



January 13, 2026

Orange County Chief Administrative Officer
201 S. Rosalind Avenue
Orlando, FL 32801

Re: City of Orlando Ordinance No. 2025-46

Dear Sir or Madam:

Pursuant to Florida Statutes section 171.044 (3):

"An ordinance adopted under this section shall be filed with the clerk of the circuit court and the chief administrative officer of the county in which the municipality is located and with the Department of State within 7 days after the adoption of such ordinance."

Enclosed is a copy of the adopted annexation ordinance referenced above that was passed during the City Council meeting on January 12, 2026. This document is being sent to you as required by the above provision and is NOT intended for recording. The City has also sent a copy to the Orange County Comptroller and Orange County Chief Administrative Officer, as required by the current Florida Statutes.

Thank you for your attention to this matter. If you have any questions, please call me at the telephone number below.

Sincerely,

A handwritten signature in blue ink, appearing to read "Casey Billings".

Casey Billings
Senior Assistant City Clerk

Enclosure

Received by: Clerk of BCC 01-21-26 RE
c: Deputy County Administrator Jon Weiss
Planning, Environmental, & Development Services Director Tanya Wilson
Planning Division Manager Alberto Vargas
Planning Administrator Nicolas Thalmueller
County Commissioners County Mayor County Administrator

OFFICE OF CITY CLERK

CITY OF ORLANDO • 400 SOUTH ORANGE AVENUE • PO BOX 4990 • ORLANDO, FLORIDA • 32802-4990
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CITY OF ORLANDO

Council Agenda Item

12.d

Title: Ordinance No. 2025-46 Annexing the Jennie Jewel Drive Right of Way from Orange Avenue to South Rosalind Avenue and the South Rosalind Avenue Right of Way from Jennie Jewel Drive to Highway Place and comprised of ±1.24 acres (ANX2025-10003, Jennie Jewel Dr. ROW Annexation) (Economic Development).

Meeting Date: January 12, 2026

Section: Hearings/Ordinances/2nd Read

Contact: Yolanda Ortiz, Melissa Clarke

District: 4

Fiscal Impact: No Fiscal Impact

Summary: Ordinance No. 2025-46 will annex ±1.24 acres of right-of-way along Jennie Jewel Drive, extending from Orange Avenue to South Rosalind Avenue, as well as the right-of-way of South Rosalind Avenue from Jennie Jewel Drive to Highway Place. This annexation is initiated by the city in accordance with Florida Statutes Section 171. The purpose of this annexation is to promote the efficient delivery of urban services, maintain the level of service for public facilities, and enhance emergency response capabilities for the residents of Orlando in this area. The first reading of the ordinance was approved by the City Council on December 8, 2025.

Recommended Action: Adopt Ordinance No. 2025-46 and authorize the Mayor and City Clerk to execute on behalf of the City upon final review and approval by the City Attorney.

City Council Meeting: 1-12-2026
Item: 12.d Documentary: 260112124

"Enhance the quality of life in the City by delivering public services in a knowledgeable, responsive and financially responsible manner."

1 AN ORDINANCE OF THE CITY COUNCIL OF THE CITY
2 OF ORLANDO, FLORIDA, ANNEXING THE JENNIE
3 JEWEL DRIVE RIGHT OF WAY FROM ORANGE
4 AVENUE TO SOUTH ROSALIND AVENUE AND THE
5 SOUTH ROSALIND AVENUE RIGHT OF WAY FROM
6 JENNIE JEWEL DRIVE TO HIGHWAY PLACE
7 (VACATED) COMPRISED OF APPROXIMATELY 1.24
8 ACRES OF LAND INTO THE CORPORATE LIMITS OF
9 THE CITY; PROVIDING AMENDMENT OF THE CITY'S
10 BOUNDARY DESCRIPTION, AND FOR AMENDMENT OF
11 THE CITY'S OFFICIAL MAPS; PROVIDING FOR
12 SEVERABILITY, CORRECTION OF SCRIVENER'S
13 ERRORS, AND AN EFFECTIVE DATE.

14
15 **WHEREAS**, the City Council of the City of Orlando, Florida (the "Orlando City
16 Council") desires to annex the Jennie Jewel Drive right of way from Orange Avenue to
17 South Rosalind Avenue and the South Rosalind Avenue right of way from Jennie Jewel
18 Drive to Highway Place (Vacated), comprised of approximately 1.24 acres and more
19 precisely described by the legal description attached to this ordinance as **Exhibit "A"**
20 (hereinafter the "Property"); and

21
22 **WHEREAS**, the Orlando City Council has determined that the area to be
23 annexed is contiguous to the City's boundaries and is reasonably compact, is developed
24 for urban purposes, is not within the boundaries of another municipality and has met all
25 other requirements of Chapter 171, Florida Statutes; and

26
27 **WHEREAS**, there are no registered electors on the subject Property; and

28
29 **WHEREAS**, the Orlando City Council has determined that the annexation has
30 met all procedural requirements and that it will promote sound urban development and
31 efficient provision of urban services; and

32
33 **WHEREAS**, the Orlando City Council hereby finds that this ordinance is in the
34 best interest of the public health, safety, and welfare, and is consistent with the
35 applicable provisions of the City's Land Development Code and Growth Management
36 Plan; and

37
38 **NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY
39 OF ORLANDO, FLORIDA, AS FOLLOWS:**

40
41 **SECTION 1. ANNEXATION.** The Property is hereby annexed into the corporate
42 limits of the City of Orlando; Florida and the boundary lines of the City are hereby
43 redefined to include the Property.

44
45 **SECTION 2. CITY BOUNDARIES.** Pursuant to section 171.091, Florida Statutes,
46 the charter boundary article of the City is hereby revised in accordance with this

47 ordinance. The City Clerk, or designee, is hereby directed to file this ordinance as a
48 revision of the City Charter with the Florida Department of State. The City Planning
49 Official, or designee, is hereby directed to amend the City's official maps in accordance
50 with this ordinance.

51
52 **SECTION 3. SCRIVENER'S ERROR.** The City Attorney may correct scrivener's
53 errors found in this ordinance by filing a corrected copy of this ordinance with the City
54 Clerk.

55
56 **SECTION 4. SEVERABILITY.** If any provision of this ordinance or its
57 application to any person or circumstance is held invalid, the invalidity does not affect
58 other provisions or applications of this ordinance which can be given effect without the
59 invalid provision or application, and to this end the provisions of this ordinance are
60 severable.

61
62 **SECTION 5. EFFECTIVE DATE.** This ordinance is effective upon adoption.

63
64 **DONE, THE FIRST PUBLIC NOTICE,** in a newspaper of general circulation in
65 the City of Orlando, Florida, by the City Clerk of the City of Orlando, Florida, this
66 1st day of December, 2025.

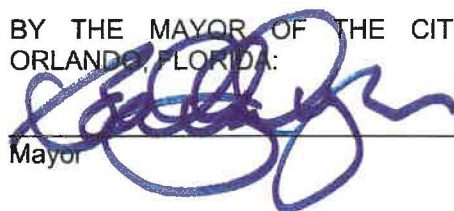
67
68 **DONE, THE FIRST READING AND PUBLIC HEARING,** by the City Council of
69 the City of Orlando, Florida, at a regular meeting, this 8th day of
70 December, 2025.

71
72 **DONE, THE SECOND PUBLIC NOTICE,** in a newspaper of general circulation in
73 the City of Orlando, Florida, by the City Clerk of the City of Orlando, Florida, this
74 6th day of January, 2026.

75
76 **DONE, THE SECOND READING AND PUBLIC HEARING, AND ENACTED ON**
77 **FINAL PASSAGE,** by an affirmative vote of a majority of a quorum present of the City
78 Council of the City of Orlando, Florida, at a regular meeting, this 12th day of
79 January, 2026.

80
81
82 BY THE MAYOR OF THE CITY OF
83 ORLANDO, FLORIDA:
84
85
86
87
88

89
90
91
92 Mayor



93
94
95 ATTEST, BY THE CLERK OF THE
96 CITY COUNCIL OF THE CITY OF
97 ORLANDO, FLORIDA:

98 Smtf
99

100 City Clerk

101 Stephanie Herdaria

102 Print Name

103 APPROVED AS TO FORM AND LEGALITY
104 FOR THE USE AND RELIANCE OF THE
105 CITY OF ORLANDO, FLORIDA:

106 Melissa C. Clarke

107 City Attorney

108 Melissa C. Clarke

109 Print Name

110 Abi **[Remainder of page intentionally left blank.]**
111
112
113
114
115



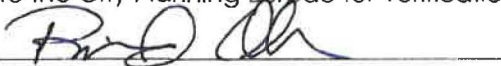
EXHIBIT

A

VERIFIED LEGAL DESCRIPTION FORM

MUNICIPAL PLANNING BOARD

The following legal description has been prepared
by Richard Allen, PSM, City Surveyor and submitted
to the City Planning Bureau for verification.


Signature

November 13, 2025
Date

"This Description has been
reviewed by the Engineering
Division and is acceptable
based on a comparison with:
PLATS, GIS MAPS,
DEED

By: CS Date: 11/13/25

Application Request (Office Use Only):

File No. ANX2025-10003

Legal Description Including Acreage (To be Typed By Applicant): Prepared by Surveyor:

A PORTION OF LAKE JENNIE JEWEL HEIGHTS, ACCORDING TO THE PLAT THEREOF AS RECORDED IN PLAT BOOK J,
PAGE 129 OF THE PUBLIC RECORDS OF ORANGE COUNTY, FLORIDA;

BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE WEST 1/4 CORNER OF SECTION 12, TOWNSHIP 23 SOUTH, RANGE 29 EAST, PER CERTIFIED
CORNER RECORD #096116, THENCE RUN N89°23'22"E, A DISTANCE OF 33.00' TO THE SOUTHWEST CORNER OF LOT
6, BLOCK B OF LAKE JENNIE JEWEL HEIGHTS, ALSO BEING A POINT ON THE EAST RIGHT OF WAY LINE OF S ORANGE
AVENUE. THENCE, RUN N00°09'38"W ALONG SAID RIGHT OF WAY LINE FOR A DISTANCE OF 150.00' TO THE
INTERSECTION OF THE E RIGHT OF WAY LINE OF SOUTH ORANGE AVENUE AND THE S RIGHT OF WAY LINE OF JENNIE
JEWEL DRIVE, ALSO BEING THE NORTHWEST CORNER OF LOT 1, BLOCK B, LAKE JENNIE JEWEL HEIGHTS, AND THE
POINT OF BEGINNING, THENCE RUN N89°23'22"E ALONG SAID RIGHT OF WAY LINE FOR A DISTANCE OF 599.88' TO
THE EAST RIGHT OF WAY LINE OF SOUTH ROSALIND AVE, THENCE N00°08'44"W ALONG SAID RIGHT OF WAY LINE
FOR A DISTANCE OF 531.24' TO THE NORTHWEST CORNER OF LOT 14, BLOCK E, LAKE JENNIE JEWEL HEIGHTS, ALSO
BEING A POINT ON THE SOUTH LINE OF HOLLEY SUBDIVISION, PLAT BOOK 25, PAGE 35, OF THE PUBLIC RECORDS OF
ORANGE COUNTY, FLORIDA. THENCE, CONTINUE ALONG THE SOUTH LINE OF HOLLEY SUBDIVISION S89°16'40"W A
DISTANCE OF 50.00' TO THE WEST RIGHT OF WAY LINE OF SOUTH ROSALIND AVENUE, THENCE RUN S00°09'33"E
ALONG SAID RIGHT OF WAY LINE A DISTANCE OF 481.13' TO THE SOUTHEAST CORNER OF LOT 19, BLOCK C, JENNIE
JEWEL HEIGHTS AND THE NORTH RIGHT OF WAY LINE OF JENNIE JEWEL DRIVE. THENCE, RUN S89°23'22"W ALONG
SAID RIGHT OF WAY LINE A DISTANCE OF 550.02' TO THE SOUTHWEST CORNER OF LOT 18, BLOCK A, JENNIE JEWEL
HEIGHTS, ALSO BEING A POINT ON THE EAST RIGHT OF WAY LINE OF SOUTH ORANGE AVENUE. THENCE S00°09'38"E
A DISTANCE OF 50.00' TO THE **POINT OF BEGINNING**.

SAID PORTION OF LAND CONTAINS **1.24 ACRES**, MORE OR LESS.



REQUEST FOR EXPEDITED ANNEXATION

Form Updated November 2013

DATE: 10/21/2025

CASE NUMBER: ANX2025-10003

PROPERTY ADDRESS: Jennie Jewel Drive right-of-way from Orange Avenue to South Rosalind Avenue and the South Rosalind Avenue right-of-way from Jennie Jewel Drive to Highway Place

PARCEL ID: N/A

APPROXIMATE LOCATION: Jennie Jewel Drive right-of-way from Orange Avenue to South Rosalind Avenue and the South Rosalind Avenue right-of-way from Jennie Jewel Drive to Highway Place

ACREAGE: 1.24 acres

EXISTING LAND USE: right of way (ROW)

ORANGE COUNTY ADOPTED

FUTURE LAND USE DESIGNATION: ROW

ZONING: ROW

CITY OF ORLANDO PROPOSED

FUTURE LAND USE DESIGNATION: ROW

ZONING: ROW

REASON FOR EXPEDITED ANNEXATION REQUEST: To maintain level of service, this annexation is necessary for avoiding any confusion of the emergency response to Orlando residents and operation and maintenance responsibility of the roads.

Based on the information provided above, City staff is requesting a waiver of Technical Review Committee (TRC) and Municipal Planning Board (MPB) review for this annexation application. Per Section 65.260 of the Land Development Code, the Chief Administrative Officer or designee may waive the requirement for TRC and MPB review. The proposed City future land use designation and initial zoning will be reviewed by TRC and MPB as a follow-up to the annexation.

Waiver requested by:


Rick Cicchetti
City Planning Division Manager, Interim

Date: 10/21/25

Waiver authorized by:


Chief Administrative Officer or Designee

Date: 10/21/2025

Location map





Fiscal Impact Statement

Indicate the **Total Fiscal Impact** of the action requested, including personnel, operating, and capital costs. Indicate costs for the current fiscal year and annualized costs. Include all related costs necessary to place the asset in service.

Description: Annexation of right of way of Jennie Jewel Dr. and S Rosalind Ave.

Expenses

Will the action be funded from the Department's current year budget? Yes No

If No, please identify how this action will be funded, including any proposed Budget Resolution Committee (BRC) action(s). (enter text here)

	Current Fiscal Year Cost Estimate	Estimated Annualized Cost Thereafter
Personnel	<u>\$0</u>	<u>\$0</u>
Operating/Capital	<u>\$0</u>	<u>\$0</u>
Total Amount	<u>\$0</u>	<u>\$0</u>

Comments (optional): (enter text here)

Revenues

What is the source of any revenue and the estimated amount? None Amount \$0.00

Is this recurring revenue? Yes No

Comments (optional): (enter text here)

Funding

Expenses/Revenues will be recorded to:

	Source #1	Source #2	Source #3
Fund	<u>General Fund</u>	<u>(enter text here)</u>	<u>(enter text here)</u>
Department /Division	<u>Citywide</u>	<u>(enter text here)</u>	<u>(enter text here)</u>
Cost Center/Project/Grant	<u>Citywide</u>	<u>(enter text here)</u>	<u>(enter text here)</u>
Total Amount	<u>\$0.00</u>	\$	<u>\$0</u>



Business Impact Estimate

This form should be included in the agenda packet for the item under which the proposed ordinance is to be considered and must be posted on the City's website by the time notice of the proposed ordinance is published.

Proposed ordinance's title/reference: ORDINANCE 2024-46

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, ANNEXING THE JENNIE JEWEL DRIVE RIGHT OF WAY FROM ORANGE AVENUE TO SOUTH ROSALIND AVENUE AND THE SOUTH ROSALIND AVENUE RIGHT OF WAY FROM JENNIE JEWEL DRIVE TO HIGHWAY PLACE (VACATED) COMPRISED OF APPROXIMATELY 1.24 ACRES OF LAND INTO THE CORPORATE LIMITS OF THE CITY; PROVIDING AMENDMENT OF THE CITY'S BOUNDARY DESCRIPTION, AND FOR AMENDMENT OF THE CITY'S OFFICIAL MAPS; PROVIDING FOR SEVERABILITY, CORRECTION OF SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

This Business Impact Estimate is provided in accordance with section 166.041(4), Florida Statutes. If one or more boxes are checked below, a business impact estimate is not required by state law¹ for the proposed ordinance. This Business Impact Estimate may be revised following its initial posting.

- The proposed ordinance is required for compliance with Federal or State law or regulation;
- The proposed ordinance relates to the issuance or refinancing of debt;
- The proposed ordinance relates to the adoption of budgets or budget amendments, including revenue sources necessary to fund the budget;
- The proposed ordinance is required to implement a contract or an agreement, including, but not limited to, any Federal, State, local, or private grant or other financial assistance accepted by the municipal government;
- The proposed ordinance is an emergency ordinance;
- The ordinance relates to procurement; or
- The proposed ordinance is enacted to implement the following:
 - a. A development order or development permit, as defined in s. 163.3164, F.S.; a development agreement as authorized by ss. 163.3220-163.3243, F.S.; or a comprehensive plan amendment or land development regulation amendment initiated by an application by a private party other than the municipality;
 - b. Sections 190.005 and 190.046, *Florida Statutes*, regarding community development districts;
 - c. Section 553.73, *Florida Statutes*, relating to the *Florida Building Code*; or

¹ See Section 166.041(4)(c), Florida Statutes.



d. Section 633.202, *Florida Statutes*, relating to the *Florida Fire Prevention Code*.

In accordance with the provisions of controlling law, the City of Orlando hereby publishes the following information:

1. Summary of the proposed ordinance (must include a statement of the public purpose, such as serving the public health, safety, morals and welfare):

The proposed ordinance is for a city-initiated annexation of approximately 1.24 acres of right-of-way along Jennie Jewel Drive, extending from Orange Avenue to South Rosalind Avenue, as well as the right-of-way of South Rosalind Avenue from Jennie Jewel Drive to Highway Place. The purpose of this annexation is to improve the efficient delivery of urban services, maintain high standards for public facilities, and enhance emergency response capabilities for the residents of Orlando in this area.

2. An estimate of the direct economic impact of the proposed ordinance on private, for-profit businesses in the City of Orlando, if any:

- (a) An estimate of direct compliance costs that businesses may reasonably incur;
- (b) Any new charge or fee imposed by the proposed ordinance or for which businesses will be financially responsible; and
- (c) An estimate of the City of Orlando's regulatory costs, including estimated revenues from any new charges or fees to cover such costs.

The ordinance itself imposes no new charges or fees.

3. Good faith estimate of the number of businesses likely to be impacted by the proposed ordinance:

No impact to businesses.

4. Additional information the governing body deems useful (if any):

N/A

Orlando Sentinel

MEDIA GROUP

Published Daily in
Orange, Seminole, Lake, Osceola & Volusia Counties, Florida

Sold To:

City of Orlando - CU00118969
400 S Orange Ave, FL 2
Orlando, FL, 32801-3360

Bill To:

City of Orlando - CU00118969
400 S Orange Ave, FL 2
Orlando, FL, 32801-3360

State Of Florida
County Of Orange

Before the undersigned authority personally appeared
rose williams, who on oath says that he or she is a duly authorized
representative of the ORLANDO SENTINEL, a DAILY newspaper
published in ORANGE County, Florida; that the attached copy of
advertisement, being a Legal Notice in:

The matter of 11200-Misc. Legal
Was published in said newspaper by print in the issues of, or by publication
on the newspaper's website, if authorized on Dec 01, 2025.

Affiant further says that the newspaper complies with all legal requirements
for publication in Chapter 50, Florida Statutes.



rose williams

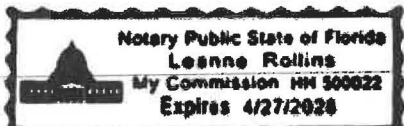
Signature of Affiant

Name of Affiant

Sworn to and subscribed before me on this 1 day of December, 2025,
by above Affiant, who is personally known to me (X) or who has produced identification ().



Signature of Notary Public



Name of Notary, Typed, Printed, or Stamped

7901112

Orlando Sentinel
OPINION

NATIONAL VIEWPOINT

Time for a conservative fix to college sports

Preserving traditions that make our country great takes conservatives. That includes college sports. Each year, half a million young Americans earn a college education while competing in school-sponsored athletics. However, the future of college sports is at risk, and protecting one of the last aspects of campus life not controlled by liberal campus life is worth it.

The solution requires a legislative fix without government overreach. Well-defined rules are essential for institutions to maintain their integrity, stability, and most importantly, independence. Unfortunately, the lack of rules endangers college sports, hurting name, image and likeness (NIL) rights for student-athletes is causing disorder.

Inconsistent NIL rules leave certain athletes and programs at a disadvantage, especially in Olympic and women's sports. It also means no guardrails preventing



Gregg Harper

young athletes from being exploited by third-party actors.

The SCORE Act, spearheaded by Republicans, offers a bipartisan solution at a critical time. Rather than allowing chaos to grow or handing bureaucrats, as some have suggested, the bill establishes a national NIL standard across all states. It prevents college athletes from being turned into employees, which has been the focus on education, competition, and non-revenue-generating sports from administrative cuts. A GOP-led bill, its common-sense approach has attracted support of several Democratic lawmakers and represents this their best chance to be a part of the long-term solution to college sports stability.

Contrast with the alternative proposal: the SAFE Act.

Rather than empowering students, this bill invites a Washington power grab in

college sports. For example, the bill opens the door for government entities to overturn college athletics' media agreements. Not only should the federal government have zero involvement in free negotiations between two private parties but this also creates a precedent for the federal government to regulate college sports if it gains control over the industry.

The SAFE Act is a political stunt that undermines college sports, despite how unpopular this policy is among athletic departments and student-athletes. As University of North Florida swimmer Ashley Corral told Corral, "Most institutions would be unable to adopt an employee model. ... This model would detract opportunities for athletes like me."

Just imagine the wave of collective bargaining, labor disputes and union negotiations that will arise under an employment model.

The left's vision for college sports amounts to more red tape and more bureaucracy. If history has taught us anything, it's that excessive government intervention tends to hurt institutions — less competition, less innovation and less efficiency. It also creates a precedent for the federal government to "ethicize" or "reimagine" industries in their own vision. College sports will not be spared from a similar fate if taken over by the federal government.

College sports reflect the best of our national character: resilience, teamwork, discipline and fairness. We can strengthen that tradition, but only through an approach that stabilizes college sports and protects the opportunities they provide.

Congress must pass the SCORE Act now to keep college sports great.

Gregg Harper represented Mississippi's 3rd Congressional District from 2009 to 2019. He wrote this for InsideSources.com.

NATIONAL VIEWPOINT

Political stunt endangers America with insubordination

By Francis P. Sempa
RedClearPolitics

Six Democratic members of Congress — Sen. Elias J. Harkin and Mark Kelly and Reps. Maggie LaMalfa, Chrissy Houlahan, Chris Deluzio and Jason Crow — in a recent joint letter to the president, state: "We, as a social movement, believe that members of our armed forces and intelligence community to question and disobey the orders of their commanders-in-chief, President Donald Trump, the Secretary of War Pete Hegseth, and the Director of the Central Intelligence Agency, John Ratcliffe. The six members of Congress claim that President Trump is issuing "illegal orders."

"The threats to our country," they say, "are not just coming from abroad, but from right here at home." They are right about that — their political stunt is indeed a threat to our country.

The six members of Congress say they want to speak directly to members of the military and intelligence community. The Trump administration, they claim, is pitting the military and intelligence services

against the American people. Therefore, they say, members of the armed forces and intelligence services must disobey any administrative "illegal orders." But none of the six legislators identified any such "illegal orders" to our military and intelligence personnel are left with the message from lawmakers — all of whom served and are serving in the armed forces and intelligence officers — that some or all of the Trump administration's orders are illegal. This is an invitation to insubordination.

In wartime, such reckless and dangerous behavior would not be tolerated.

President Abraham Lincoln, it is worth remembering, jailed several Maryland state legislators for their opposition to secession. President William Wilson during World War I had Eugene Debs prosecuted for attempting to cause insubordination within the armed forces. We are not formally at war with any country, but our armed forces and intelligence services

are active throughout the globe. What if our air force pilots would refuse to fly if Trump's orders were to bomb Iran? What if the order was to bomb Iran? And what if the order was legal (some Democrats claimed that it wasn't legal), and therefore refused to carry out the mission? What if our naval air commanders question the legality of some "laws" issued by military leaders against enemies of the United States? What if sailors and refuse to obey the order to attack? What if officers in the 7th Fleet think that any order to defend Taiwan against attack or invasion by China without a declaration of war is unconstitutional and refuse to be part of the mission? What if illegal order?

The potential scenarios of insubordination are endless.

This video wasn't made in a vacuum. Democrats and their media allies have spent the last few years, more or less, hating Trump as an autocrat, a dictator, Hitler-like, and a threat to democracy. Hypocritically, something loud enough and often enough, some people, including in our military and intelligence services, may believe it. The assassin of Charlie Kirk and the would-be assassins of Trump probably believed it.

And Trump hasn't exactly made friends in the military-industrial complex and the military. In fact, even with insubordination against the Trump administration may be viewed as a badge of honor.

On March 15, 1783, at Temple Hall in New Windsor, New York, the stoic humility of General George Washington quelled a dispute between two officers in the revolutionary army. Four years later, Benjamin Franklin, when asked what the Founders had created after establishing the Constitution, said: "A republic, if you can keep it." On November 19, 1863, Abraham Lincoln (a Quaker) told the nation: "The government of the people, by the people, for the people, shall not perish from the earth."

The six lawmakers who made that execrable video encouraging insubordination by our soldiers, sailors, Marines, airmen and airmen, have much to answer for.

Francis P. Sempa writes on geopolitics. This column was originally published by RedClearDefense and made available via RedClearWire.

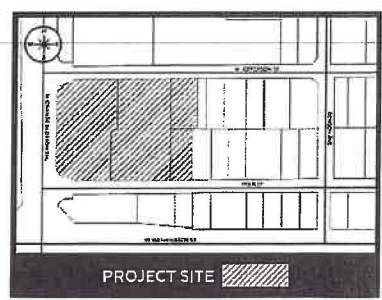
NOTICE OF PUBLIC HEARING FOR PROPOSED DISPOSITION OF REAL PROPERTY BY THE CITY OF ORLANDO

Pursuant to Chapter 13, Section 7 of the Charter of the City of Orlando, notice is hereby given that a public hearing will be held on Monday, December 8, 2025, at 2:00 p.m., in Council Chambers, 2nd Floor, City Hall, 400 S. Orange Avenue, Orlando, FL 32801, concerning the City's proposed disposition of the 1.6-acre vacant City-owned land on W. Jefferson St and N. Orange Blossom Trail in Orlando, Florida, as more particularly shown on the map below, for redevelopment as an affordable rental housing community.

The City's estimate of the fair market value of the property is \$1,544,000. The proposed purchaser of the property is Blossom Trail Housing Partners, LP, whose address is 9200 Belvedere Road, Suite 209, Royal Palm Beach, FL 33411. The seller is the City of Orlando, 400 South Orange Avenue, Orlando, FL 32801. To encourage and incentivize much needed affordable housing the proposed purchase price is \$1.00.

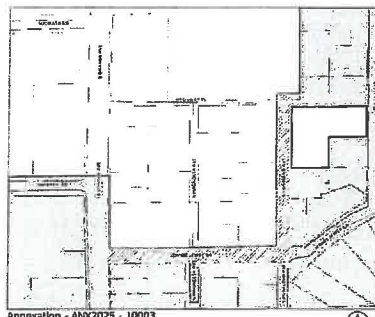
Anyone wishing to be heard regarding this matter should plan to attend the public hearing. Please note that if a person decides to appeal any decision made by the Council with respect to this matter, he/she will need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

In accordance with the Americans with Disabilities Act, persons with disabilities needing a special accommodation to participate in the proceeding should contact the City Clerk's Office at (407) 246-2251, 24 hours in advance of the meeting.



Notice of Proposed Enactment

On Monday, December 8, 2025 the Orlando City Council will consider proposed Ordinance #2025-46, entitled: AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, ANNEXING THE JENNIE JEWEL DRIVE RIGHT OF WAY FROM ORANGE AVENUE TO SOUTH ROSALIND AVENUE AND THE SOUTH ROSALIND AVENUE RIGHT OF WAY FROM JENNIE JEWEL DRIVE TO HIGHWAY PLACE (VACATED) COMPRISING OF APPROXIMATELY 1.24 ACRES OF LAND INTO THE CORPORATE LIMITS OF THE CITY; PROVIDING AMENDMENT OF THE CITY'S BOUNDARY DESCRIPTION, AND FOR AMENDMENT OF THE CITY'S OFFICIAL MAPS; PROVIDING FOR SEVERABILITY, CORRECTION OF SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.



A public hearing on this ordinance will be held during Council's regular meeting beginning at 2:00 p.m., in Council Chamber, 2nd floor, Orlando City Hall, 400 S. Orange Ave., Orlando, Florida. Interested parties may appear at the meeting and be heard with respect to the proposed ordinance. All pertinent information about meeting access and participation instructions will be available on orlando.gov/councilmeeting at least 3 days prior to the meeting. Additionally, interested parties are invited to watch the meeting live and may participate by providing public comment during the meeting or submitting written public comment in advance regarding the proposed ordinance. The opportunity to provide public comment is available until the designated public comment portion of the item is closed. All items received are public record. The proposed ordinance may be inspected at the Office of the City Clerk located on the 2nd floor, Orlando City Hall, 400 S. Orange Ave., Orlando, Florida or online at orlando.gov. Anyone who desires to appeal an official decision made at this meeting, if an appeal is permitted by law, may need to obtain a verbatim record of the proceedings that includes the testimony and evidence upon which the appeal is based. The City of Orlando is committed to reasonably accommodating the communication needs of persons with disabilities. Persons with disabilities who need reasonable accommodations to participate in this meeting, contact no later than 24 hours in advance of the meeting, the Office of the City Clerk at 407.246.2251 or cityclerk@orlando.gov.

Orlando Sentinel

MEDIA GROUP

Published Daily in
Orange, Seminole, Lake, Osceola & Volusia Counties, Florida

Sold To:

City of Orlando - CU00118969
400 S Orange Ave, Fl 2
Orlando, FL, 32801-3360

Bill To:

City of Orlando - CU00118969
400 S Orange Ave, Fl 2
Orlando, FL, 32801-3360

**State Of Florida
County Of Orange**

Before the undersigned authority personally appeared
rose williams, who on oath says that he or she is a duly authorized
representative of the ORLANDO SENTINEL, a DAILY newspaper
published in ORANGE County, Florida; that the attached copy of
advertisement, being a Legal Notice in:

The matter of 11200-Misc. Legal
Was published in said newspaper by print in the issues of, or by publication
on the newspaper's website, if authorized on Jan 06, 2026.

Affiant further says that the newspaper complies with all legal requirements
for publication in Chapter 50, Florida Statutes.



rose williams

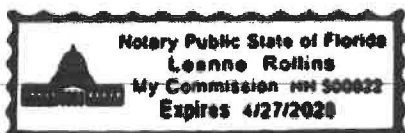
Signature of Affiant

Name of Affiant

Sworn to and subscribed before me on this 8 day of January, 2026,
by above Affiant, who is personally known to me (X) or who has produced identification ().



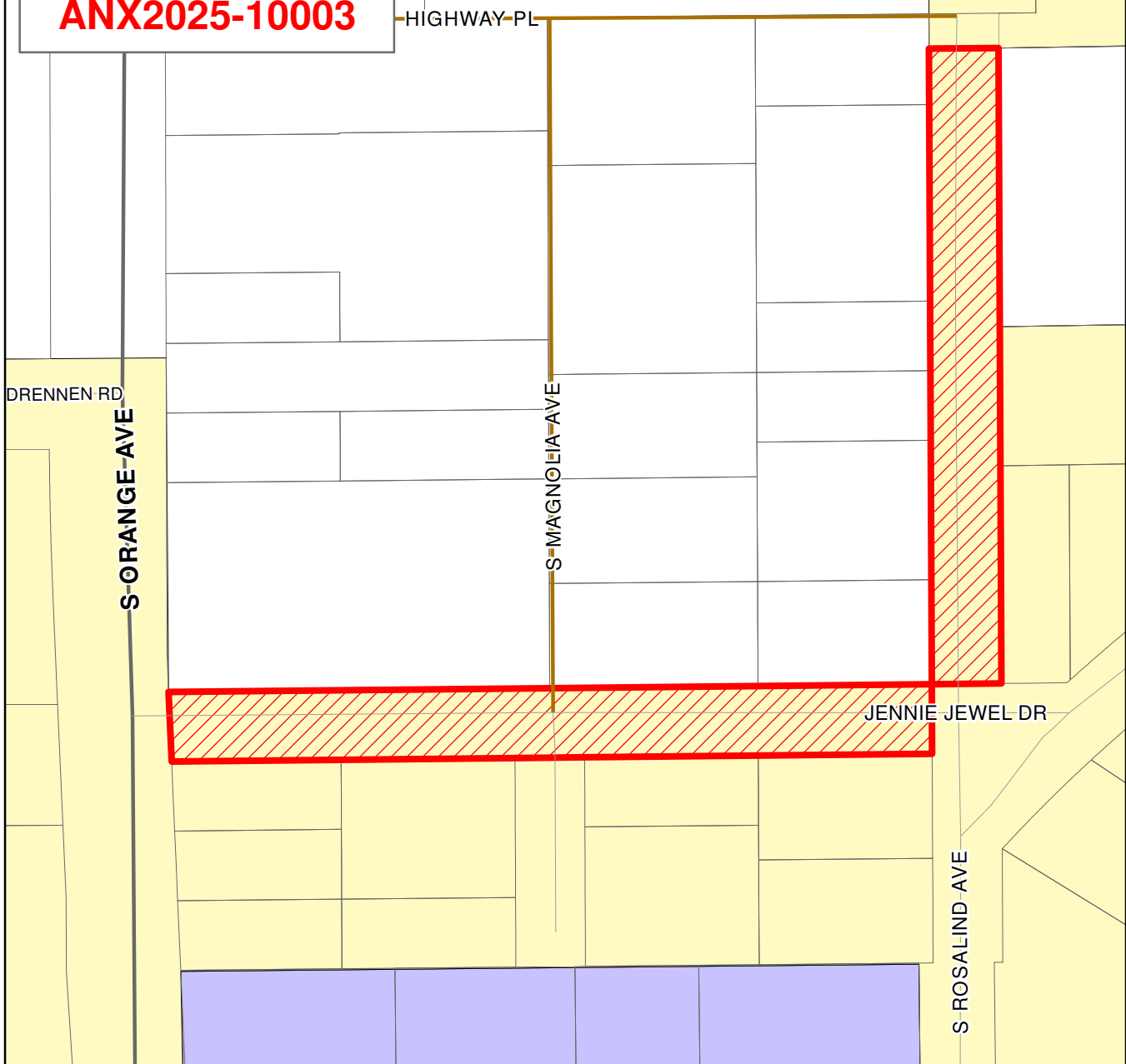
Signature of Notary Public



Name of Notary, Typed, Printed, or Stamped

7912671

**Jennie Jewel Dr &
S Rosalind Ave
ROWS Only
ANX2025-10003**



1st Reading 12-08-2025
2nd Reading 01-12-2026

Effective Immediate
Effective Date 01-12-2026

**Annexation
#26011212d**

Address Range:
NONE - ROWs Only

Comm Dist: 4
Neighborhood:
Pineloch
Legal: 1.24 +/- acres
Pg 199 (new)
Zip Code:
32806