#### **Interoffice Memorandum**



July 28, 2022

TO: Mayor Jerry L. Demings

-AND-

County Commissioners

FROM: Jon V. Weiss, P. E., Director

Planning, Environmental, and Development Services

Department

SUBJECT: August 9, 2022 – Public Hearing

Rent Stabilization

At the July 26, 2022 Board meeting, staff provided a summary of the previous Board discussions on Rent Stabilization held on April 5, 2022, June 7, 2022, and June 23, 2022. Staff presented additional details on outstanding policy items related to the proposed limit of allowed rent increase, applicability of rent increase cap to the lease/tenant or unit, the effective dates of the ordinance, and the County's oversight role. Following the Board discussion, there was majority interest in further developing an ordinance for Rent Stabilization. The Board directed staff to schedule a Public Hearing on August 9, 2022 to consider adoption of an ordinance to place the issue on the November 8, 2022 general election.

At the August 9, 2022 Board meeting, staff will present the proposed Rent Stabilization Ordinance amending Chapter 25 of Orange County Code, inclusive of allowed rent increase, enforcement and penalties.

#### **ACTION REQUESTED:**

Approval and execution of Ordinance Relating to Rent Stabilization in Orange County; Enacting a new Article XIII, Division 2 of the Orange County Code of Ordinances ("Code"), Section 25-380 through Section 25-449; Providing a Short Title and Legislative Findings and Purpose; Limiting Rent Increases for Certain Rental Units in Multifamily Structures for a Period of One (1) Year; Requiring Certain Residential Landlords to Submit a Rental Unit Registration Statement; Providing Penalties for Violation; Calling for a Referendum; Providing Ballot Language; Requiring Public Notice of Such Referendum; Providing that the Rent Stabilization Ordinance Will Take Effect Only Upon Approval by the Electoral; Providing for Repeal of Laws in Conflict; Providing for Severability; and Providing for an Effective Date.

# ORDINANCE NO. 2022-\_\_\_

	AN ORDINANCE RELATED TO RENT STABILIZATION IN
4	ORANGE COUNTY; ENACTING A NEW ARTICLE XIII,
	DIVISION 2 OF THE ORANGE COUNTY CODE OF
6	ORDINANCES ("CODE"), SECTION 25-380 THROUGH
	SECTION 25-449; PROVIDING A SHORT TITLE AND
8	LEGISLATIVE FINDINGS AND PURPOSE; LIMITING
	RENT INCREASES FOR CERTAIN RENTAL UNITS IN
10	MULTIFAMILY STRUCTURES FOR A PERIOD OF ONE (1)
	YEAR; REQUIRING CERTAIN RESIDENTIAL
12	LANDLORDS TO SUBMIT A RENTAL UNIT
	REGISTRATION STATEMENT; PROVIDING PENALTIES
14	FOR VIOLATION; CALLING FOR A REFERENDUM;
	PROVIDING BALLOT LANGUAGE; REQUIRING PUBLIC
16	NOTICE OF SUCH REFERENDUM; PROVIDING THAT
	THE RENT STABILIZATION ORDINANCE WILL TAKE
18	EFFECT ONLY UPON APPROVAL BY THE
	ELECTORATE; PROVIDING FOR REPEAL OF LAWS IN
20	CONFLICT; PROVIDING FOR SEVERABILITY; AND
	PROVIDING FOR AN EFFECTIVE DATE.

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WHEREAS, there are approximately 584,000 total housing units in Orange County of which 230,000 are occupied by renters, and according to the 2020 census, Orange County has seen an approximate 25% increase in population since 2010—from approximately 1.15 million people to approximately 1.43 million people; and

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WHEREAS, there is a shortage of dwelling houses and apartments in Orange County, Florida needed to house the current and growing population; and

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WHEREAS, because of the current shortage of housing, the vacancy rate for housing is low; and

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WHEREAS, tenants displaced as a result of their inability to pay increasing rents must relocate, but are unable to find decent, safe, and sanitary housing at affordable rent levels; and

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WHEREAS, some tenants attempt to pay the requested rent increases, but as a consequence must expend less on other necessities of life; and

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WHEREAS, this situation has had a detrimental effect on a substantial number of renters in Orange County creating hardships on senior citizens, persons on fixed incomes, and low and moderate-income households; and



WHEREAS, a housing emergency so grave as to constitute a serious menace to the general public exists in fact in Orange County; and

46	WHEREAS, it is necessary and proper to regulate rents to eliminate such grave housing
48	emergency.
50	BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF ORANGE
	COUNTY, FLORIDA:
52	Section 1. Recitals. The recitals set forth above are hereby adopted and incorporated
	into the body of this ordinance as if fully set forth herein.
54	Section 2. Enactment of New Chapter 25, Article XIII, Division 2. A new Rent
	Stabilization Ordinance, to be codified at Chapter 25, Article XIII, Division 2 of the Code, Section
56	25-380 through Section 25-449, is hereby enacted to read as follows:
58	CHAPTER 25. LICENSES, TAXATION AND MISCELLANEOUS BUSINESS REGULATIONS
	* * *
60	ARTICLE XIII. RESIDENTIAL TENANCIES
	* * *
62	<b>DIVISION 2. RENT STABILIZATION</b>
64	Section 25-380. Short Title and Scope.
66	This division shall be known and may be cited to as the "Rent Stabilization Ordinance." The Rent Stabilization Ordinance shall be effective in both the incorporated and unincorporated areas
68	within Orange County.
70	Section 25-381. Legislative Findings and Purpose.
72	(a) Section 125.0103, Florida Statutes (the "Statute"), provides that ordinances which would have the effect of imposing controls on
74	rents may be adopted when it is found and determined that such controls are necessary and proper to eliminate an existing
76	housing emergency which is so grave as to constitute a serious menace to the general public; and
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- (b) The Statute authorizes a county to duly adopt an ordinance which would have the effect of imposing controls on rents when the governing body makes and recites in such ordinance its findings establishing the existence in fact of a housing emergency so grave as to constitute a serious menace to the general public and that such controls are necessary and proper to eliminate such grave housing emergency; and
- (c) There is a shortage, scarcity, and insufficient supply of dwelling houses and apartments in Orange County, Florida. Relative to population, national production of housing units has declined from approximately 0.82 homes per person in the 1970s to approximately 0.45 homes per person in 2019. In Orange County, there is a shortage of as many as 26,500 housing units relative to the County's need; and
- (d) According to the 2020 census, Orange County has seen an approximate 25% increase in population since 2010—from approximately 1.15 million people to approximately 1.43 million people; and
- (e) There are approximately 584,000 total housing units in Orange County, of which 230,000 are occupied by renters; and
- (f) The shortage of housing is further evidenced by the low vacancy rate for rental properties in Orange County which reached 5.2% in 2021—the lowest on record since at least the year 2000; and
- (g) Inflation, housing prices, and rental rates in Orange County are increasing, accelerating, and spiraling. The Consumer Price Index for All Urban Consumers in the South was 9.2% from May 2021 to May 2022. The median existing home sales price in Orange County was \$275,000 in May 2020 and \$392,500 in May 2022 which represents a 43% increase. Asking rent per unit in the County was \$1,357 in 2020 and \$1,697 in 2021 which represents a 25% year-over-year increase—the highest increase since 2006 when it was 6.7%; and
- (h) The housing conditions have resulted in widespread distress among Orange County residents. It is estimated that 80.3% of households earning at or below the Average Median Income (AMI) in Orange County are considered "cost burdened" which the U.S. Department of Housing and Urban Development defines to include households who pay more than thirty-percent (30%) of their income for housing and may have difficulty

124	affording necessities such as food, clothing, transportation, and medical care; and
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128	<ul> <li>(i) The widespread distress in housing conditions is further evidenced as Orange County residents were awarded more funds from the State of Florida's Emergency Rental Assistance</li> </ul>
130	Program 1 ("Emergency Program") than any other county in the state. The Emergency Program has since ended while the
132	County's housing conditions continue to worsen; and
134	(j) Orange County was in a housing crisis prior to the COVID-19 pandemic. In May 2018, Central Florida's interjurisdictional
136	Regional Affordable Housing Initiative said, "National and regional home prices and rents are pushing well above historic
138	limits when compared to income and affordability. The situation has passed the point of concern and is now a crisis." The housing
140	crisis has worsened since the COVID-19 pandemic; and
142	(k) Tenancies are being terminated and eviction rates are increasing. For the first half of 2022, there have been 6,970 eviction case
144	filings, which is a 70.1% increase over the same period in 2021; and
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148	(1) The findings made and recited in this ordinance establish the existence in fact of a housing emergency so grave as to constitute a serious menace to the general public; and
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152	(m) The Orange County Board of County Commissioners finds that this grave housing emergency cannot be dealt with effectively by the ordinary operations of the private rental housing market.
154	In jurisdictions in Florida comparable to Orange County that do not have rent stabilization measures in place, rent increases
156	continue to spiral. For example, in Hillsborough County, Duval County, and Broward County, the year-over-year asking rent has
158	increased by over 20%; and
160	(n) Jurisdictions with rent stabilization measures in effect and otherwise comparable to Orange County have been successful
162	in protecting tenants by establishing limits on rent increases while still providing landlords with a fair and reasonable return
164	on their investment. For example, in California, Alameda County and Sacramento County contain rent control measures
166	and have limited their year-over-year asking rent increases to approximately 5%-10% despite low vacancy rates; and
168	approximately 5/0-10/0 despite fow vacancy rates, and

170	(o) The Board finds the and proper to elimin is so grave as to c
172	public.
174	The purpose of provide stability and ce
176	necessary and proper to while also providing lan
178	and reasonable return or
180	Section 25-382.
182	Pursuant to Sect County Board of County
184	necessary and proper Re existing housing emerg
186	serious menace to the ge
188	Section 25-383. D
190	For the purpose
192	following definitions sha
194	(a) Board or BCC shall of Orange County, F
196	(b) Change of occupant the rental unit from
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200	(c) Consumer Price Inc month average perce for All Urban Co
202	published by the But Department of Labor
204	June 2021 to June 20
206	(d) County shall mean (
208	(e) Department shall Environmental and l
210	successor division of
212	(f) Dwelling unit shall r

at a rent stabilization measure is necessary nate the County's housing emergency which constitute a serious menace to the general

f this Rent Stabilization Ordinance is to ertainty for tenants in the rental market, as o eliminate the grave housing emergency, dlords with the opportunity to receive a fair n their investment.

#### uthority.

tion 125.0103, Florida Statutes, the Orange y Commissioners is authorized to adopt this ent Stabilization Ordinance to eliminate the ency which is so grave as to constitute a eneral public.

#### efinitions.

s of this Rent Stabilization Ordinance, the all apply:

- mean the Board of County Commissioners lorida.
- cy shall mean a change in the occupation of one tenant to another tenant.
- dex or CPI shall mean the most recent 12entage change in the Consumer Price Index nsumers, South Region (All Items), as reau of Labor Statistics of the United States r, which, by way of example, was 9.8% from 022.
- Orange County, Florida.
- County's Orange Planning, Development Services Department (or such r department designated by the County).
- (f) Dwelling unit shall mean:

214	(1) A structure or part of a structure that is rented for use as a home, residence, or sleeping place by one person or by two
216	or more persons who maintain a common household.
218	(2) A mobile home rented by a tenant.
220	(3) A structure or part of a structure that is furnished, with or without rent, as an incident of employment for use as a
222	home, residence, or sleeping place by one or more persons.
224	(g) Grave housing emergency shall mean the housing emergency so grave as to constitute a serious menace to the general public as
226	found to exist in the County by the Board as recited in this Rent Stabilization Ordinance in accordance with Section 125.0103,
228	Florida Statutes.
230	(h) Housing services shall include, but are not limited to, maintaining roofs, windows, doors, floors, steps, porches,
232	exterior walls, foundations, and all other structural components in good repair and capable of resisting normal forces and loads,
234	and maintaining the plumbing in reasonable working condition, and ensuring that screens are installed in a reasonable condition,
236	and any other benefit, privilege, or facility connected with the use or occupancy of any rental unit pursuant to applicable state
238	and local law, building, housing, and health codes, and rental agreements, and, by way of example, mail, vehicle parking
240	spaces, storage, and use of common areas and/or recreational facilities and all other amenities held out for use by tenants.
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244	<ul> <li>(i) Landlord shall mean the owner or lessor of a residential rental unit.</li> </ul>
246	(j) Ordinance shall mean the Rent Stabilization Ordinance.
248	(k) Rent shall mean the periodic payments due the landlord from the tenant for occupancy under a rental agreement and any other
250	payments due the landlord from the tenant as may be designated as rent in a written rental agreement. Rent shall include fees
252	required by the landlord for a tenant's access to and use of mandatory housing services. Rent does not include user fees for
254	housing services that may be utilized at the option of the tenant or utility charges for those rental units that are billed separately.
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258	(l) Rental Agreement shall mean any written agreement, including amendments or addenda, or oral agreement for a duration of less than 1 year, providing for use and occupancy of premises.
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262	(m) Residential rental unit or rental unit shall mean any dwelling unit, or portion of a dwelling unit, that is located in a multifamily structure containing a total of four (4) or more dwelling units
264	that are rented or otherwise made available for rent for residential use or occupancy, together with all housing services
266	connected with the use or occupancy of such property.
268	(n) State shall mean the State of Florida.
270	(o) Tenancy shall mean the right of entitlement of a tenant to use or occupy a residential rental unit under the terms of a rental
272	agreement.
274	(p) <i>Tenant</i> shall mean any person entitled to occupy a residential rental unit under a rental agreement.
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_278	Section 25-384. Limitations on rent increases.
	(a) No landlord shall demand, charge, or accept from a tenant a rent
280	increase for a residential rental unit more than once in a 12-month period.
282	(h) No loudland shall demand shares on second from a tamout a next
284	(b) No landlord shall demand, charge, or accept from a tenant a rent increase that is in excess of the Consumer Price Index of the existing rent for any residential rental unit except as otherwise
286	allowed under section 25-388 of this ordinance.
288	Section 25-385. Minimum housing services.
290	No landlord shall refuse to provide any housing services that were agreed upon by the landlord and tenant as of this ordinance's
292	effective date.
294	Section 25-386. Vacancy.
296	The limitations on the amount of annual rent shall apply regardless of change of occupancy in a residential rental unit except
298	as otherwise allowed under section 25-388 of this ordinance.
300	Section 25-387. Rental unit registration statement.

302	(a) At the Department's request, a landlord shall submit a registration statement to the Department with information
304	related to the landlord's residential rental units to ensure
	compliance with this ordinance. The landlord shall submit the
306	registration statement within a timeframe specified by the Department and on forms approved by the Department.
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	(b) The Department may require a landlord to submit the following
310	information as part of the registration statement required by this section:
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314	(1) Current and previous rental amounts charged for one or more residential rental units, and the date of the last rent increase for said rental unit(a):
216	for said rental unit(s);
316	(2) The name, address, and telephone number of the landlord for
318	each applicable residential rental unit(s);
320	(3) The name and mailing address of applicable tenants or rental units including any building or unit identification number or
322	other description, as applicable;
324	(4) A description of the housing services provided by the landlord to each applicable tenant or for each applicable
326	rental unit;
328	(5) Move-in and vacancy dates for each applicable tenant or applicable rental unit; and
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	(6) Any other relevant information requested by the Department
332	which may include, but is not limited to, rental agreements and other supporting documentation evidencing the
334	accuracy of the information contained in the landlord's registration statement.
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	(c) Landlords shall retain copies of all rental agreements and other
338	supporting documentation necessary to comply with this section for a minimum period of two (2) years.
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	(d) Landlords shall submit corrections to a registration statement to
342	the Department within ten (10) days of discovering any errors in the information contained in the registration statement.
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	(e) Failure to submit a complete, timely, and accurate registration
346	statement, or corrections to a registration statement, in

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accordance with this section shall be considered a violation of this ordinance and subject to the penalties contained in section 25-390 of this ordinance.

#### Section 25-388. Fair and reasonable return on investment.

- (a) The Board shall adopt a resolution with rules establishing a process by which landlords can request exceptions to the limitations on rent increases based on the opportunity to receive a fair and reasonable return on investment. Rationale for deviations from the limitation on rent increases must consider the following factors:
  - (1) Increases or decreases in property taxes;
  - (2) Unavoidable increases or any decreases in maintenance and operating expenses;
  - (3) The cost of planned or completed capital improvements to the rental unit (as distinguished from ordinary repair, replacement and maintenance) where such capital improvements are necessary to bring the property into compliance or maintain compliance with applicable building, housing, or health codes, and where such capital improvement costs are properly amortized over the life of the improvement;
  - (4) Increases or decreases in the number of tenants occupying the rental unit, living space, furniture, furnishings, equipment, or other housing services provided, or occupancy rules;
  - (5) Substantial deterioration of the rental unit other than as a result of normal wear and tear;
  - (6) Inability of the landlord to provide adequate housing services, or to comply substantially with applicable state and local laws, building, housing, or health codes, or the rental agreement; and
  - (7) The pattern of recent rent increases or decreases.
- (b) It is the intent of this ordinance that exceptions to the limitations on rent increases be made only when the landlord demonstrates

392	that such adjustments are necessary to provide the landlord with a fair and reasonable return on investment.
394	(c) The County will not grant an exception to the limitations on rent increases for any residential rental unit where the landlord has
396	failed to bring the rental unit into compliance with applicable state and local laws and building, housing, and health codes.
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400	Section 25-389. Exemptions.
402	This Rent Stabilization Ordinance shall not apply to any residential rental units expressly exempt pursuant to any provision of state or federal law, and such units shall be exempt from the
404	provisions of this ordinance. The following units are also specifically exempt from this ordinance:
406	
408	(a) Rental units used or offered for residential purposes as a seasonal or tourist unit pursuant to Section 125.0103(4), Florida Statutes, which include units located in a hotel, motel, or other
410	similar establishment where units are rented primarily to transient guests;
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414	(b) Units used or offered for residential purposes as a second housing unit pursuant to Section 125.0103(4), Florida Statutes, which include accessory dwelling units;
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418	(c) Rentals units located in a luxury apartment building pursuant to Section 125.0103(4), Florida Statutes, which, for the purposes of this section, shall mean one wherein on January 1, 1977, the
420	aggregate rent due on a monthly basis from all dwelling units as stated in leases or rent lists existing on that date divided by the
422	number of dwelling units exceeds \$250;
424	(d) Dwelling units located in a single-family home, townhome, condominium, or mobile home, and mobile home lot rents as
426	preempted by Chapter 723, Florida Statutes;
428	<ul><li>(e) Rental units that a governmental agency or authority owns, operates, or otherwise manages;</li></ul>
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432	<ul> <li>(f) Dwelling units located in a cooperative apartment occupied by a holder of a proprietary lease;</li> </ul>

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- (g) Dwelling units located in a disability facility, hospital, nursing home, assisted care community, or other health care facility licensed under Chapter 393, 395, 400, or 429, Florida Statutes;
- (h) Rental units for which the landlord receives federal, state, or local housing subsidies including, but not limited to, federal housing assistance vouchers issued under Section 8 of the United States Housing Act of 1937 (42 U.S.C. Sec. 1437f);
- (i) Rental units that are currently under rent control by virtue of local, state or federal housing subsidy; and
- (j) New rental units that have received a Certificate of Occupancy on or after the effective date of this ordinance.

## Section 25-390. Enforcement, penalties, and prohibitions.

- (a) Enforcement. This ordinance may be enforced by code enforcement officers, including county and municipal code enforcement officers, and any law enforcement agency having jurisdiction of the area within which the rental unit at issue is located pursuant to Section 125.69 and Chapter 162, Florida Statutes, or any applicable municipal code enforcement provision.
- (b) Penalties for violation.
  - (1) Violations of this ordinance may be prosecuted in the same manner as misdemeanors and result in a fine not to exceed five hundred dollars (\$500.00) or by imprisonment in the county jail for a term not exceeding sixty (60) days, or by both such fine and imprisonment, in accordance with Section 125.69, Florida Statutes, and Section 1-9 of the Orange County Code.
  - (2) Notwithstanding any other provision of this ordinance, the county may impose civil fines through its code enforcement board or special magistrate or issue civil citations through its code enforcement citation program for violations of this ordinance. Such fines or citations shall be enforced in amounts as provided for and authorized by Chapter 162, Florida Statutes, and Chapter 11, Orange County Code.
    - Fines imposed by the code enforcement board or special magistrate may be for amounts not to exceed one

480	thousand dollars (\$1,000) per day for a first violation and five thousand dollars (\$5,000) per day for a repeat
	violation. However, if the code enforcement board or
482	special magistrate finds a violation to be irreparable or irreversible in nature, it may impose a fine not to exceed
484	fifteen thousand dollars (\$15,000) per violation.
486	ii. Citations issued pursuant to the county's code enforcement citation program for violations of this
488	ordinance shall be classified as a Class III violation and subject to a fine as provided in Section 11-67 of the
490	Orange County Code.
492	(c) Private right of action.
494	(1) Any tenant aggrieved by a landlord's noncompliance with this ordinance may seek relief in a court of competent
496	jurisdiction provided that such action is filed within two (2) years of the alleged violation.
498	yours of the thousand
	(2) In a private civil action filed under this ordinance, the court
500	may issue an order prohibiting the unlawful practice and
	providing affirmative relief from the effects of the practice,
502	including equitable relief, temporary restraining order,
	actual and punitive damages, reasonable attorney's fees,
504	interest, costs, or other relief, upon a finding that a violation of this ordinance has occurred or is about to occur.
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	(d) Prohibition of waiver. Any lease provision which waives or
508	purports to waive any right, benefit, or entitlement created in this ordinance shall be deemed void and of no lawful force or effect.
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	Sections 25-391 – 25-449. Reserved.
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	Section 3. Referendum Called. A referendum election is hereby called and ordered to
514	be held in Orange County at the time of the next general election to be held on November 8, 2022,
	to determine whether the Rent Stabilization Ordinance is approved by the voters.
516	Section 4. Notice of Referendum. Pursuant to Section 100.342, Florida Statutes, a
	Notice of Deferendum shall be mublished turing in the Orlando Sentinal a newsponer of general



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circulation in the County. The publications shall occur once in the fifth week and once in the third week prior to the week which includes November 8, 2022.

Section 5. Official Ballot. Ballots to be used in the referendum shall contain a statement of the description of the proposed issue in substantially the following form:

### Rent Stabilization Ordinance to Limit Rent Increase for Certain Residential Rental Units

Shall the Orange County Rent Stabilization Ordinance, which limits rent increases for certain residential rental units in multifamily structures to the Consumer Price Index, and requires the County to create a process for landlords to request an exception to the limitation on the rent increase based on an opportunity to receive a fair and reasonable return on investment, be approved for a period of one year?



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Section 6. Spanish Translation. The above ballot question shall additionally appear on the ballot in Spanish and the County Attorney and Supervisor of Elections are requested to authorize, and directed to prepare, an accurate Spanish translation to be included on the ballot.

Section 7. Payment of Referendum Expenses. The Board authorizes the payment of lawful expenses associated with conducting the referendum, as well as the cost of providing
 information as permitted by Section 106.113, Florida Statutes. The Orange County Comptroller is hereby authorized and directed to disburse the funds necessary to pay such expenses.

Section 8. Repeal of Laws in Conflict. All local laws and ordinances in conflict with any provision of this ordinance are hereby repealed to the extent of such conflict.

Section 9. Severability. If any section, subsection, sentence, clause, or provision of this ordinance or the application thereof to any person or circumstance is held invalid for any reason,
 the invalidity shall not affect any other provision or application of this ordinance, and to this end the provisions of this ordinance are declared severable.

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Section 10. Effective Date. This ordinance shall take effect pursuant to general law. However, Section 2 of this ordinance, Rent Stabilization Ordinance, shall take effect only if and when approved by a majority of the voters voting in the referendum called by the Board of County Commissioners of Orange County, Florida in Section 3 of this ordinance. In accordance with Section 125.0103(3), Florida Statutes, the Rent Stabilization Ordinance approved pursuant to this ordinance shall terminate and expire one (1) year after this ordinance's effective date and shall not be extended or renewed except by the adoption of a new ordinance meeting all the requirements of Florida Statutes.

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	ADOPTED THIS	DAY OF	, 20
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548			ORANGE COUNTY, FLORIDA By: Board of County Commissioners
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			By:
552			Jerry L. Demings
			Orange County Mayor
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	ATTEST: Phil Diamond, CH	A, County Compt	roller
556	As Clerk of the Board of Co	unty Commissione	ers
558	Ву:		
	Deputy Clerk		
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	s:\dschott\ped services\rent stabilization	ordinance\draft ordinances	\(clean\) draft rent stabilization ordinance_DTS 7.29.22docx

## ORDINANCE NO. 2022-

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WHEREAS, because of the current shortage of housing, the vacancy rate for housing is low; and

WHEREAS, tenants displaced as a result of their inability to pay increasing rents must relocate, but are unable to find decent, safe, and sanitary housing at affordable rent levels; and

WHEREAS, some tenants attempt to pay the requested rent increases, but as a consequence must expend less on other necessities of life; and

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	<b>DIVISION 2. RENT STABILIZATION</b>		
64	Section 25-380. Short Title and Scope.		
66	This division shall be known and may be cited to as the "Rent Stabilization Ordinance." The Rent Stabilization Ordinance		
68	shall be effective in both the incorporated and unincorporated areas within Orange County.		
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72	Section 25-381. Legislative Findings and Purpose.		
72	(a) Section 125.0103, Florida Statutes (the "Statute"), provides that		
74	ordinances which would have the effect of imposing controls on		
76	rents may be adopted when it is found and determined that such controls are necessary and proper to eliminate an existing		
78	housing emergency which is so grave as to constitute a serious menace to the general public; and		

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- (b) The Statute authorizes a county to duly adopt an ordinance which would have the effect of imposing controls on rents when the governing body makes and recites in such ordinance its findings establishing the existence in fact of a housing emergency so grave as to constitute a serious menace to the general public and that such controls are necessary and proper to eliminate such grave housing emergency; and
- (c) There is a shortage, scarcity, and insufficient supply of dwelling houses and apartments in Orange County, Florida. Relative to population, national production of housing units has declined from approximately 0.82 homes per person in the 1970s to approximately 0.45 homes per person in 2019. In Orange County, there is a shortage of as many as 26,500 housing units relative to the County's need; and
- (d) According to the 2020 census, Orange County has seen an approximate 25% increase in population since 2010—from approximately 1.15 million people to approximately 1.43 million people; and
- (e) There are approximately 584,000 total housing units in Orange County, of which 230,000 are occupied by renters; and
- (f) The shortage of housing is further evidenced by the low vacancy rate for rental properties in Orange County which reached 5.2% in 2021—the lowest on record since at least the year 2000; and
- (g) Inflation, housing prices, and rental rates in Orange County are increasing, accelerating, and spiraling. The Consumer Price Index for All Urban Consumers in the South was 9.2% from May 2021 to May 2022. The median existing home sales price in Orange County was \$275,000 in May 2020 and \$392,500 in May 2022 which represents a 43% increase. Asking rent per unit in the County was \$1,357 in 2020 and \$1,697 in 2021 which represents a 25% year-over-year increase—the highest increase since 2006 when it was 6.7%; and
- (h) The housing conditions have resulted in widespread distress among Orange County residents. It is estimated that 80.3% of households earning at or below the Average Median Income (AMI) in Orange County are considered "cost burdened" which the U.S. Department of Housing and Urban Development defines to include households who pay more than thirty-percent

124	(30%) of their income for housing and may have difficulty affording necessities such as food, clothing, transportation, and
126	medical care; and
128	<ul> <li>(i) The widespread distress in housing conditions is further evidenced as Orange County residents were awarded more funds</li> </ul>
130	from the State of Florida's Emergency Rental Assistance Program 1 ("Emergency Program") than any other county in the
132	state. The Emergency Program has since ended while the County's housing conditions continue to worsen; and
134	,
	(j) Orange County was in a housing crisis prior to the COVID-19
136	pandemic. In May 2018, Central Florida's interjurisdictional Regional Affordable Housing Initiative said, "National and
138	regional home prices and rents are pushing well above historic limits when compared to income and affordability. The situation
140	has passed the point of concern and is now a crisis." The housing crisis has worsened since the COVID-19 pandemic; and
142	
144	(k) Tenancies are being terminated and eviction rates are increasing. For the first half of 2022, there have been 6,970 eviction case filings, which is a 70.1% increase over the same period in 2021;
146	and
148	(l) The findings made and recited in this ordinance establish the existence in fact of a housing emergency so grave as to constitute
150	a serious menace to the general public; and
152	(m) The Orange County Board of County Commissioners finds that this grave housing emergency cannot be dealt with effectively
154	by the ordinary operations of the private rental housing market. In jurisdictions in Florida comparable to Orange County that do
156	not have rent stabilization measures in place, rent increases continue to spiral. For example, in Hillsborough County, Duval
158	County, and Broward County, the year-over-year asking rent has increased by over 20%; and
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	(n) Jurisdictions with rent stabilization measures in effect and
162	otherwise comparable to Orange County have been successful in protecting tenants by establishing limits on rent increases
164	while still providing landlords with a fair and reasonable return on their investment. For example, in California, Alameda
166	County and Sacramento County contain rent control measures and have limited their year-over-year asking rent increases to
168	approximately 5%-10% despite low vacancy rates; and

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(o) The Board finds that a rent stabilization measure is necessary and proper to eliminate the County's housing emergency which is so grave as to constitute a serious menace to the general public.

The purpose of this Rent Stabilization Ordinance is to provide stability and certainty for tenants in the rental market, as necessary and proper to eliminate the grave housing emergency, while also providing landlords with the opportunity to receive a fair and reasonable return on their investment.

### Section 25-382. Authority.

Pursuant to Section 125.0103, Florida Statutes, the Orange County Board of County Commissioners is authorized to adopt this necessary and proper Rent Stabilization Ordinance to eliminate the existing housing emergency which is so grave as to constitute a serious menace to the general public.

### Section 25-383. Definitions.

For the purposes of this Rent Stabilization Ordinance, the following definitions shall apply:

- (a) *Board* or *BCC* shall mean the Board of County Commissioners of Orange County, Florida.
- (b) Change of occupancy shall mean a change in the occupation of the rental unit from one tenant to another tenant.
- (c) Consumer Price Index or CPI shall mean the U.S. Department of Labor, Bureau of Labor Statistics most recent 12-month average percentage change in the Consumer Price Index for All Urban Consumers, South Region (or the closest region to the County available), All Items), as published by the Bureau of Labor Statistics of the United States Department of Labor, which, by way of example, was 9.8% from June 2021 to June 2022.
- (d) County shall mean Orange County, Florida.
- (e) Department shall mean Orange County's Planning.
  Environmental and Development Services Department (or such successor division or department designated by the County).

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	(e)(f) Dwelling unit shall mean:
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	(1) A structure or part of a structure that is rented for use as a
218	home, residence, or sleeping place by one person or by two
	or more persons who maintain a common household.
220	(a) A 131 1
222	(2) A mobile home rented by a tenant.
222	(2) A structure or most of a structure that is famished with an
224	(3) A structure or part of a structure that is furnished, with or
224	without rent, as an incident of employment for use as a home, residence, or sleeping place by one or more persons.
226	nome, residence, or sleeping place by one or more persons.
220	(f)(g) Grave housing emergency shall mean the housing
228	emergency so grave as to constitute a serious menace to the
	general public as found to exist in the County by the Board as
230	recited in this Rent Stabilization Ordinance in accordance with
	Section 125.0103, Florida Statutes.
232	
	(g)(h) Housing services shall include, but are not limited to,
234	maintaining roofs, windows, doors, floors, steps, porches,
	exterior walls, foundations, and all other structural components
236	in good repair and capable of resisting normal forces and loads,
	and maintaining the plumbing in reasonable working condition,
238	and ensuring that screens are installed in a reasonable condition,
	and any other benefit, privilege, or facility connected with the
240	use or occupancy of any rental unit pursuant to applicable state
242	and local law, building, housing, and health codes, and rental
242	agreements, and, by way of example, mail, vehicle parking spaces, storage, and use of common areas and/or recreational
244	facilities and all other amenities held out for use by tenants.
1244	ractifices and an other amenities here out for use by tenants.
246	(h)(i) Landlord shall mean the owner or lessor of a residential
	rental unit.
248	
	(i)(j) Ordinance shall mean the Rent Stabilization Ordinance.
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	(j)(k) Rent shall mean the periodic payments due the landlord from
252	the tenant for occupancy under a rental agreement and any other
1	payments due the landlord from the tenant as may be designated
254	as rent in a written rental agreement. Rent shall include fees
256	required by the landlord for a tenant's access to and use of
<b>25</b> 6	mandatory housing services. Rent does not include user fees for
250	housing services that may be utilized at the option of the tenant
258	or utility charges for those rental units that are billed separately.

260	(k)(1) Rental Agreement shall mean any written agreement, including amendments or addenda, or oral agreement for a
262	duration of less than 1 year, providing for use and occupancy of premises.
264	
266	(1)(m) Residential rental unit or rental unit shall mean any dwelling unit, or portion of a dwelling unit, that is located in a multifamily structure containing a total of four (4) or more dwelling units
268	that are rented or otherwise made available for rent for residential use or occupancy, together with all housing services
270	connected with the use or occupancy of such property, including but not limited to mail vehicle parking spaces, storage, and
272	common areas and/or recreational facilities, amenities held out for use by tenants.
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	(m)(n) State shall mean the State of Florida.
276	(n)(a) Tangen shall mean the right of antitlement of a tenant to use
278	(n)(o) Tenancy shall mean the right of entitlement of a tenant to use or occupy a residential rental unit under the terms of a rental agreement.
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282	(o)(p) Tenant shall mean any person entitled to occupy a residential rental unit under a rental agreement.
284	Section 25-384. Limitations on rent increases.
286	(a) No landlord shall demand, charge, or accept from a tenant a rent increase for a residential rental unit more than once in a 12-
288	month period.
290	(b) No landlord shall demand, charge, or accept from a tenant a rent increase that is in excess of ——————————————————————————————————
292	of the existing monthly rent, or the average annual increase in CPI from the preceding year, whichever is higher, for any
294 	residential rental unit except as otherwise allowed under Section 25-386388 of this ordinance.
296	
	Section 25-385. Minimum housing services.
298	
	No landlord shall refuse to provide any housing services that
300	were agreed upon by the landlord and tenant as of this ordinance's effective date.
302	
	Section 25-386. Vacancy.

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306	The limitations on the amount of annual rent shall apply regardless of change of occupancy in a residential rental unit except as otherwise allowed under Section 25-386388 of this
308	ordinance.
310	Section 25-386387. Rental unit registration statement.
312	(a) At the Department's request, a landlord shall submit a registration statement to the Department with information
314	related to the landlord's residential rental units to ensure compliance with this ordinance. The landlord shall submit the
316	registration statement within a timeframe specified by the Department and on forms approved by the Department.
318	
320	(b) The Department may require a landlord to submit the following information as part of the registration statement required by this section:
322	
324	(1) Current and previous rental amounts charged for one or more residential rental units, and the date of the last rent increase for said rental unit(s);
326	
328	(2) The name, address, and telephone number of the landlord for each applicable residential rental unit(s);
330	(3) The name and mailing address of applicable tenants or rental units including any building or unit identification number or
332	other description, as applicable;
334	(4) A description of the housing services provided by the landlord to each applicable tenant or for each applicable
336	rental unit;
338	(5) Move-in and vacancy dates for each applicable tenant or applicable rental unit; and
340	
342	(6) Any other relevant information requested by the Department which may include, but is not limited to, rental agreements and other supporting documentation evidencing the
344	accuracy of the information contained in the landlord's
346	registration statement.

	(c) Landlords shall retain copies of all ren
348	supporting documentation necessary to for a minimum period of two (2) years
350	101 0 111111111111111111111111111111111
352	(d) Landlords shall submit corrections to a the Department within ten (10) days of
354	the information contained in the registr
334	(e) Failure to submit a complete, timely,
356	statement, or corrections to a re-
358	this ordinance and subject to the pena 25-390 of this ordinance.
360	
1	Section 25-388. Fair and reasonable
362	(-) The December 1 -1 -1 -4
364	(a) The Board shall adopt a resolution vertical process by which landlords can recommend the state of the sta
304	limitations on rent increases based on t
366	a fair and reasonable return on in
	deviations from the limitation on rent
368	the following factors:
370	(1) Increases or decreases in property t
372	(2) Unavoidable increases or any decre
374	operating expenses;
3/4	(3) The cost of planned or completed
376	the rental unit (as distinguished replacement and maintenance)
378	improvements are necessary to
380	compliance or maintain compliance building, housing, or health codes,
	improvement costs are properly ar
382	the improvement;
384	(4) Increases or decreases in the number
386	the rental unit, living space, equipment, or other housing service
388	rules;
300	(5) Substantial deterioration of the re-
390	result of normal wear and tear;

- ital agreements and other comply with this section
- registration statement to discovering any errors in ration statement.
- and accurate registration gistration statement, in considered a violation of lties contained in section

### e return on investment.

- with rules establishing a quest exceptions to the he opportunity to receive vestment. Rationale for increases must consider
  - axes;
  - eases in maintenance and
  - capital improvements to from ordinary repair, where such capital bring the property into liance with applicable , and where such capital mortized over the life of
  - ber of tenants occupying furniture, furnishings, es provided, or occupancy
  - ntal unit other than as a

392	(6) Inability of the landlord to provide adequate housing services, or to comply substantially with applicable state and
394	local laws, building, housing, or health codes, or the rental agreement; and
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	(7) The pattern of recent rent increases or decreases.
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	(b) It is the intent of this ordinance that exceptions to the limitations
400	on rent increases be made only when the landlord demonstrates
	that such adjustments are necessary to provide the landlord with
402	a fair and reasonable return on investment.
404	(c) The County will not grant an exception to the limitations on rent
	increases for any residential rental unit where the landlord has
406	failed to bring the rental unit into compliance with applicable state and local laws and building, housing, and health codes.
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	Section 25-387389. Exemptions.
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	This Rent Stabilization Ordinance shall not apply to any
412	residential rental units expressly exempt pursuant to any provision
	of state or federal law, and such units shall be exempt from the
414	provisions of this ordinance. The following units are also
	specifically exempt from this ordinance:
416	
	(a) Rental units used or offered for residential purposes as a
418	seasonal or tourist unit pursuant to Section 125.0103(4), Florida
	Statutes, which include units located in a hotel, motel, or other
420	similar establishment where units are rented primarily to
	transient guests;
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424	(b) Units used or offered for residential purposes as a second
424	housing unit pursuant to Section 125.0103(4), Florida Statutes,
426	which include accessory dwelling units;
420	(c) Rentals units located in a luxury apartment building pursuant to
428	Section 125.0103(4), Florida Statutes, which, for the purposes
420	of this section, shall mean one wherein on January 1, 1977, the
430	aggregate rent due on a monthly basis from all dwelling units as
	stated in leases or rent lists existing on that date divided by the
432	number of dwelling units exceeds \$250;
	ζ,
434	(d) Dwelling units located in a single-family home, townhome,
	condominium, or mobile home, and mobile home lot rents as
436	preempted by Chapter 723, Florida Statutes;
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- (e) Rental units that a governmental agency or authority owns, operates, or otherwise manages;
- (f) Dwelling units located in a cooperative apartment occupied by a holder of a proprietary lease;
- (g) Dwelling units located in a disability facility, hospital, nursing home, assisted care community, or other health care facility licensed under Chapter 393, 395, 400, or 429, Florida Statutes;
- (h) Rental units for which the landlord receives federal, state, or local housing subsidies including, but not limited to, federal housing assistance vouchers issued under Section 8 of the United States Housing Act of 1937 (42 U.S.C. Sec. 1437f);
- (i) Rental units that are currently under rent control by virtue of local, state or federal housing subsidy; and
- (j) New rental units that have received a Certificate of Occupancy on or after the effective date of this ordinance.

## Section 25-388390. Enforcement, penalties, and prohibitions.

- (a) Enforcement. This ordinance may be enforced by code enforcement officers, including county and municipal code enforcement officers, and any law enforcement agency having jurisdiction of the area within which the rental unit at issue is located pursuant to Section 125.69 and Chapter 162, Florida Statutes, or any applicable municipal code enforcement provision.
- (b) Penalties for violation. In addition to any other remedy available at law or equity, failure to comply with the provisions
  - (0)(1) Violations of this ordinance may be prosecuted in the same manner as misdemeanors and result in a fine not to exceed five hundred dollars (\$500.00) or by imprisonment in the county jail for a term not exceeding sixty (60) days, or by both such fine and imprisonment, in accordance with Section 125.69, Florida Statutes, and Section 1-9 of the Orange County Code.
  - (2) Notwithstanding any other provision of this ordinance, the county may impose civil fines through its code enforcement

482	board or special magistrate or issue civil citations through its code enforcement citation program for violations of this
484	ordinance. Such fines or citations shall be enforced in amounts as provided for and authorized by Chapter 162,
486	Florida Statutes, and Chapter 11, Orange County Code.
488	i. Fines imposed by the code enforcement board or special magistrate may be for amounts not to exceed one
490	thousand dollars (\$1,000) per day for a first violation and five thousand dollars (\$5,000) per day for a repeat
492	violation. However, if the code enforcement board or special magistrate finds a violation to be irreparable or
494	irreversible in nature, it may impose a fine not to exceed fifteen thousand dollars (\$15,000) per violation.
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498	ii. Citations issued pursuant to the county's code enforcement citation program for violations of this ordinance shall be classified as a Class III violation and
500	subject to a fine as provided in Section 11-67 of the Orange County Code.
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	(c) Private right of action.
504	(1) A
506	(1) Any tenant aggrieved by a landlord's noncompliance with this ordinance may seek relief in a court of competent jurisdiction provided that such action is filed within two (2)
508	years of the alleged violation.
510	(2) In a private civil action filed under this ordinance, the court may issue an order prohibiting the unlawful practice and
512	providing affirmative relief from the effects of the practice, including equitable relief, temporary restraining order,
514	actual and punitive damages, reasonable attorney's fees, interest, costs, or other relief, upon a finding that a violation
516	of this ordinance has occurred or is about to occur.
518	(d) Prohibition of waiver. Any lease provision which waives or purports to waive any right, benefit, or entitlement created in this
520	ordinance shall be deemed void and of no lawful force or effect.
522	Sections 25-389391 – 25-449. Reserved.

Section 3. Referendum Called. A referendum election is hereby called and ordered to be held in Orange County at the time of the next general election to be held on November 8, 2022,
 to determine whether the Rent Stabilization Ordinance is approved by the voters.

Section 4. Notice of Referendum. Pursuant to Section 100.342, Florida Statutes, a
Notice of Referendum shall be published twice in the Orlando Sentinel, a newspaper of general circulation in the County. The publications shall occur once in the fifth week and once in the third
week prior to the week which includes November 8, 2022.

Section 5. Official Ballot. Ballots to be used in the referendum shall contain a statement of the description of the proposed issue in substantially the following form:

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Rent Stabilization Ordinance to Limit Rent Increase for Certain Residential Rental Units

Section 6. Spanish Translation. The above ballot question shall additionally appear on the ballot in Spanish and the County Attorney and Supervisor of Elections are requested to authorize, and directed to prepare, an accurate Spanish translation to be included on the ballot.

	07/ <del>18</del> 29/2022
	Section 7. Payment of Referendum Expenses. The Board authorizes the payment of
538	lawful expenses associated with conducting the referendum, as well as the cost of communicating
	factual providing information regarding the referendum to the public to the extentas permitted by
540	Section 106. <del>133</del> 113, Florida Statutes. The Orange County Comptroller is hereby authorized and
	directed to disburse the funds necessary to pay such expenses.
542	Section 8. Repeal of Laws in Conflict. All local laws and ordinances in conflict with
	any provision of this ordinance are hereby repealed to the extent of such conflict.
544	Section 9. Severability. If any section, subsection, sentence, clause, or provision of this
	ordinance or the application thereof to any person or circumstance is held invalid for any reason,
546	the invalidity shall not affect any other provision or application of this ordinance, and to this end
	the provisions of this ordinance are declared severable.
548	Section 10. Effective Date. This ordinance shall take effect pursuant to general law.

However, DivisionSection 2 of this ordinance, Rent Stabilization Ordinance, Sections 25-380 through 25-449 shall take effect only if and when approved by a majority of the voters voting in the referendum called by the Board of County Commissioners of Orange County, Florida in Section 3 of this ordinance. In accordance with Section 125.0103(3), Florida Statutes, the Rent Stabilization Ordinance approved pursuant to Sections 3 and 4 of this ordinance shall terminate and expire one (1) year after this ordinance's effective date and shall not be extended or renewed except by the adoption of a new ordinance meeting all the requirements of Florida Statutes.

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	ADOPTED THIS DAY OF	·, 20
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560		ORANGE COUNTY, FLORIDA
		By: Board of County Commissioners
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	07/ <del>18</del> 2
	By:
	Jerry L. Demings
	Orange County Mayor
ATTEST: Phil Diamond, CPA, County Comptrolle	er
As Clerk of the Board of County Commissioners	
By:	
Deputy Clerk	
Dopary Clark	

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