2	ORDINANCE NO. 2023
4	AN ORDINANCE AFFECTING THE USE OF LAND IN
6	ORANGE COUNTY, FLORIDA RELATING TO MODEL HOME PERMITS; AMENDING THE ORANGE COUNTY LAND DEVELOPMENT AND USE ORDINANCE CODIFIED
8	AT ARTICLE III, CHAPTER 30, OF THE ORANGE COUNTY CODE; AND PROVIDING FOR AN EFFECTIVE
10	DATE.
12	BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF ORANGE
	COUNTY:
14	Section 1. Amendments to Section 30-83 ("Plats; vertical construction prior to plat
	approval; vacation"). Section 30-83 ("Plats; vertical construction prior to plat approval;
16	vacation") is amended to read as follows, with any new wording being indicated by underlines and
	any deleted wording being shown by strike-throughs:
18	Sec. 30-83 Plats; vertical construction prior to plat approval; vacation.
	* * *
20	(d) Model homes may be permitted on not more than twenty percent (20%) of the lots in a single-family residential development with an approved
22	preliminary subdivision plan, or phase thereof, but in no event may the number of model homes exceed five (5) per phase for single-family detached, and may
24	not exceed one 6-unit building per phase for single-family attached (each of the model units shall be required to be built out) The model homes shall be situated
26	on contiguous lots or clustered within a readily identified area. Not more than
28	one (1) model home may be used as a sales office/center, subject to the requirements of subsection 38-79(5).
30	
32	(1) An applicant/developer requesting a model home permit shall submit a complete and sufficient model home application,
34	with the applicable application fee, to the Zoning Division Manager, or their designee, and include the following documents:

36	a.	Three (3) copies of tThe site plan for the lot proposed for the model home, depicting the
38		proposed structure, footprint, setbacks, and proposed easements for the model home being
40		requested;
42	b.	Three (3) copies of tAn electronic copy (in portable document format, GIS shapefile, or
44		similar format) of the preliminary subdivision plan (or plat), identifying the proposed lot lines,
46		indicating where the model home(s) will be located, and reflecting street names which have
48		been approved by Orange County; and
50	c.	An executed, notarized, hold harmless and indemnification agreement, a form of which shall
52		be provided by the county, statement by the which shall include, among other things, an
54		acknowledgment by the applicant/developer showing that it understands, and agrees that itto,
56		and_shall comply with all applicable permitting restrictions, requirements and conditions,
58		including those set forth in this section 30-83.
60 requirements		The following permitting restrictions, ditions shall apply for a model home permit:
62		The applicant/developer shall utilize a
64	u.	preliminary final plat with street names approved by the Zoning Division for issuance of a
66		permanent street address (fee required);
68	<u>ьа</u>	Permitting is at the risk and expense of the applicant/developer, including if—any changes
70		which may need to be are made with respect to the final recorded plat;
72	ch	No-Under no circumstances will the County issue
74		a temporary or permanent certificate of occupancy
76		shall be issued until an amended building permit (additional fee required) for a final permanent address is issued a plat is recorded:
78		address is issued a plat is recorded;

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80	<u>dc</u>	_ All construction is at the applicant/developer's own risk and expense;
82	<u>ed</u>	_Curb and stabilized road base shall have been
84		installed, at a minimum, from the project entrance to the model home(s) to the satisfaction of the Public Works Department and the Orange County
86		Fire Marshal;
88	<u>fe</u>	_Drainage infrastructure shall have been
90		completed, at a minimum, for the development of the model home(s) to the satisfaction of the Public
92		Works Department;
94	<u>gf</u> .	a-A fully functional, readily accessible, County-approved fire hydrant shall be in place within five
96		hundred (500) feet the distance required by the Florida Fire Prevention Code, as may be amended
98		from time to time, of the lot line of the proposed model home(s). The foregoing notwithstanding,
100		in the event the applicant is unable, through no fault of its own, to obtain permanent water to
102		serve the fire hydrant, the Orange County Fire Marshal may approve the use of temporary water
104		during construction of the model home(s) if he or she determines such temporary water would not
106		endanger public safety; provided, however, that a fully functional fire hydrant as set forth above
108		shall be required before any temporary or permanent certificate of occupancy of a model
110		home(s);
112	hg.	The water system serving the proposed model home shall have been partially or fully cleared for
114		service by the Florida Department of Environmental Protection (FDEP). In cases where
116		fire protection is approved through the use of temporary water for construction of a model
118		home(s), as provided in (F) above, FDEP clearance of the water system, as set forth herein,
120		shall be required before any temporary or permanent certificate of occupancy of a model home(s);

122		
124	ih. An original, risk affidavit and fully exe indemnification and version of the hold har	mless
126	Section 30-83(d)(1)(c), above, satisfactory	and indemnification agreement referenced in Section 30-83(d)(1)(c), above, satisfactory to the
128	Risk Management Division shall have executed recorded in the official recorded or the official recorded and such recorded	ds of
130	Orange County, Florida, and such recorded shall have been provided to the Zoning Divi	
132	<u>ji.</u> Temporary or permanent street signs and a address number for each proposed model	
134	shall be in place to facilitate emergency resp as determined by the Orange County	onse,
136	Marshal; and	THE
138	kjApplicant shall have complied with any an other Orange County Code provisions, incl	
140	Zoning regulations.	
142	(3) A certificate of occupancy shall not be issue	ed for
144	a model home until a certificate of completion for infrastructure has issued for the subdivision, or phase thereof. However, a temp	s been
146	certificate of occupancy (TCO) may be issued by the Division Building Safety prior to issuance of a certification of complete	on of
148	provided the following restrictions, requirements, and condition met:	
150	a. The Public Works Department shall	have
152	verified completion of installation of an as surface from the nearest public right-of-w	sphalt
154	the lot line of the model home(s), in according with Section 30-83(d)(2)(d) above;	
156	b. The Public Works Department shall	have
158	verified completion of installation of drainage infrastructure and its functionali	f the
160	accordance with Section 30-83(d)(2)(e) a and all inspections shall have been satisfac	bove,
162	completed;	
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166 168		c.	All required traffic control signs and devices shall be in place from the nearest public road right-of-way to the lot line of the model home(s), as determined by the Public Works Department;
170 172		d.	All permits issued by the Division of Building Safety for the model home(s) have received approved final inspections;
174 176	•	e.	A permanent, fully functional public restroom is located in an easily accessible place within the model home(s);
178 180		f.	Sufficient and clear access for emergency vehicles shall be available, as determined by the Orange County Fire Marshal;
182 184	:	g.	₹The wastewater system serving the model home(s) shall have been partially or fully cleared for service by the Florida Department of
186	j	h.	Environmental Protection; and The applicant shall have complied with any and
188 190			all other applicable Orange County Code provisions, including recording a platting for the development.
192			ive for a period not to exceed ninety (90) days. An ey (30) days may be granted upon good cause shown
194	and as acceptable to the C	Coun	ty.
196	* *		mination related to a model home application or
198	days of the determination	, acc	Zoning Manager in writing within fourteen (14) ompanied by the applicable appeal fee. The appeal ment Review Committee.
200			* * *
202			* * *
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208	Section 2. This ordinance shall take effective shall take effective.	ect on, 2023.
210	ENACTED THIS DAY OF	, 2023.
212		ORANGE COUNTY, FLORIDA By: Board of County Commissioners
214		D
216		By:
218		Orange County Mayor
220	ATTEST: Phil Diamond, CPA, County Comptroller As Clerk of the Board of County Commissioners	
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224	By:	
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