1	DRAFT 5-25-17
2	ORDINANCE NO. 2017-
4	ORDINANCE NO. 2017-
5	AN ORDINANCE PERTAINING TO COMPREHENSIVE
6	PLANNING IN ORANGE COUNTY, FLORIDA; AMENDING
7	THE ORANGE COUNTY COMPREHENSIVE PLAN,
8	COMMONLY KNOWN AS THE "2010-2030
9	COMPREHENSIVE PLAN," AS AMENDED, BY ADOPTING
10	AMENDMENTS PURSUANT TO SECTION 163.3184(4),
11 12	FLORIDA STATUTES, FOR THE 2017 CALENDAR YEAR (FIRST CYCLE); AND PROVIDING EFFECTIVE DATES.
13	(FIRST CICLE), AND I ROVIDING EFFECTIVE DATES.
14	BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF
15	ORANGE COUNTY:
16	Section 1. Legislative Findings, Purpose, and Intent.
17	a. Part II of Chapter 163, Florida Statutes, sets forth procedures and requirements for
18	a local government in the State of Florida to adopt a comprehensive plan and amendments to a
19	comprehensive plan;
20	b. Orange County has complied with the applicable procedures and requirements of
21	Part II of Chapter 163, Florida Statutes, for amending Orange County's 2010-2030
22	Comprehensive Plan ("Comprehensive Plan");
23	c. On December 15, 2016, the Orange County Local Planning Agency ("LPA") held a
24	public hearing on the transmittal of the proposed amendments to the Comprehensive Plan as
25	described in this ordinance;
26	d. On January 24, 2017, the Board of County Commissioners ("Board") held a public
27	hearing on the transmittal of the proposed amendments to the Comprehensive Plan as described in
28	this ordinance;

29	e.	On March 31, 2017, the State of Florida's Department of Economic Opportunity					
30	("DEO") issu	ued a letter to the County relating to the DEO's review of those proposed					
31	amendments;						
32	f.	On April 20, 2017, the LPA held a public hearing on the adoption of the proposed					
33	amendments t	to the Comprehensive Plan as described in this ordinance; and					
34	g.	On June 6, 2017, the Board held a public hearing on adoption of the proposed					
35	amendments a	as described in this ordinance, and decided to adopt them.					
36	Sectio	n 2. Authority. This ordinance is adopted in compliance with and pursuant to					
37	the Act, now	known as the "Community Planning Act," Sections 163.3161-163.3217, Florida					
38	Statutes, as ar	mended.					
39	Sectio	n 3. Amendments to Text of Future Land Use Element. The Comprehensive					
40	Plan is hereby further amended by amending the text of the Future Land Use Element to read as						
41	follows, with underlines showing new numbers and words, and strike-throughs indicating repealed						
42	numbers and	words:					
43	FLU1.2.3	The amount of usable land and the need for land to accommodate the					
44		projected population within the Urban Service Area shall be monitored and					
45		updated on a regular basis as part to reflect changes in local conditions,					
46		consistent with the objectives of the Evaluation and Appraisal Report					
47		process. As part of this effort, Tthe County will assess its progress toward					
48		implementing the urban strategies contained herein in order to achieve its					
49		planned development pattern report the findings as part of the Evaluation					
50		and Appraisal Report.					
51		***					
52	FLU6.1.10	Orange County shall support the goals of the Rural Land Stewardship					
53		program as presented in Chapter 163.3248, F.S., encouraged by the					
54		Department of Community Affairs and consider cooperative					
55		implementation of this program where there are interested property owners,					
56		and adjoining entities willing to participate in this effort.					

57		***
58 59 60 61 62	OBJ FLU8.4	PUBLIC PARTICIPATION. Orange County shall provide for and encourage public participation in the comprehensive planning process, including consideration of proposed amendments to the CP and Evaluation and Appraisal Reports. This includes the use of community meetings, forums and visioning techniques, as needed.
63	Section	Amendments to Text of International Drive Element. The Comprehensive
64	Plan is hereby	further amended by amending the text of the International Drive Element to read as
65	follows, with u	underlines showing new numbers and words, and strike-throughs indicating repealed
66	numbers and v	vords:
67 68 69 70 71 72 73 74	OBJ 5.1	In order to minimize adverse development impacts, the County will pursue adoption of land development regulations to ensure land use compatibility and environmental protection within and adjacent to the Activity Center. Until such time, the County will ensure that development within the Activity Center is consistent with Rules 9J-5.006(3)(c)2 and 9J-5.013(2)(c), Florida Administrative Code (FAC) regarding land use compatibility and environmental resource protection.
75	Section	a 5. Amendments to Text of Transportation Element. The Comprehensive Plan
76	is hereby furth	ner amended by amending the text of the Transportation Element to read as follows
77	with underlin	es showing new numbers and words, and strike-throughs indicating repealed
78	numbers and v	vords:
79 80 81 82	T1.3.1	Orange County shall continue to use an annually-updated, financially feasible and phased Five-Year Capital Improvement Program to implement the identified transportation improvements required to maintain the designated level of service and quality of service.
83	Section	n 6. Amendments to Text of Housing Element. The Comprehensive Plan is
84	hereby further	amended by amending the text of the Housing Element to read as follows, with
85	underlines sho	wing new numbers and words, and strike-throughs indicating repealed numbers and

words:

87 88	H1.8.3	The number and type of approved units shall be periodically monitored in the Evaluation and Appraisal Report.						
89	Sectio	on 7. Amendments to Text of Conservation Element. The Comprehensive Plan						
90	is hereby further amended by amending the text of the Conservation Element to read as follows							
91	with underli	nes showing new numbers and words, and strike-throughs indicating repealed						
92	numbers and	words:						
93 94 95 96 97 98 99	C1.4.0	For the purposes of this Comprehensive Plan, Environmentally Sensitive Lands, per 9J-5, Florida Administrative Code and Chapter 163, Florida Statutes, for the purposes of this Comprehensive Plan shall mean at a minimum Class I conservation areas as defined in Conservation Policy C1.4.1, and their adjacent uplands, rare upland habitat including but not limited to sandhill and scrub, and those wetland and upland systems that support any Threatened, Endangered Species, or Species of Special Concern.						
101	Section	on 8. Amendments to Text of Open Space Element. The Comprehensive Plan is						
102	hereby furthe	er amended by amending the text of the Open Space Element to read as follows, with						
103		owing new numbers and words, and strike-throughs indicating repealed numbers and						
104	words:							
105 106 107 108 109	OS1.1.1	Open space shall be clearly defined and be internally consistent in the Land Development Code. However, in cases where environmentally sensitive land acreage is attributed to maintaining the resource-based recreation level of service, the functionality of open space shall be consistent with Rule 9J 5.003(88), Florida Administrative Code.						
110		***						
111 112 113 114 115 116	OS1.1.3	As it pertains to protection of vegetative communities and existing natural reservations specified in this element and the Recreation Element, tree protection shall be consistent with Rule 9J-5.013(2)(c)(3) and (7), F.A.C. Tree removal shall be authorized consistent with provisions of the Orange County Land Development Code, Chapter 15, Article VIII, or any subsequent revisions.						

118	Section	n 9.	Amendme	ents to	Text	of S	tormwater	Management	Element.	The
119	Comprehensiv	ve Plan	is hereby	y furthe	r amen	ded b	y amending	g the text of	the Stormy	water
120	Management	Element	to read a	s follows	s, with t	underli	nes showin	g new number	s and words	, and
121	strike-through	s indicat	ing repeal	ed numb	ers and	words	:			
122 123 124 125 126 127 128	SM1.4.5	needed These n analysis Admini level of	basis, as inaster stores requirements that it is based on the strative Control of the strative Control	dentified mwater j ents of C ode. To a a specifi	l in Stor plans sh Chapter make the ic basin	mwate tall inc 9J 5.0 ese pla can be	er Managem lude, at a m 11(1)(a) thro nning effor	ent Policy SM inimum, all da ough (f), Floric ts more efficie ward the priority SM1.4.7.	1.4.1. ta and l a nt, the	
130	Section	n 10.	Amendme	ents to	Text	of P	ublic Scho	ols Facilities	Element.	The
131	Comprehensiv	ve Plan	is hereby	further	amende	ed by	amending 1	the text of the	e Public Scl	hools
132	Facilities Ele	ment to	read as f	ollows,	with un	derlin	es showing	new numbers	and words,	, and
133	strike-through	s indicat	ing repeal	ed numb	ers and	words	:			
134 135 136	PS5.2.6	incomp	atible land	l uses thi	rough th nd [9J-5.	ie deve		he intrusion of view process.		
137					***					
138 139 140	PS6.3.7		tial uses					greement, the equirements	_	
141					***					
142 143 144		effec	Ū	of the	Interloca	al Agı		ouilding permit is described		
145										
146					***	•				
147										

148	Section	on 11.	Amendments	to	Text	of	Capital	<i>Improvements</i>	Element.	The
149	Comprehensi	ve Plar	is hereby furthe	r ame	ended b	y am	ending th	e text of the Capi	tal Improver	nents
150	Element to re	ead as f	ollows, with und	erline	es show	ing r	new numb	ers and words, ar	nd strike-thro	oughs
151	indicating rep	pealed 1	numbers and wor	ds:						
152 153 154 155 156 157 158	CIE1.1.6	order impro multi exper devel	to maintain a ovements. The C -year Capital In nditures necessita	a fin Capita nprov ated l ges in	nanciall al Improvements by char n econo	y fe roven s Pro nges omic	asible 5- nents Buc gram. Fu in popular base will	Improvements E year schedule of lget will be bas ture capital imp tion, changes in be calculated and	of capital ed on the rovements real estate	
159					***					
160 161 162	CIE1.1.16	adopt		ordina	ance p			ollowing change are consistent	-	
163 164 165 166 167		the • Cor Imp	Capital Improve	ments difica ram	s Progr tions to	am o reve	enue sourc	project already in the ces identified in the cons		
169	Section	on 12.	Amendments	to To	ext of	Inter	governme	ental Coordinatio	on Element.	. The
170	Comprehensi	ve Pla	n is hereby furth	er ar	nended	by a	amending	the text of the I	ntergovernm	nental
171	Coordination	Eleme	nt to read as foll	lows,	with u	ınder	lines show	ving new number	rs and words	s, and
172	strike-through	hs indic	cating repealed no	umbe	ers and	word	s:			
173 174 175 176 177 178	ICE1.1.4	resol	we intergovernmourisdictions on a The County sl	ental case- hall s Cent	coordi by-case seek di	natio e basi spute	n disputes s, using the resolution	spute resolution s with other mun ne procedures bel on assistance and Planning Counci	nicipalities ow: guidance	
179 180 181		В.		and I				ed consistent wit Chapter 164, F.S		

182 183		C. Unless requested by the disputing parties, the process shall not be used to address environmental permitting or other regulatory issues.
184		
185		***
186	ICE1.9.8	In accordance with Florida Statute Chapter 240.155, Orange County shall
187		review and coordinate land use planning and development of the University
188		of Central Florida (UCF) as specified in the UCF Campus Master Plan
189 190		(1995) and as amended of Campus Master Plans prepared or amended pursuant to Section 1013.30, F.S. Subsequent development agreements shall
191		be established and periodically amended in conjunction with or based on
192		campus development, which singularly or cumulatively result in:
193		A. A 10 percent increase in campus land use intensities or densities;
194		B. A 10 percent decrease in campus natural areas, open space or buffers;
195		C. A 10 percent increase of development impacts on roads or another public
196 197		facility or service provided or maintained by the state, County or any affected local government.
198	Sectio	on 13. Effective Dates for Ordinance and Amendments.
199	(a)	This ordinance shall become effective as provided by general law.
200	(b)	In accordance with Section 163.3184(4)(e)5., Florida Statutes, a plan amendment
201	adopted unde	er the state coordinated review process shall go into effect pursuant to the DEO's
202	notice of inte	nt. If timely challenged, an amendment does not become effective until the DEO or
203	the Administ	ration Commission enters a final order determining the adopted amendments to be in
204	compliance.	
205	(c)	No development orders, development permits, or land uses dependent on these
206	amendments	may be issued or commence before these amendments have become effective.
207		
208		{Signature Page Follows}

209	
210	ADOPTED THIS 6 th DAY OF JUNE, 2017.
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213	ORANGE COUNTY, FLORIDA
214	By: Board of County Commissioners
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217	By:
218	Teresa Jacobs
219	Orange County Mayor
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223	ATTEST: Phil Diamond, CPA, County Comptroller
224	As Clerk to the Board of County Commissioners
225	a contract of the second secon
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228	Deputy Clerk
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