1 2 3 4 5 6 7 8 9 10 11 12 13 14	ORDINANCE NO. 2020 AN ORDINANCE PERTAINING TO COMPREHENSIVE PLANNING IN ORANGE COUNTY, FLORIDA; AMENDING THE ORANGE COUNTY COMPREHENSIVE PLAN, COMMONLY KNOWN AS THE "2010-2030 COMPREHENSIVE PLAN," AS AMENDED, BY ADOPTING AN AMENDMENT PURSUANT TO SECTION 163.3184(3), FLORIDA STATUTES; AND PROVIDING AN EFFECTIVE DATE.	DRAFT 03-04-20
15	BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSI	ONERS OF
16	ORANGE COUNTY:	J
17	Section 1. Legislative Findings, Purpose, and Intent.	
18	a. Part II of Chapter 163, Florida Statutes, sets forth procedures and req	uirements for
19	a local government in the State of Florida to adopt a comprehensive plan and amount	endments to a
20	comprehensive plan;	
21	b. Orange County has complied with the applicable procedures and re-	quirements of
22 .	Part II of Chapter 163, Florida Statutes, for amending Orange County'	s 2010-2030
23	Comprehensive Plan;	
24	c. On September 19, 2019, the Orange County Local Planning Agency	("LPA") held
25	a public hearing on the transmittal of the proposed amendment to the Comprehen	nsive Plan, as
26	described in this ordinance; and	
27	d. On October 22, 2019, the Orange County Board of County C	ommissioners
28	("Board") held a public hearing on the transmittal of the proposed amend	lment to the

Comprehensive Plan, as described in this ordinance; and

30	e. On December 13, 2019, the Florida Department of Economic Opportunity
3 Ì	("DEO") issued a letter to the County relating to the DEO's review of the proposed amendment
32	to the Comprehensive Plan, as described in this ordinance; and
33	f. On January 16, 2020, the LPA held a public hearing at which it reviewed and
34	made recommendations regarding the adoption of the proposed amendment to the
35	Comprehensive Plan, as described in this ordinance; and
	Comprehensive Frank, as asserted in time standards, and
36	g. On March 24, 2020, the Board held a public hearing on the adoption of the
37	proposed amendment to the Comprehensive Plan, as described in this ordinance, and decided to
38	adopt it.
39	Section 2. Authority. This ordinance is adopted in compliance with and pursuant to
40	Part II of Chapter 163, Florida Statutes.
41	Section 3. Amendments to the Text of the Future Land Use Element. The
42	Comprehensive Plan is hereby further amended by amending the text of the Future Land Use
43	Element to read as follows, with underlines showing new numbers and words, and strike-
44	throughs indicating repealed numbers and words. (Words, numbers, and letters within brackets
45	identify the amendment number and editorial notes, and shall not be codified.)
46	* * *
47	[Amendment 2019-2-C-FLUE-1]
48 49	FLU4.1.12 Town Center Conceptual Regulating Plan and Final Regulating Plan.
50	Owner(s) of property within the Horizon West Town Center shall have the
51	right, as an alternative to processing a Planned Development/Unified
52	Neighborhood Plan (PD/UNP) under the Town Center Code, to process a
53	Conceptual Regulating Plan (CRP) and a Planned Development / Regulating
54 55	Plan (PD/RP). A Regulating Plan is an illustrative representation of a proposed development and the location of form-based transect zones/districts.
56	FLU4.1.12.1 Town Center Conceptual Regulating Plan: A Conceptual Regulating Plan
57	(CRP) is a general illustrative representation of a proposed development and
58	the location of form-based transect zones/districts. A CRP shall be submitted

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for curs	ory	review	by	to	the	Planning	Division	prior	to	formal	submittal	of	a
Planned	De	evelopm	ent	/Re	gula	ating Plan	(PD/RP)						

- A. A CRP is precursory shall be submitted prior to the submission of a Planned Development/Regulating Plan (PD/RP). The purpose of the CRP is to allow Orange County Planning Division staff the opportunity to review the proposal. The applicant and Planning staff shall work together to collectively refine the CRP in order to meet the intent of this section.
- B. The CRP shall not be adopted as part of the Future Land Use Map or Map Series or included as an attachment, but rather the CRP will be used as a general guide for a final PD/RP.
- C. Should a Comprehensive Plan Text Amendment be requested by the applicant, the CRP shall be transmitted along with the requested text amendment to the State for review.
- D. The following components shall be depicted on, or attached to, a CRP at the time of the Comprehensive Plan Amendment Application submittal:
 - General location of form-base transect zones/districts,
 - Gross and net developable land area,
 - Initially proposed development program,
 - General description of proposed transect zones/districts
 (character, mix of land uses, product types, block/street patterns, etc.),
 - General location and types of open space or preservation areas,
 - General location of neighborhoods based on a quarter-mile radius,
 - General location of existing planned road system, trails, and other transportation modes, and
 - General location of existing and planned public facilities, including, but not limited to, schools (as coordinated with Orange County Public Schools), parks, fire stations, etc.
- E. In addition to the specific components listed above, review of a CRP should ensure that the following elements are addressed or followed:
 - 1. Consistency with the Comprehensive Plan: A project justification statement should be provided that identifies any relevant and supporting Comprehensive Plan policies and explains how the project is consistent with the identified policies.
 - 2. Coordinated Development: Planning for development will occur in a coordinated, comprehensive, and integrated manner. The CRP will establish a general guide for connectivity and coordinated development.
 - 3. Community Meetings/Public Participation: A community meeting/public workshop shall be held for any proposed CRP prior to

98 99 100		the submittal of the final PD/RP. The purpose of the community meeting is to provide surrounding property owners a proposed project overview consistent with the CRP.
101 102 103 104 105 106 107	FLU4.1.12.2	Transportation Road Network Agreement: Prior to submittal of a PD/RP, an applicant shall meet with Transportation Planning Division staff regarding a required Transportation Road Network Agreement to address all road right-of-way, design, and construction obligations, including any related terms or conditions with respect to right-of-way contributions and/or transportation impact fee credits. The agreement shall be processed through the Road Agreement Committee (RAC) for concurrent approval consideration by the Board of County Commissioners with the final PD/RP.
109 110 111 112	FLU4.1.12.3	Adequate Public Facilities Agreement: A Town Center PD/RP shall be subject to the Adequate Public Facilities (APF) provisions outlined in Policy FLU4.2.2, including concurrent approval consideration by the Board of County Commissioners with the final PD/RP.
113 114 115 116 117	<u>FLU4.1.12.4</u>	Town Center Final PD Regulating Plan (PD/RP): Upon Orange County Planning Division staff review and acceptance of a CRP, in accordance with FLU4.8.1, and in lieu of a Planned Development/Unified Neighborhood Plan (PD/UNP), applicants shall submit a PD/RP rezoning application for the subject property.
118 119 120 121 122 123 124 125 126 127 128 129 130 131		A. Development within a PD/RP may be subject to the provisions of the Town Center Planned Development Code, but only to the extent that those certain regulations, standards, and procedures are not addressed within the PD/RP. The Village Planned Development Code shall not apply to the PD/RP unless specifically stated in the PD/RP. In the event of conflict or ambiguity between the provisions set forth in Orange County Code and those within the PD/RP, the PD/RP shall control. In the event Orange County Code and an approved PD/RP is silent as to a performance or development standard, the Development Review Committee (DRC) shall establish the standard or make the determination, which in turn can be appealed by an applicant to the Board of County Commissioners. Notwithstanding the foregoing, the Village Planned Development Code shall not apply to the Town Center unless specifically stated in the Town Center Planned Development Code, applicable PD/RP.
133 134		B. At a minimum, the following components must be identified or addressed by a PD/RP:
135		 Final transect zone/district boundaries.
136		• Final gross and net developable acreage.
137		 Final land uses and development program,
138		• Final location and types of open space or preservation areas,
139		 Transferable Development Rights (TDR) calculations,

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- Street types, and
- <u>Intersection density analysis/diagram.</u>
- C. In addition to the required components listed above, review of a PD/RP should ensure that the following elements are addressed or provided:
 - 1. Transect Zones/Districts and Development Program: A PD/RP shall reflect a development program that is consistent with the CRP. The final configuration of the PD/RP transect zones/districts may vary from the CRP provided they are generally consistent with the intent of the CRP and with the written descriptions of the transect zones/districts on the CRP. Upon adoption by the Board of County Commissioners, the final PD/RP transect zones / districts shall be depicted and referenced on the staff-maintained Horizon West Special Planning Area Land Use Map.
 - 2. Connectivity: All development within a PD/RP shall provide for an interconnected transportation network (including pedestrian trails, multi-modal systems, trail systems, etc.) and achieve an overall intersection density between 100 and 140 intersections per square mile. Eligible intersection types shall include those along roads, streets, trails, and designated pedestrian passageways.
 - 3. Green Infrastructure: A PD/RP shall include a plan for a connected network of natural resources, open spaces, recreational areas, and constructed nature-based systems, including, but not limited to, Low Impact Development (LID) features and stormwater management areas.

FLU4.1.12.5 PD/RP Amendments and Expedited Development Review Process:

- A. Amendments to an approved PD/RP shall be subject to the Land Use Plan and Development Plan alterations process and criteria addressed in the Orange County Code.
- B. Following approval of a PD/RP, any subsequent Preliminary Subdivision Plan (PSP), Master Development Plan (MDP), or Development Plan (DP) may be submitted for concurrent review with related construction permits; however, final permits shall not be issued until an approved PSP, MDP, or DP has become effective.
- C. Any waiver approved by the BCC at the time of PSP approval shall deemed an approved waiver under the PD/UNP or PD/RP, as applicable, without additional application or review required of the PD/UNP or PD/RP.

Village Greenbelts. In addition to requirements for formal parks and neighborhood greens, greenbelts surrounding each Village and the Town Center averaging 500 feet in width shall be required at the perimeter of each Village, except for those perimeters located adjacent to designated Water

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Conserv II lands that otherwise provide the permanent undeveloped edge contemplated by this policy. This greenbelt must be provided to discourage sprawl by creating a definable Village and provide a permanent undeveloped edge, except as set forth in FLU4.3.2, so that planning a Village within limited spaces takes on meaning. Topography and other physical features may allow this width to be reduced where visual separation can be accomplished with less distance. Where it may be beneficial to concentrate the acreage to enhance wildlife corridors, wetland connections, or preserve valuable uplands and protect sites critical for Floridan Aquifer protection, the greenbelt may be concentrated in one section of the Village Perimeter. In no case shall the greenbelt separation between villages be less than 300 feet. Subject to subdivision regulations and conservation area protection requirements, access drives and bicycle/pedestrian paths may be allowed within greenbelt/buffer to connect properties that would otherwise be denied reasonable access. Development standards for access drives pedestrian/bicycle paths through a greenbelt/buffer shall be addressed in the Village and Town Center Development Codes.

Transfer of Development Rights (TDRs). In order to encourage the implementation of the greenbelt requirements in FLU4.5.1, preserve other important uplands, agricultural areas, water reuse areas, Floridan aquifer recharge, wetland connections and wildlife corridors, Orange County may allow the Transfer of Development Rights from these sending areas to receiving areas in Orange County. To provide rights-of-way for limited expressways or principal arterial roadways necessary to support the villages, Orange County will allow Transfer of Development Rights (TDR) from the rights-of-way to developable receiving areas. Transfer will be limited to the property on which the right-of-way is located or within 1/4-mile of the right-ofway sending area, whichever is greater. Net density in Village Centers and the Town Center may be increased from 5.0 DU/net developable acre up to 16 DU/net developable acre where TDRs are used. Net density in the Town Center may be increased from 4 DU/net developable acre up to 2430 DU/net developable acre where TDRs are used_or through internal unit density transfers and use conversions permitted within a PD/UNP or PD/RP. However, the implementation of the greenbelt requirements in FLU4.5.1 and the preservation of other important uplands, agricultural areas, water reuse areas, critical Floridian Aquifer recharge sites, wetland connections and wildlife corridors will not be limited to Transfer of Development Rights. Orange County may allow for purchase of these areas through special taxing districts and special impact fees for a specific Village to be used in the establishment of that Village. Orange County has adopted an ordinance implementing Transfer of Development Rights. The TDR ordinance enhances the preservation of ecologically sensitive areas and reinforces the defined village edge by identifying TDR sending areas within the Village Greenbelt as identified in FLU4.5.1. The use of TDRs also provides for protection of private property rights within the sending areas. Additionally, limits are

placed on the amount of development rights that can be transferred within any neighborhood to ensure a compact and integrated development form that has a population density to meet the requirements of a neighborhood school while providing for a diversity of housing types. The TDR limits established for each Village do not create entitlements for their use within any particular development. The use of TDR credits is subject to approval by the Board of County Commissioners on a case by case basis.

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OBJ FLU4.6 VILLAGE DEVELOPMENT CODE. The design principles of the Horizon West planning process shall be implemented through adoption of the Village Planned Development Code, Town Center Planned Development Code, and ultimately a Planned Development/Land Use Plan (PD/LUP), Planned Development/Unified Neighborhood Plan (PD/UNP). Planned Development/Regulating Plan (PD/RP).

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Town Center. The purpose of the Town Center is to provide a place for residential, office, retail, and light industrial land uses with a more regional market base that serves as an employment center, the scale of which is not permitted in the villages.

The Town Center shall be oriented towards serving the residents of the Villages and surrounding area and not designed as a tourist destination. The Town Center shall be planned and established with limited access expressways within the greenbelt (as defined in FLU4.5.1) of the Town Center. In order for development to take place, the Town Center must be located so that it has immediate access to an interchange or interchanges of the Western Beltway, or similar facility with connections to the regional market base. The Town Center must be designed to encourage and accommodate future linkage with the regional transit system and must provide for connections to, and be integrated with the collector streets, and the pedestrian and bike path system provided in individual villages. One high school site and one activity-based community park site shall be provided to serve the Town Center and Horizon West.

The following is the proposed land use mix for the Town Center:

Land Use Mix	Required	Permitted
Residential*	15%	30%
Commercial and Retail*	40%	70% .
Regional Office	0%	30%
Light Industrial	0%	20%
Overall Office, Commercial	0%	70%
and Industrial (2-5)		
Public and Civic	10%	No Maximum
Public Parks and Open Space	5%	No Maximum
*Residential dwellings are p	ermitted abov	e ground floor
commercial.		

261 262 263		The Town Center will be integrated with the regional transit system. The design shall include designated locations for establishment of transit stations as a component of a mixed-use development. ***
264 265 266 267 268 269 270 271 272	FLU4.7.2	Town Center — Development Linkage and Timing. Prior to approval by Orange County of any application for a Planned Development (PD) Land Use Plan (PD-/LUP)/, Unified Neighborhood Plan (UNP), or Regulating Plan (RP) within Corporate Neighborhoods 1, 2, 3 and 4, or within the Town Center Core Neighborhood (as depicted on the Horizon West Special Planning Area Land Use Map Recommended Land Use Plan for the Town Center), the following conditions intended to address the traffic needs as determined by the County shall be met:
273 274 275 276 277 278 279 280		A. A developer's agreement(s) shall be approved by the Board of County Commissioners addressing, at a minimum, those roadway facilities assigned by location within one or more of the Corporate Neighborhoods or the Town Center Core as identified below. The agreement shall, at a minimum, identify the responsibility for planning, funding, and scheduling of design, permitting, right-of-way acquisition, and construction of roadway segments based on the location of the property as prescribed below.
281 282		 Location — Corporate Neighborhood 3 and 4, and Town Center Core Neighborhood:
283 284		Responsibility — Avalon Road from Old YMCA Road to New Independence Parkway
285		 Location — Town Center Core Neighborhood:
286 287 288 289		Responsibility — Horizon Boulevard from Porter Road to Valencia Parkway; Valencia Parkway from Horizon Boulevard to Schofield Road/Karl Kahlert Parkway; and Schofield Road/Karl Kahlert Parkway from Valencia Parkway to Avalon Road
290		• Location — Corporate Neighborhood 1 and 2:
291 292 293 294		Responsibility — Hamlin Groves Trail from Horizon Boulevard to New Independence Parkway; Horizon Boulevard/Porter Road from CR 545 to Hamlin Groves Trail; and extension of New Independence Parkway to S.R. 429
295 296 297 298 299 300 301		In the event an alternate roadway segment provides a comparable service area and capacity, it may substitute for portions of one or more of the roadway segments identified above. The developer's agreement(s) shall be consistent with all required roadway improvements and conditions of approval specified in the Horizon West Global Road Term Sheet, originally approved on September 20, 2011, by the BCC and as amended.
302	,	B. Right-of-way values shall not exceed \$22,500 per acre.

303 C. Condition of approval on the PD stating, "Should the level of service on CR 545 fall below LOS 'E,' no construction plan approvals will take place until a developer's agreement(s) is approved among the owners of property in Neighborhoods 3, 4, and 5 (exclusive of any property owner whose 306 responsibility has been met through a pre-existing developer's agreement), 307 and the Board of County Commissioners. The agreement shall, at a 308 minimum, address the responsibility for planning, funding, and scheduling 309 of design, permitting, right-of-way acquisition, and construction of 310 necessary improvements to CR 545." 311 312 FLU4.7.3 Town Center Planned Development Code. Orange County shall-adopted a Town Center Planned Deevelopment Ceode with innovative standards and 313 guidelines based upon traditional city planning and design principles to ensure 314 an urban development pattern that encourages a mix of compatible uses within 315 the Town Center neighborhoods and a well-defined, mixed-use Traditional 316 Town Center Core Area. Town Center design criteria shall be incorporated 317 into a Town Center Planned Development Code adopted as part of the Orange 318 319 County Code. Until such time as the Town Center Code is adopted, no Unified Neighborhood Plan or Planned Development Land Use Plan (PD-320 LUP). Upon adoption of the Town Center Planned Development Code, Aall 321 322 development within the boundary of the Town Center shall comply with the provisions of the Town Center Planned Development Code, including the 323 324 provisions for submittal and approval of Unified Neighborhood Plans (UNP) 225 or any alternative provisions outlined within an approved Town Center Planned Development/Regulating Plan (PD/RP). For each land use district, the Town Center Planned Development Code development code should 327 contain provisions for: 328 329 • Street, block and general development standards; Permitted and prohibited uses; 330 Building and site design guidelines; 331 On-street and off street parking standards; 332 Regulatory procedures for reviewing and approving Unified 333 Neighborhood Plans, site plans and subdivision plans; 334 • Transfers of development program allocations between Neighborhood 335 336 Plans: 337 Density/intensity bonuses for unified plans and provision of additional connected open space; and a development review and approval process 338 that encourages unified planning of properties that are individual or in 339 aggregate, and large enough to be developed as an identifiable 340 neighborhood. 341 342 FLU4.7.4 The Town Center Planned Development Code shall encourage development through planning as either Unified Neighborhood Plans (UNPs) or optional

Regulating Plans (RPs). The Deevelopment program associated with a UNP

or RP within Unified Neighborhood Planning areas-shall generally reflect be subject to the approved a proportionate share sum—of the allocated development programs for the subject property, District parcels within the approved Unified Neighborhood Planning Area—as identified in Policy FLU4.7.9 - Table 1.1 and as depicted on the originally-adopted Town Center Recommended Land Use Plan Map. A development program may also be adjusted to account for internal Town Center unit (DU whether originally programmed in Table 1.1 as DU or converted from commercial square footage into DU) transfers and use conversions. Development of individual parcels not part of a Unified Neighborhood Plan shall be subject to the minimum density/intensity allowed for the district.

Land Use District Boundary Adjustments. The Horizon West Special Planning Area Land Use Map depicts the approximate location and

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Planning Area Land Use Map depicts the approximate location and boundaries of all land use Ddistricts (Ddistricts) or form-based transect zones (transects) within the Town Center. These Ddistricts and transects are required to be depicted as part of each Town Center Planned Development -/ Unified Neighborhood Plan (PD/UNP) or optional Town Center Planned Development / Regulating Plan (PD/RP), as approved by the Board of County Commissioners. Changes or adjustments to the land districts and/or transects may be considered and processed as a Planned Development (PD) rezoning (if the property does not yet have a PD zoning designation), or PD Land Use Plan Amendment, or Change Determination Review (CDR) to request an existing PD. Such changes and adjustments shall be evaluated for consistency with the criteria outlined in Policy FLU4.1.9, and shown of the Horizon West Special Planning Area Land Use Map when approved. In order to realize Unified Neighborhood Plans with a workable size and form, it may be prudent to make minor adjustments to the boundaries of land use Districts as they are transferred from the RLUP to the PD/UNP. Therefore, minor adjustments to land use District boundaries, as described by this Policy, may be proposed for consideration on a case-by-case basis. The County may approve such requests as part of an initial PD/UNP or during a subsequent Change Determination Request (CDR) or amendment to a PD/UNP.

All requests for a District boundary adjustment must demonstrate at least one (1) of the following conditions:

- A. A boundary adjustment is necessary in order to avoid unworkable remnant or 'sliver' land areas, on the perimeter of a District, which has resulted from:
 - final alignment (as determined by right-of-way dedication) of an adjacent Urban Collector road, or Framework Street; or
 - updated field data related to the perimeter edge location of surface water body levels, wetlands, conservation areas, or similar natural features as identified within an approved Conservation Area Determination (CAD).

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B. A boundary adjustment is necessary to accommodate the establishment, expansion, or contraction, of a Greenbelt or Open Space land use District.

C. A boundary adjustment will facilitate an optimal and compatible use of lands immediately adjoining existing lakes or similar natural features.

D. A boundary adjustment is necessary in order to achieve reasonable utilization of the development program assigned to the subject District, provided: the adjustment does not undermine the planning principles described in Policy FLU4.7.7; and, it will not cause the gross land area of an affected land use District to increase, or decrease, by more than fifteen (15) percent.

Such changes and adjustments shall be evaluated for consistency with the criteria outlined in Policy FLU4.1.9, and shown on the Horizon West Special Planning Area Land Use Map when approved.

Development Program. Each Neighborhood Parcel listed in Table 1.1 below FLU4.7.9 and shown on the Horizon West Special Planning Area Land Use Map Town Center Recommended Land Use Plan shall be allowed to develop, development, when approved pursuant to an adopted the Town Center

Planned Development Code, and applicable PD/UNP, or PD/RP agency

permits and approvals that achieves the development program.

Development programs approved as part of the initial Planned Development/ Unified Neighborhood Plan PD/UNP or PD/RP may be permitted to vary from those identified in Table 1.1, consistent with provisions of the Town Center Planned Development Code. Proposed variations in development programs may reflect bonus assignments associated with transfers of development rights, or land use District/Corporate Neighborhood-based entitlement transfers, or land use conversions, or bonus assignments.

Table 1.1 identifies residential, non-residential and hotel development entitlements assigned to individual Neighborhood Parcels. In addition, the table provides for a bonus residential entitlement of 1,540 dwelling units intended as an incentive for the submittal of a Unified Neighborhood Plans (PD/UNPs), or a PD/RP. In addition, Table 1.1 allocates hotel unit entitlement available entitlements to Corporate Campus Mixed Use (CCMU) and, Retail/Wholesale (RW), land use and Traditional Town Center Districts. The assignment of the bonus residential and hotel entitlements shall be accomplished in the following manner:

A. The submittal of a complete Planned Development Neighborhood Plan PD/UNP or PD/RP, consistent with the any applicable requirements of the Town Center Planned Development, shall entitle the applicant to request an assignment of dwelling units from the bonus residential entitlement provided in Table 1.1. The assignment shall be limited to the pro rata share of the number of dwelling units available under the bonus category of entitlements. The share shall be determined

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by the ratio of the percentage of net developable land area included in the applicable PD/UNP or PD/RP, to the total net developable area included in the Town Center.

- B. Assignment of a share of the hotel unit entitlement available to CCMU, R/W, and RW land use—Traditional Town Center Districts or Transect Zones may be requested by Town Center property owners through the PD-/UNP, PD/RP, PSP and/or DP approval process. The conditions of an assignment include:
 - 1. Limited to Neighborhood Parcels with a that contain CCMU, R/W, or RW—Traditional Town Center Land Use District/Transect Zone designations;
 - 2. Any single assignment is limited to no more than twenty-five (25) percent of the total number (700) available; and
 - 3. The assignment shall expire within two years if a building permit for the applicable hotel units has not been approved by Orange County; and
 - 4. Any unused entitlements in a PD/UNP or PD/RP may be transferred to another PD/UNP or PD/RP within the Town Center through the PD Change Determination Review (CDR) request process.

TABLE 1.1

CORPORATE N	EIGHBORHOOD 1 DI	EVELOPMENT I	PROGRAM		
6	Land Use	Non APF Civic, Park and Recreational Area	Non-Residential Square Feet	Residential Dwelling Units	Hotel Rooms
CCM - 1*	Corp. Campus Mixed	7.0%	234,450	310	0
CCM-2*	Corp. Campus Mixed	7.0%	251,250	80	0
CCM – 3	Corp. Campus Mixed	7.0%	92,700	50	0
RW – 1 *	Retail/Wholesale	7.0%	155,100	0	0
RW-1b	Retail/Wholesale	7.0%	430,000	0	0
RW – 2 *	Retail/Wholesale	7.0%	105,400	0	0
UR -1	Urban Residential	7.0%	0	150	
	Subtotals	7.0%	1,268,900	. 590	
CORPORATE N	EIGHBORHOOD 2 D	EVELOPMENT I	PROGRAM		; -
Neighborhood Parcel	Land Use	Non APF Civic, Park and Recreational Area	Non-Residential Square Feet	Residential Dwelling Units	Hotel Rooms
UR-2	Urban Residential	7.0%	0	205	0
CCM-4 *	Corp. Campus Mixed	7.0%	510,400	275	0

CCM – 8	Corp. Campus	7.0%	133,800	75	0
	Mixed	7.070			
CCM - 9	Corp. Campus Mixed	7.0%	131,500	70	0
CNC -1 *	Corp. Neigh, Center	7.0%	63,600	0	0
	Subtotals	7.0%	1,481,800	975	0
CORPORATE NE	CIGHBORHOOD 3 D	EVELOPMENT I	PROGRAM	,	-
Neighborhood Parcel	Land Use	Non APF Civic, Park and Recreational Area	Non-Residential Square Feet	Residential Dwelling Units	Hotel Rooms
UR-3	Urban Residential	7.0%	0	490	0
UR-4	Urban Residential	7.0%	0	220	0
UR-5	Urban Residential	7.0%	0	260	0
RW – 3	Retail/Wholesale	7.0%	111,600	0	0
RW – 4	Retail/Wholesale	7.0%	196,400	0	0
RW-4a	Retail/Wholesale	7.0%	317,690	157	0
RW-4b	Retail/Wholesale	7.0%	40,000	68	
CCM - 10	Corp. Campus Mixed	7.0%	97,710	68	0
	Subtotals	7.0%	763,400	1,195	0
CORPORATE NE	EIGHBORHOOD 4 D	EVELOPMENT I	PROGRAM		
Neighborhood Parcel	Land Use	Non APF Civic, Park and Recreational Area	Non-Residential Square Feet	Residential Dwelling Units	Hotel Rooms
CCM - 11	Corp. Campus Mixed	7.0%	719,600	370	0.
CCM - 12	Corp. Campus Mixed	7.0%	342,100	170	0
CCM - 13	Corp. Campus Mixed	7.0%	441,200	215	0
CNC -2	Corp. Neigh. Center	7.0%	82,200	0	. 0
	Subtotals	7.0%	1,585,100	755	0
	NEIGHBORHOOD I			•	
Neighborhood Parcel	Land Use	Non APF Civic, Park and Recreational Area	Non-Residential Square Feet	Residential Dwelling Units	Hotel Rooms
CCM - 14	Corp. Campus Mixed	7.0%	65,500	35	0

CCM - 15	Corp. Campus Mixed	7.0%	143,700	80	0
CCM - 16	Corp. Campus Mixed	7.0%	646,600	0	0
CCM - 17	Corp. Campus Mixed	7.0%	325,000	155	0
RW - 5	Retail/Wholesale	7.0%	154,600	0	0
RW - 6	Retail/Wholesale	7.0%	178,400	. 0	0
RW - 7	Retail/Wholesale	7.0%	186,400	0	0
TTC	Traditional Town Center	7.0%	1,352,000	1,085	250
	Subtotals	7.0%	3,052,200	1,355	250
TOWN CENTER	TOTALS	7.0%	8,151,400	4,870	250
RESIDENTIAL E	ONUS ORANGE CO	DUNTY NATION	AL GOLF COURSE	AND HOTEL	
DEVELOPMENT	PROGRAMS	<u>, ' </u>	AL GOLF COURSE	, ', '	
		,	Non-Residential Square Feet	Residential Dwelling Units	Hotel Rooms
DEVELOPMENT	PROGRAMS	Non APF Civic, Park and Recreational	Non-Residential	Residential Dwelling	
Applicable Area All CCM and	Land Use Unified Neighborhood Plan Residential Dwelling Unit	Non APF Civic, Park and Recreational Area	Non-Residential Square Feet	Residential Dwelling Units	Rooms
Applicable Area All CCM and UR Parcels Orange County National Golf	Unified Neighborhood Plan Residential Dwelling Unit Bonus	Non APF Civic, Park and Recreational Area	Non-Residential Square Feet	Residential Dwelling Units	Rooms NA

~ ~ ~~	Section 4. Effective Dates for Orainance and Amenament.
455	(a) This ordinance shall become effective as provided by general law.
456	(b) In accordance with Section 163.3184(3)(c)4., Florida Statutes, no pla
457	amendment adopted under this ordinance becomes effective until 31 days after the DEO notifie
458	the County that the plan amendment package is complete. However, if an amendment is timel
459	challenged, the amendment shall not become effective until the DEO or the Administration
460	Commission issues a final order determining the challenged amendment to be in compliance.
461	(c) No development orders, development permits, or land uses dependent on this
462	amendment may be issued or commence before the amendment has become effective.
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464	
465	
\bigcirc_6	ADOPTED THIS 24th DAY OF MARCH, 2020.
467	
468	ORANGE COUNTY, FLORIDA
469	By: Board of County Commissioners
470 471	
472	
<i>4</i> 73	By:
474	Jerry L. Demings
475	Orange County Mayor
476	ATTEGT, DI'I D'
477 478	ATTEST: Phil Diamond, CPA, County Comptroller
479	As Clerk to the Board of County Commissioners
480	
481	
482	By:
483	Deputy Clerk