less to more dense development. Each Transect Zone shall have a stated density unique to that Transect, and each series of Transect Zones shall build upon each other from the least dense Transect to the most dense Transect. Transect Zones allow

67		contiguous rural character to be preserved which may include like-
68 69 70 71		to-like lot configurations along the boundary.  Nothing in these policies is intended to supersede Orange County's existing environmental regulations contained in Chapter 15.
72	POLICIES	Articles X and XI, Orange County Code of Ordinances.
73 74 75	FLU6.8.1	Lake Pickett Guiding Principles. All future development within the Lake Pickett Study Area depicted on Map 22 of the Future Land Use Map series shall adhere to the following guiding principles:
76 77 78 79 80 81		<ul> <li>Preserve the rural lifestyle and character of existing communities the         <u>Lake Pickett community</u> through design, integration and         preservation of natural resources, amenities such as shared         community gardens and greenhouses and other low impact         agricultural uses, parks and play spaces, and areas promoting         community congregation, fitness and well-being.</li> </ul>
82		<ul> <li>Manage natural, open space and community areas by:</li> </ul>
83 84 85 86 87		a) Preserving <i>Natural Areas</i> , which include but are not limited to lands governed by Chapter 15, Articles X and XI of the Orange County Code, by protecting native species, habitat, and water quality, and other natural resources in accordance with all applicable governmental regulations;
88 89 90 91 92		b) Providing <i>Open Space Areas</i> for the preservation of green space and community character through agricultural lands, upland and wetland buffers, outdoor sports fields, parks, pathways and trails that connect to existing and proposed county/state trail systems, and cultural, artistic, and open non-walled structures, which promote gathering and outdoor community activity;
94 95 96 97 98		c) Constructing <i>Community Space Areas</i> containing public amenities, such as community buildings, indoor sports facilities, agricultural facilities, education centers, child care facilities, and similar built environment facilities that promote intercommunity congregation, healthy living and personal enrichment.
99 00 01 02		• Implement a "complete streets" philosophy by identifying, creating and constructing an interconnected network for all users and all modes of transportation, consistent with, and appropriate to, the neighborhood design and community character.
03 04		• Use Transect Zones to govern development intensities and densities within neighborhoods.
05 06 07		<ul> <li>Provide a transition between existing development, which is rural in character and located along the perimeter of the community, and more intense uses within the Lake Pickett Study Area. Such</li> </ul>

FLU6.8.2

transition shall be provided through the treatment of edges based upon the context, character, and scale of adjacent development.

 Create a mix of walkable neighborhoods organized around centralized focal points that serve as neighborhood destinations.
 Each neighborhood shall provide a mix of housing types and/or lot sizes and community space areas, as defined in Policy FLU6.8.1(c).

Transect Zones. Development densities and intensities within each the Lake Pickett community and each neighborhood shall be governed through the use of Transects, which will define a series of zones that transition from the rural edge to the denser core. The Transect Zones provide the basis for neighborhood structure, which requires walkable streets, mixed use, transportation options, and housing diversity. The Transect Zones vary by the ratio and level of intensity and density of their natural, built, and social components. Average densities associated with Transect Zones are determined by dividing the total number of units within a Transect Zone by the net developable area of such Transect Zone. The net developable area is defined in FLU1.1.2(C). Each of the Transect Zones is described below:

- T1 Natural/Wetland: Consists of natural lands, including land unsuitable for settlement due to topography, hydrology, conservation area designation, habitat corridors, or listed species (plant or animal) habitat protection areas. The T1 Natural Zone shall be applied to areas that will remain undeveloped and/or designated for agriculture use, passive recreation, conservation, or related activities, buffer zones that have been permanently protected from development, and areas previously conveyed to a state or local agency for protection.
- T2 Rural: Consists of sparsely settled lands in open or cultivated states and allows for compatibility with natural and rural areas. The T2 Rural Zone shall serve as a link between existing Rural Settlements or agricultural uses and higher density neighborhoods within each the Lake Pickett community. To provide compatibility with the adjacent developed areas, the T2 Rural Zone may include like-to-like type density buffers, such as matching lot widths, as further defined in Policy FLU6.8.3. Where large single-family lots are used as a buffer or transition between existing and proposed development, the lots within the transition area shall include additional building setbacks along the perimeter of the development to remain undeveloped. The average density of development shall not exceed 2 DU/acre.
- **T3 Edge:** Consists of lands with predominantly single-family detached residential uses within walkable neighborhoods but may also include central focal point uses, community buildings, and community gardens and parks. Rear loaded attached single-family

FLU6.8.3

uses may be permitted when located either proximate to the T4 Center Zone, on the community loop or spine road, or adjacent to central focal points that are located at least 250 feet away from the T2 Rural Zone. Development shall not exceed an average density of 5 DU/acre, a maximum FAR of 0.25, or a combination thereof.

• T4 Center: Consists of lands developed with a mix of residential (single-family attached and vertically integrated uses) and non-residential uses, including commercial, office, service, and civic uses that serve a the Lake Pickett community, as well as the surrounding area. Residential density and non-residential intensity shall be calculated on the net developable acreage (gross acreage less natural waterbodies and wetlands). The average residential density within the overall T4 Center shall not exceed 6.0 units per acre, and the average non-residential intensity within the overall T4 Center shall not exceed a 0.15 Floor Area Ratio (FAR). Although density and intensity within specific T4 development tracts may exceed the maximum average of the overall T4 Center, higher concentrations of development shall be located in the most southerly portion of the Lake Pickett Study Area, adjacent to SR 50, at a maximum FAR of 1.0. Multi-family complexes shall be prohibited.

**Transition.** Transitional treatment of the edges of the Lake Pickett Study Area, that is contextual, is critical for achieving compatibility with existing adjacent development. Transition should be accomplished through any one or more of the following mechanisms.

- Lands located along the perimeter within the Lake Pickett Study Area shall be compatible with adjacent lands outside of the Lake Pickett Study Area, with the exception of the Econlockhatchee Sandhills Conservation Area.
- Substantial buffers consisting of Florida native plant species, as required by Chapter 15 Article XI of the Orange County Code, shall be used to replace or enhance perimeter transition treatment and shall be provided along Lake Pickett Road and South Tanner Road to preserve existing rural viewsheds or create a visual buffer from the proposed development within the Lake Pickett community communities. The buffer along Lake Pickett Road shall average 200 feet in width on each side, and in no case shall such buffer be less than 100 feet. The buffer along South Tanner Road shall be a minimum of 100 feet in width. Buffers shall be developed in conjunction with a Lake Pickett Planned Development Regulating Plan (PD-RP) and shall be depicted as T1 Natural/Wetland Zone on the Conceptual Regulating Plan. All buffers within each the community, excluding rights-of-way maintained by Orange County, shall be designated on a PD-RP as tracts and maintained by a Homeowners Association, or a similar type of organization.

196 197 198 199 200 201		• To ensure preservation and to enhance protection of lands located north of the Lake Pickett Study Area, including the East Rural Area of Seminole County, a minimum of 300-foot buffer shall be provided along the County boundary line and designated as T1 Natural/Wetland Transect Zone on a Conceptual Regulating Plan. Such buffer can serve as a wildlife corridor.
202 203 204		<ul> <li>Additional compatibility measures, including site design standards, shall be determined during the PD rezoning process and included on a Lake Pickett PD-RP.</li> </ul>
205 206 207 208 209 210 211 212 213	FLU6.8.4	Green Infrastructure Plan. Each The community within the Lake Pickett Study Area shall adhere to a Green Infrastructure Plan. The Green Infrastructure Plan shall include a Master Stormwater Plan that identifies applicable Low Impact Development (LID) practices described in the Orange County LID Manual and a Master Conservation, Open Space and Community Space Plan that shows all three levels of open space systems defined in Policy FLU6.8.1 and identifies proposed connection(s) to community and countywide trail systems.
214 215 216 217 218 219 220 221 222 223 224 225 226 227 228 229		The Green Infrastructure Plan shall describe the relationship between stormwater management facilities, components of the conservation, open space and community area systems, and applicable LID practices, and may define a bonus system which describes open space credits for use of LID practices and provision of amenities in the traditional stormwater management facilities. Amenitized stormwater management facilities, as well as master stormwater facilities and LID practices incorporated within the components of the interconnected open and community space systems, may be used to satisfy a portion of the minimum thirty-five percent (35%) open space requirement for each of the Lake Pickett communities community, which is further defined in Policy FLU6.8.6. Amenitized stormwater management facilities shall not count for more than fifty percent (50%) of the total required open space, while the combination of LID practices and amenitized stormwater facilities shall not count for more than seventy-five percent (75%) of the total required open space.
230 231 232 233 234		The Green Infrastructure Plan containing performance standards, requirements for amenitized stormwater facilities, an open space bonus system specifications, and programs proposed to govern development within each the Lake Pickett community shall be finalized and adopted as part of a Lake Pickett PD-RP.
235 236 237 238	FLU6.8.5	<b>Natural Areas.</b> Natural areas, as defined in Policy FLU6.8.1, are not included in the requirement for open space or community space, the standards for which are provided in Policy FLU6.8.6. To promote viability and assure continuity of habitat, the Lake Pickett communities

239 community shall interconnect uplands, wetlands, floodplains and 240 stormwater management facilities. 241 FLU6.8.6 Open Space and Community Space. Each The community, as 242 described in Policy FLU6.8.8, shall have a minimum thirty-five percent (35%) of net developable land incorporated within the open space and 243 244 community space systems as identified in Policy FLU6.8.1(b) and (c), 245 respectively. Community space as identified in Policy FLU6.8.1(c) may 246 occupy a maximum of five percent (5%) of the combined total open and 247 community space. 248 The interconnected open space and community space systems shall be 249 submitted as part of the Green Infrastructure Plan, and their development standards shall be finalized as part of a Lake Pickett PD-250 251 RP. Any proposed amendments to components of the interconnected 252 open and community space systems may be reviewed and approved by 253 the Development Review Committee. In no case, however, shall the 254 interconnected open and community space systems be less than thirty-255 five percent (35%) of the net developable land. Upland landscape and 256 wetland buffers, as provided in accordance with Policy FLU6.8.3 and 257 depicted on a Conceptual Regulating Plan and/or Lake Pickett PD-RP, 258 may count towards meeting the minimum open space requirement. 259 Additionally, recreational facilities associated with a public school site 260 can be used to satisfy a portion of the minimum open space requirement. 261 The Green Infrastructure Plan shall take into account, identify and 262 incorporate measures to implement the goals of the Sustainable Orange County Plan (as accepted by the Orange County Board of County 263 264 Commissioners on May 13, 2014), including, but not limited to, provision of clean water and clean air, preservation of green and open 265 266 spaces, creation of walkable neighborhoods and provision of transit 267 choices. 268 269 FLU6.8.8 Community Communities. Subject to approvals, there may be one 270 community two communities within the Lake Pickett Study Area: one 271 to the north of Lake Pickett Road and another community south of Lake 272 Pickett Road. While each community can be designed to meet the 273 development standards outlined below independently, connectivity 274 between the two communities shall also be provided using local street 275 design and trail concepts that facilitate access but discourage cut-276 through traffic between communities. Neighborhoods. All development within each of the Lake Pickett 277 FLU6.8.9 278 communities community shall be organized as neighborhoods designed 279 around a centralized focal point, park, community garden, community 280 center, civic building/use, day care facility, or a similar type of use. Each 281 neighborhood shall provide for a mix of housing styles and/or lot sizes. 282 be walkable in character, and limited to 125 acres. All neighborhood

283 development shall generally be located within a ½-mile distance from the centralized focal point. Centralized focal points shall average a 284 minimum of 1 acre in size and be connected to trails or complete streets 285 and, to the extent possible, to all other focal points in the community, as 286 287 well as schools and community parks. Focal points may include lands 288 that are part of the open space and community space systems. 289 290 FLU6.8.11 Street Network. All streets in the Lake Pickett communities community shall be designed and operated for all users, including 291 292 pedestrians, bicyclists and motorists. All streets shall have a pedestrian orientation and may include on-street parking and/or bike lanes. 293 294 At a minimum, street typology shall consist of collector streets and local neighborhood streets. Additional street types may be proposed on a 295 Conceptual Regulating Plan. Street typology and cross-sections shall be 296 297 finalized on a Lake Pickett PD-RP. Connectivity between the two communities shall be provided by a minimum of two connection points 298 as full intersections between Lake Pickett Road and two-lane local 299 300 streets, consistent with FLU6.8.8. Interconnectivity. Each The Lake Pickett community shall provide a 301 FLU6.8.12 street network that supports vehicular, bicycle, and pedestrian modes of 302 transportation while discouraging cut-through traffic within the 303 neighborhoods. The connectivity measure shall be provided on a Lake 304 305 Pickett PD-RP as identified in FLU6.9.2. 306 To provide continuous circulation systems for pedestrians, bicyclists and automobiles, unconnected streets (culs-de-sac, T turnarounds and 307 dead ends) shall be avoided. In places where an unconnected street 308 cannot be avoided, pedestrian and bicycle connectivity shall be provided 309 310 with a through-connection designed into the street. 311 Street connections shall be made between adjacent developments and neighborhoods to continue the interconnected transportation network. 312 313 Trail System. Each The Lake Pickett community shall contain an FLU6.8.13 interconnected multi-purpose trail system. Additional facilities may also 314 315 be located within open or community space areas and utility corridors 316 (through use agreements if allowed with the utility) or other corridors, 317 as approved by the County. Parcels that are isolated from the primary development area by natural features shall be required to provide 318 319 pedestrian paths that connect to the interconnected trail system. Features proposed within wetlands or similarly regulated natural area will be 320 321 required to meet environmental permitting requirements. The overall 322 trail system shall be designed to lead to a destination, such as a central focal point of each neighborhood, school, commercial development, or 323 324 a similar type of use, and it shall be connected both internally and 325 externally.

326 Should the alignment of the County's East Orange Trail (a multi-use trail 327 that is part of the countywide trail system, which is proposed along the 328 County's northern boundary and Chuluota Road) be modified to allow 329 for integration into the Lake Pickett community communities, the 330 integrity of this trail shall be maintained and the number of driveways 331 and street crossings shall be minimized. 332 The general location of the trails and their connectivity to the surrounding communities shall be depicted on a Conceptual Regulating 333 334 Plan and finalized on a Lake Pickett PD-RP. 335 FLU6.8.14 Infrastructure and Public Services: Water, Wastewater and 336 **Reclaimed Water**. All development within the Lake Pickett Study Area 337 shall receive service from central water, wastewater, and reclaimed 338 water facilities operated by Orange County. 339 Water, wastewater, and reclaimed water transmission and collection 340 infrastructure shall be sized to accommodate the ultimate flows at build-341 out for the entire Lake Pickett Study Area. Sizes and connection points to existing utilities shall be in accordance with a Master Utility Plan 342 343 (MUP) approved by Orange County Utilities. Water, wastewater, and 344 reclaimed water systems shall be designed to facilitate future 345 extensions. 346 To support the capital improvements necessary to provide utilities 347 service to each the Lake Pickett community, the County may impose 348 conditions on a Lake Pickett PD-RP requiring the pre-payment of 500 349 ERUs (for wastewater capacity) and 500 ERCs (for water capacity) 350 prior to the first phase of development within the Lake Pickett Study 351 Area. In addition, an APF Utility Tract for a reclaimed water facility that is no greater than five acres in size shall be included in the Adequate 352 353 Public Facilities Agreement(s) referenced in Policy FLU6.9.2. 354 Prior to construction plan approval for any Lake Pickett PD-RP, all 355 property owners within the PD-RP, excluding public entities, shall be 356 required to enter into an agreement between the parties addressing their 357 proportionate share of funds for the costs of off-site and on-site master 358 utilities sized to serve the Lake Pickett Study Area requirements. 359 Property owners may elect to use alternate financing in lieu of the 360 private proportionate cost share agreement, provided master utilities 361 sized for Lake Pickett Study Area requirements are constructed. 362 FLU6.8.15 Neighborhood Schools. Public schools shall be a permitted use in the 363 LP future land use designation. The Conceptual Regulating Plan for 364 each the Lake Pickett community shall depict a reserved school site for Orange County Public Schools. An adopted Lake Pickett PD-RP shall 365 contain the following school facility facilities: 366 367 • Lake Pickett community north of Lake Pickett Road: One middle 368 school or K-8 school;

• Lake Pickett community south of Lake Pickett Road: One elementary school.

The school site School sites shall be located in accordance with the County's Public School Siting Regulations, as may be amended from time to time, and shall be sited in each the community in coordination with, and approval from, Orange County Public Schools (OCPS). To be eligible for school impact fee credits at a value not to exceed \$58,000 per acre, the school sites shall be located in an area of the community to provide functional access for all users, including pedestrians, bicyclists and motorists of all ages, and shall be served by the trail network and at least two (2) full access points or connections to collector or local streets within each community. The school sites shall be included in the Master Stormwater Plan and provide offsite stormwater retention satisfying the applicable needs for the school. Prior to the conveyance of the school site to Orange County Public Schools, the school site shall be free of all hazardous materials or endangered species. Connections to adequate infrastructure for electric, central water with sufficient fire flow not to exceed 3,200 gallons per minute, wastewater and reclaimed water transmission and collection in accordance with the requirements of Orange County Public Schools and the Master Utility Plan, shall be provided at the property boundary to the school sites prior to conveyance of the school sites. If these conditions are not met, school impact fee credits will be valued at a maximum of \$28,000 per acre.

Sites shall be conveyed to OCPS in accordance with the Capacity Enhancement Agreement (CEA), which shall be fully executed prior to approval of the LP Future Land Use Map (FLUM) Amendment.

OBJ FLU6.9

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411 412 Lake Pickett Future Land Use Map (FLUM) Amendment and Conceptual Regulating Plan (CRP) and Lake Pickett Planned Development Regulating Plan (PD-RP). Development approval of a the community within the Lake Pickett Study Area shall require an LP Future Land Use Map designation, public outreach, an approved Transportation Term Sheet or other transportation mitigation framework presented to and reviewed by the Board of County Commissioners and corresponding Agreement(s) for provision of infrastructure, and an approved Lake Pickett PD-RP, which determines the adopted boundaries and location of the Transect Zones. The proposed Transect Zone locations shall be illustrated on a Conceptual Regulating Plan (CRP) during the FLUM amendment process and finalized on an approved Lake Pickett PD-RP.

#### **POLICIES**

FLU6.9.1

Lake Pickett Future Land Use Map Amendment. Requirements for all Lake Pickett Future Land Use Map Amendments include, but are not limited to, submittal of a draft Conceptual Regulating Plan, a proposed

development program, a justification statement, an OCPS Consistency Determination Application, a Transportation Study, and the proposed community meeting schedule and shall be met at the time of submittal. Depending on the circumstances of the LP application, additional information may be required for transportation, utilities, drainage or other pertinent data as determined by Planning Division staff. Requirements shall include the following:

- Conceptual Regulating Plan (CRP): A CRP, a general and illustrative representation of the proposed development and location of transects, is precursory to a Lake Pickett PD-RP. A CRP shall be provided during the transmittal process and shall be refined throughout the review process. The following items shall either be depicted on a CRP or included as an attachment:
  - A. General location of Transect Zones
  - B. General location and types of the proposed agricultural uses (if applicable), natural areas, and transitional treatments
  - C. General location of neighborhoods based on ¼-mile radius pedestrian sheds
  - D. Location of existing and planned major roadways, trails or other transportation modes
  - E. Location of potential and required connections, including external connections to adjacent roadways and those between the two Lake Pickett communities, and required internal connections between neighborhoods
  - F. General location of <u>the public</u> school sites and a copy of the application for a Capacity Enhancement Agreement with Orange County Public Schools
  - G. Net developable land area for the project and for each of the Transect Zones
  - H. Overall proposed community development program
- OCPS Capacity Enhancement or Mitigation Agreement: Prior to adoption of the FLUM amendment, a Capacity Enhancement Agreement (CEA) shall be approved and fully executed by Orange County Public Schools that mitigates the impact of the LP designation on the public school system. The CEA shall address the procedure for conveying the school sites to OCPS and address APF requirements. The value of the school site shall not exceed \$58,000 per acre, and the school site must meet all Orange County Public Schools requirements to receive this value.
- Transportation Analysis: The traffic study shall be coordinated with the Orange County Transportation Planning Division and

FLU6.9.2

submitted in accordance with the deadlines for the associated LP FLUM amendment. The traffic study will be part of the data and analysis for the requisite adoption of a Term Sheet or transportation mitigation framework presented to and reviewed by the Board of County Commissioners and corresponding Transportation Network Agreement(s) required with the Board of County Commissioners Comprehensive Plan adoption public hearing.

- **Justification and Consistency:** The justification statement shall identify relevant Comprehensive Plan policies and explain how the proposed request is consistent with the identified policies. Any privately-initiated text amendment(s) related to the application shall also be included and explained as part of the justification statement. Proposals for privately-initiated text amendments also shall include an evaluation of consistency with the Comprehensive Plan.
- Infrastructure and Public Services: Development within the Lake Pickett Study Area shall be subject to the requirements of the Orange County Concurrency Management Ordinance, as amended, unless a separate agreement has been entered into with the County to establish an alternative method for addressing development impacts. Provision of land, connection, and access will be made to accommodate the siting and operation of utility and emergency services facilities, conveyances, and equipment accordingly.
- Community Meetings/Public Participation: A minimum of two community meetings/public workshops shall be held. All workshops are subject to the County's notification requirements. The County maintains the discretion to require additional community meetings/workshops as part of the application review process.

Properties within the Lake Pickett Study Area that obtain the LP FLUM designation must rezone to Lake Pickett Planned Development-Regulating Plan and comply with applicable agreements of Policies FLU6.9.2 and FLU6.9.3. The following items shall be submitted for completion of the Lake Pickett Planned Development-Regulating Plan

rezoning:

- **A. Regulating Plan:** All PD applications shall meet all PD submittal requirements, and shall have a Lake Pickett Planned Development-Regulating Plan (PD-RP) documenting the final locations of open space and preservation areas, Transect Zones, streets, neighborhoods, schools, trails, and parks. More specifically, each the Lake Pickett PD-RP shall demonstrate consistency with the Lake Pickett Guiding Principles listed in FLU6.8.1 and provide detailed performance standards for the following community elements:
  - Developable land area (requires an approved Conservation Area Determination)

- Transition buffer requirements for areas along Lake Pickett Road and South Tanner Road, and any additional compatibility measures
- Neighborhood locations based on 1/4-mile pedestrian shed oriented around the central focal points
- Final location, boundaries, and land areas of each of the Transect Zones
- Proposed locations of community centers (if any) and their performance standards
- Street typology and cross-sections and pedestrian/bicycle facility standards
- Intersection density and connectivity measures within and between the Lake Pickett communities community and neighborhoods (per Policies FLU6.8.11 and FLU6.8.12)
- Final Green Infrastructure Plan integrating stormwater management facilities, required conservation, open space and community space (including location and type of park facilities and the proposed trail network), and Low Impact Development (LID) practices providing standards for a bonus system described in FLU6.8.4
- Landscape and streetscape requirements and their proposed maintenance responsibility
- General location(s) of the public school sites and their proposed pedestrian/bicycle connections
- General location of police substations, fire stations, utility tract(s), and government buildings (if any)
- Summary of measures taken to comply with the Comprehensive Plan Conservation Element, including habitat and conservation area protection. Locations of stand-alone agricultural uses, their typology, and performance standards (Agricultural uses incorporated into a community open space area shall be depicted on the Green Infrastructure Plan.)
- **B. Development Program:** The proposed community development program shall show unit counts and average densities and intensities by Transect Zone and their phasing, if applicable, and it shall be included and adopted as part of a Lake Pickett PD-RP and their totals incorporated into Policy FLU8.1.4. The development program shall be substantially consistent with the program submitted with a CRP and approved with a LP FLUM amendment, with revisions necessary to reflect any changes to the Transect Zones boundaries or as required for consistency with the provisions of the Regulating Plan and required Agreements. Any request to increase the development totals for a Lake Pickett PD-RP, as listed in FLU8.1.4, must be approved through an application to amend the Comprehensive Plan.

	maximum extent possible, in the event the existing buffer is adversely impacted by County roadway expansion the County shall, in accordance with its usual policies and procedures, endeavor to provide a buffer between the expanded roadway and adjoining communities. In the event such buffer does not reasonably shield the roadway from view of adjoining communities, the County shall act to reasonably shield the expanded roadway from view. Such shielding shall, to the extent reasonably possible, be accomplished through the use of trees, enhanced landscaping, and/or other vegetation. For other roadway improvements in the Lake Pickett Study Area Overlay, the County will endeavor to maintain existing buffers and will consider similar compatibility measures on a case-by-case basis.
	impacted by County roadway expansion the County shall, in accordance with its usual policies and procedures, endeavor to provide a buffer between the expanded roadway and adjoining communities. In the event such buffer does not reasonably shield the roadway from view of adjoining communities, the County shall act to reasonably shield the expanded roadway from view. Such shielding shall, to the extent reasonably possible, be accomplished through the use of trees, enhanced landscaping, and/or other vegetation. For other roadway improvements in the Lake Pickett Study Area Overlay, the County will endeavor to maintain existing buffers and will consider similar compatibility
	impacted by County roadway expansion the County shall, in accordance with its usual policies and procedures, endeavor to provide a buffer between the expanded roadway and adjoining communities. In the event such buffer does not reasonably shield the roadway from view of adjoining communities, the County shall act to reasonably shield the expanded roadway from view. Such shielding shall, to the extent reasonably possible, be accomplished through the use of trees, enhanced landscaping, and/or other vegetation. For other roadway improvements in the Lake Pickett Study Area Overlay, the County will endeavor to
	impacted by County roadway expansion the County shall, in accordance with its usual policies and procedures, endeavor to provide a buffer between the expanded roadway and adjoining communities. In the event such buffer does not reasonably shield the roadway from view of adjoining communities, the County shall act to reasonably shield the expanded roadway from view. Such shielding shall, to the extent reasonably possible, be accomplished through the use of trees, enhanced landscaping, and/or other vegetation. For other roadway improvements
	impacted by County roadway expansion the County shall, in accordance with its usual policies and procedures, endeavor to provide a buffer between the expanded roadway and adjoining communities. In the event such buffer does not reasonably shield the roadway from view of adjoining communities, the County shall act to reasonably shield the expanded roadway from view. Such shielding shall, to the extent reasonably possible, be accomplished through the use of trees, enhanced
	impacted by County roadway expansion the County shall, in accordance with its usual policies and procedures, endeavor to provide a buffer between the expanded roadway and adjoining communities. In the event such buffer does not reasonably shield the roadway from view of adjoining communities, the County shall act to reasonably shield the expanded roadway from view. Such shielding shall, to the extent
	impacted by County roadway expansion the County shall, in accordance with its usual policies and procedures, endeavor to provide a buffer between the expanded roadway and adjoining communities. In the event such buffer does not reasonably shield the roadway from view of adjoining communities, the County shall act to reasonably shield the
	impacted by County roadway expansion the County shall, in accordance with its usual policies and procedures, endeavor to provide a buffer between the expanded roadway and adjoining communities. In the event such buffer does not reasonably shield the roadway from view of
	impacted by County roadway expansion the County shall, in accordance with its usual policies and procedures, endeavor to provide a buffer between the expanded roadway and adjoining communities. In the
	impacted by County roadway expansion the County shall, in accordance with its usual policies and procedures, endeavor to provide a buffer
	impacted by County roadway expansion the County shall, in accordance
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FLU6.9.6	In an effort to preserve the existing Chuluota Road buffer to the
	* * *
	water, wastewater, and reclaimed water.
	Prior to approval of each the Lake Pickett PD-RP, the developer shall meet with Orange County Utilities to discuss connection points for
	maintenance of community parks will be determined on a case-by-case basis.
	owner associations or a similar type of organization. Ownership and
	rights-of-way will be owned and maintained by the home/property
	Neighborhood parks and community trails that are not within County
	Chapter 30, Article XIV, Orange County Code (the "APF Ordinance").
	in form and substance to APF Agreements as such are described in
	public school sites, roads, and parks and recreation, substantially similar
	applicable facilities within the PD-RP, such as sheriff, fire, utilities.
	• Adequate Public Facilities Agreement ("APF Agreement") for
	corresponding Transportation Network Agreement(s); and
	presented to and reviewed by the Board of County Commissioners and
	A Transportation Term Sheet or transportation mitigation framework
	<ul> <li>OCPS Capacity Enhancement or Mitigation Agreement;</li> </ul>
	concurrent with the adoption of a Lake Pickett PD-RP:
	and school locations, the following agreements must be executed prior to or
	FLU6.9.6

C. Infrastructure Agreements: To facilitate coordinated roadways, utilities.

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(a)

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This ordinance shall become effective as provided by general law.

575	(b) In accordance with Section 163.3184(3)(c)4., Florida Statutes, no plan amendment
576	adopted under this ordinance becomes effective until 31 days after the Department of Commerce
577	(DOC) notifies the County that the plan amendment package is complete. However, if an
578	amendment is timely challenged, the amendment shall not become effective until the DOC or the
579	Administration Commission issues a final order determining the challenged amendment to be in
580	compliance.
581	(c) No development orders, development permits, or land uses dependent on this
582	amendment may be issued or commence before the amendment has become effective.
583 584 585 586 587	ADOPTED THIS 22nd DAY OF APRIL, 2025.
588	ORANGE COUNTY, FLORIDA
589	By: Board of County Commissioners
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593	By:
594 595	Jerry L. Demings
595 596	Orange County Mayor
597	ATTEST: Phil Diamond, CPA, County Comptroller
598	As Clerk to the Board of County Commissioners
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602	By: Deputy Clerk
603	Deputy Clerk

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### **APPENDIX "A"**

## MAP 22 OF THE FUTURE LAND USE MAP SERIES LAKE PICKETT STUDY AREA

# Map 22 Lake Pickett Study Area Seminole County McCulloch Road Rural Settlement Lake Pickett Road Legend Hydrology Rural Settlements Orange County Lake Pickett Study Area Parcels County Boundary