1 2 3	DRAFT 12-02-21 ORDINANCE NO. 2021-		
4			
5	AN ORDINANCE PERTAINING TO COMPREHENSIVE		
6	PLANNING IN ORANGE COUNTY, FLORIDA; AMENDING		
7 8	THE ORANGE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "2010-2030		
8 9	COMPREHENSIVE PLAN," AS AMENDED, BY ADOPTING		
10	AN AMENDMENT PURSUANT TO SECTION 163.3184(3),		
11	FLORIDA STATUTES, FOR THE 2021 CALENDAR YEAR		
12	(SECOND CYCLE); AND PROVIDING AN EFFECTIVE		
13	DATE.		
14 15	BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF		
15	BE II ORDAINED BI THE BOARD OF COUNTY COMMISSIONERS OF		
16	ORANGE COUNTY:		
17	Section 1. Legislative Findings, Purpose, and Intent.		
18	a. Part II of Chapter 163, Florida Statutes, sets forth procedures and requirements for		
19	a local government in the State of Florida to adopt a comprehensive plan and amendments to a		
20	comprehensive plan;		
21	b. Orange County has complied with the applicable procedures and requirements of		
22	Part II of Chapter 163, Florida Statutes, for amending Orange County's 2010-2030 Comprehensive		
23	Plan; and		
24	c. On December 14, 2021, the Board of County Commissioners held a public hearing		
25	on the adoption of the proposed amendment to the Comprehensive Plan, as described in this		
26	ordinance, and decided to adopt it.		
27	Section 2. Authority. This ordinance is adopted in compliance with and pursuant to		
28	Part II of Chapter 163, Florida Statutes.		
29	Section 3. Amendment to Text of the Future Land Use Element. The Comprehensive		
30	Plan is hereby amended by amending the text of the Future Land Use Element to read as follows,		

31	with underlines show	ving new numbers and words, and strike-throughs indicating repealed numbers	
32	and words. (Words	s, numbers, and letters within brackets identify the amendment number and	
33	editorial notes, and	shall not be codified.)	
34		* * *	
35	[Amendment 2021-2-B-FLUE-4, f/k/a 2019-2-C-FLUE-2 and 2019-2-B-FLUE-5:]		
36 37 38 39 40 41 42 43 44 45	FLU8.1.1 (a)	The following zoning and future land use correlation shall be used to determine consistency with the Future Land Use Map. Land use compatibility, the location, availability and capacity of services and facilities; market demand and environmental features shall also be used in determining which specific zoning district is most appropriate. Density is restricted to the maximum and minimum allowed by the Future Land Use Map designation regardless of zoning. Density and Floor Area Ratio (FAR) calculation shall be defined as the language specified in Future Land Use Element Policy FLU1.1.2(C). Orange County's Zoning and Future Land Use Correlation is referenced herein as follows:	
46			

Zoning and Future Land Use Correlation				
FLUM	Designation	Density/Intensity	Zoning Districts	
Urban Residential				
Low De (LDR)	ensity Residential	(0 to 4 du/ac) <u>****</u>	A-1*, A-2*, R-CE* R-1, R-2**, R-1A, R-1AA, R-1AAA, R-1AAAA, R-T-1, R-T-2, R-L-D, PD, U-V	

**** The maximum density requirement of four (4) units per acre shall not apply to a legal lot of record as recognized by the Zoning Division with a future land use designation of Low Density Residential (LDR) and which, as of December 14, 2021, is zoned R-1A, R-1, R-2, or R-T-1, or may be rezoned from one of those four zoning districts to another of those zoning districts in accordance with this policy, provided that each of the following criteria are met:				
1.	The subject propert	y is located within the Urb	oan Service Area;	
2.	The proposed density and/or lot sizes are similar and compatible to those in the surrounding area and consistent with the pattern of surrounding development;			
3.	The subject lot of record, or each resulting lot if a lot split is proposed, is			
4	accessed by an open and maintained County-approved roadway;			
4.	The proposed minimum lot size and lot width requirements comply with the underlying zoning district, unless a variance or rezoning is obtained in accordance herewith;			

	Zoning and Future Land Use Correlation			
		FLUM Designation	Density/Intensity	Zoning Districts
			•	figuration of the originally platted
	lots or legally subdivided lots prior to 1991; if a parcel of land contains two (2)			-
		or more lots of record in their entirety, lot lines may be reconfigured, so long		
		as each resulting lot created is able to meet the minimum lot width and area		
		requirements (subject to obtaining a variance if needed), and so long as the total number of lots created does not exceed the number of lots of record contained		C C
	within the parcel as originally platted or legally subdivided; and			
		6. For R-2 zoned	properties, the proposed	use is single-family detached
		residential.		
		-	-	to support the lots created under
	this policy, a Preliminary Subdivision Plan (PSP), or an additional PSP, as the case may be, will not be required.			n additional PSP, as the case may
				efit from this policy may do so,
		· · ·		renced zoning districts to another oning is necessary to ensure the
			-	consistent with the development
		pattern in the surroundir	ng area, and (3) the Zonin	g Manager determines that any
				urban infill" project in a manner compact urban development and
		discourage urban sprawl.	ty s poneies to encourage (compact urban development and

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47 48			***	
	Section	n 4. Effective Dates f		lment.
48	Section (a)	<i></i>	* * *	
48 49		This ordinance shall beco	* * * for Ordinance and Amend pome effective as provided	
48 49 50	(a) (b)	This ordinance shall beco In accordance with Section	* * * for Ordinance and Amend tome effective as provided on 163.3184(3)(c)4., Flor	by general law.
48 49 50 51	(a) (b) adopted under	This ordinance shall becomes this ordinance becomes	* * * for Ordinance and Amend tome effective as provided on 163.3184(3)(c)4., Flor effective until 31 days af	by general law. ida Statutes, no plan amendment
48 49 50 51 52	(a) (b) adopted under that the plan a	This ordinance shall becomes In accordance with Section this ordinance becomes mendment package is con	* * * for Ordinance and Amend ome effective as provided on 163.3184(3)(c)4., Flor effective until 31 days af mplete. However, if an a	by general law. ida Statutes, no plan amendment ter the DEO notifies the County
 48 49 50 51 52 53 	(a) (b) adopted under that the plan a the amendmen	This ordinance shall becomes In accordance with Section this ordinance becomes mendment package is con	* * * for Ordinance and Amend ome effective as provided on 163.3184(3)(c)4., Flor effective until 31 days af mplete. However, if an a we until the DEO or the Ad	by general law. ida Statutes, no plan amendment ter the DEO notifies the County mendment is timely challenged, Iministration Commission issues
 48 49 50 51 52 53 54 	(a) (b) adopted under that the plan a the amendmen	This ordinance shall become In accordance with Section this ordinance becomes mendment package is cont t shall not become effection etermining the challenged	* * * for Ordinance and Amend ome effective as provided on 163.3184(3)(c)4., Flor effective until 31 days af mplete. However, if an a we until the DEO or the Ad	by general law. ida Statutes, no plan amendment ter the DEO notifies the County mendment is timely challenged, Iministration Commission issues

58	ADOPTED THIS 14th DAY OF DECEMB	ER, 2021.
59		
60		ORANGE COUNTY, FLORIDA
61		By: Board of County Commissioners
62		
63		
64		
65		By:
66		Jerry L. Demings
67		Orange County Mayor
68		
69	ATTEST: Phil Diamond, CPA, County Comptrolle	r
70	As Clerk to the Board of County Commissioners	
71		
72		
73		
74	By:	
75	Deputy Clerk	