1	ORDINANCE NO. 2025-14			
2				
3	AN ORDINANCE OF WELLINGTON, FLORIDA'S COUNCIL,			
4	APPROVING A DEVELOPMENT ORDER AMENDMENT TO MODIFY			
5	THE ZONING DEVELOPMENT ORDER FOR CERTAIN PROPERTIES,			
6	KNOWN AS WELLINGTON GREEN, TOTALING 456.30 ACRES, MORE			
7	OR LESS, LOCATED ON THE SOUTHWEST CORNER OF STATE ROAD 7			
8 9	AND FOREST HILL BOULEVARD, AS MORE SPECIFICALLY DESCRIBED HEREIN, TO DELETE PRIOR CONDITIONS OF APPROVAL, THAT WERE			
9 10	ORIGINALLY ADOPTED AS PART OF THE REZONING BY PALM			
10	BEACH COUNTY, DUE TO THEIR SATISFACTION, OBSOLESCENCE, OR			
12	INCLUSION WITHIN THE WELLINGTON GREEN MASTER PLAN;			
13	PROVIDING A CONFLICTS CLAUSE; PROVIDING A SEVERABILITY			
-0 14	CLAUSE; PROVIDING AN EFFECTIVE DATE.			
15				
16	WHEREAS, the Wellington Council, as the governing body, pursuant to the authority			
17	vested in Chapter 163 and Chapter 166, Florida Statutes, and the Land Development Regulations			
18	(LDR), as adopted by Wellington, is authorized and empowered to consider changes related to			
19	zoning and land development orders; and			
20				
21	WHEREAS, Palm Beach County (PBC) adopted Resolution No. R-96-1195 designating the			
22	subject site, known as Wellington Green (F.K.A. Wellington Commons DRI), as one (1) Planned Unit			
23	Development (PUD) and seven (7) Multiple Use Planned Developments (MUPDs) on the Official			
24	Zoning Map, subject to the conditions of approval described in Exhibit C of the 1996 county			
25	adopted resolution; and			
26				
27	WHEREAS, Wellington Green was approved as a Development of Regional Impact (DRI) by			
28	PBC around the same time as Wellington's incorporation. The subject properties were included within			
29 20	the boundary of Wellington at the time of incorporation. The Wellington Charter indicated that "all			
30 31	development orders and development permits associated with the DRI shall be administered and issued by PBC for 48 months subsequent to the date Wellington commences corporate existence".			
32	Wellington became the responsible jurisdiction for the DRI on March 28, 2000. At that time, the			
33	Wellington Green DRI had a Regional Commercial/Large Scale Multiple Use (RC/LSMU) Future Land			
34	Use Map (FLUM) designation and a Planned Unit Development/Multiple Use Planned Development			
35	(PUD/MUPD) Zoning designation. Wellington also accepted the master plan and site plan(s) that			
36	were approved by PBC as valid development orders; and			
37				
38	WHEREAS, this amendment is to delete the development order conditions from the			
39	overall Wellington Green project zoning approval, as all relevant and current conditions are			
40	included in the adopted master plan development order; and			
41				

- WHEREAS, the Wellington Green DRI sunset on December 31, 2016. The subject site is now 42 regulated by the master plan and site plan(s) in accordance with Wellington's Comprehensive Plan 43 and LDR; and 44 45 WHEREAS, this amendment does not grant, modify, or eliminate entitlements related to the 46 overall Wellington Green project. Further, any proposed changes to the master plan will require a 47 48 public hearing and approval by Wellington's Council; and 49 50 WHEREAS, the Planning, Zoning and Adjustment Board (PZAB), acting as the Local Planning Agency, after notice and public hearing on November 20, 2024, has reviewed the 51 proposed ordinance and made a recommendation for approval with a vote of 7 to 0; and 52 53 WHEREAS, the Wellington Council has taken the recommendations from the Local 54 Planning Agency, findings from Wellington staff, and comments from the public into 55 consideration as part of the review of the proposed amendment that is the subject of this 56 ordinance. 57 58 NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF WELLINGTON, FLORIDA 59 THAT: 60 61 62 **SECTION 1.** All conditions of approval described in Exhibit C of Palm Beach County Resolution No. R-96-1195, are hereby deleted. 63 64 **SECTION 2.** Should any section, paragraph, sentence, clause, or phrase of this ordinance 65 conflict with any section, paragraph, clause or phrase of any prior Wellington ordinance, 66 67 resolution, or municipal code provision, then in that event the provisions of this ordinance shall prevail to the extent of such conflict. 68 69 70 **SECTION 3.** Should any section, paragraph, sentence, clause, or phase of this ordinance be declared by a court of competent jurisdiction to be invalid, such decision shall not affect the 71 validity of this ordinance as a whole, or any portion of part thereof, other than the part so declared 72 to be invalid. 73 74
- **SECTION 4.** This ordinance shall become effective immediately upon adoption of the 75 Wellington Council following second reading. 76
- 78 (The remainder of this page left intentionally blank)
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80	<b>PASSED</b> this day of, 2025, upon first reading.		
81			
82	PASSED AND ADOPTED this day of	2025, on sec	cond and final reading.
83			
84	WELLINGTON		
85		FOR	AGAINST
86			
87	BY:		
88	Michael J. Napoleone, Mayor		
89			
90			
91	Tanya Siskind, Vice Mayor		
92			
93			
94	John T. McGovern, Councilman		
95			
96			
97	Maria Antuña, Councilwoman		
98			
99			
100	Amanda Silvestri, Councilwoman		
101			
102	ATTEST:		
103			
104	BY:		
105	Chevelle D. Hall, MMC, Village Clerk		
106			
107	APPROVED AS TO FORM AND		
108	LEGAL SUFFICIENCY		
109			
110	BY:		
111	Laurie Cohen, Village Attorney		