

## I. PETITION DESCRIPTION:

Petition Number: ZTA 2014-038, Ordinance 2014-27

Project Name: Land Development Regulations (LDR) Text Amendments-

Article 5. Development Review Procedures, Chapter 5. General Applicability, Section 5.1.13. Suspension of

**Development Review Proceedings** 

Applicant/Petitioner: Village of Wellington

Request: Adoption of Ordinance 2014-27 amending Article 5.

Development Review Procedures, Chapter 5. General Applicability, Section 5.1.13. Suspension of Development Review Proceedings of the Land Development Regulations authorizing the suspension of the processing and/or consideration of development permit and/or use approval applications for properties with open code enforcement cases and/or outstanding code enforcement liens and/or

fines.

#### II. BACKGROUND:

Wellington is experiencing a growing issue with property owners continuing to apply for development permits for a property even when that property is subject to open code violations and unresolved liens and/or fines. The primary purpose of this amendment is to establish an additional provision in the Land Development Regulations to achieve compliance with Wellington's codes and to resolve code enforcement liens and fines.

## III. PROPOSED ZONING TEXT AMENDMENT:

The proposed changes are all contained in Sec. 5.1.13 Suspension of development review proceedings. In addition, the following changes are recommended [text formatted with <u>underline</u> is to be added; text formatted with <u>strike-through</u> is to be deleted]:

#### Sec. 5.1.13. Suspension of development review proceedings.

Any application for a development permit for Comprehensive Plan amendments, rezoning, conditional use approvals and/or special use permits may be suspended or ineligible for processing for any property having an open code enforcement case(s) or for any property with outstanding Code Enforcement liens and/or fines. Where such permit(s) are necessary to close such code enforcement case(s), the application processing and consideration shall be permitted. during the pendency of a Code enforcement proceeding or for any Code violation involving all or a portion of the land proposed for development, if it is demonstrated in writing by the withholding agency that continuation of development review processing could be adverse to the public interest.

An open code enforcement case exists when a property has been found by the Special Magistrate to be in violation of a Wellington Code provision(s) and such violation(s) has not been corrected and noted by the Wellington Code Compliance Division. The suspension and/or processing ineligibility shall be authorized after the 30-day appeal period of the Special Magistrate's order has expired. The processing and/or consideration of any development permit application(s) for Comprehensive Plan amendments, rezoning, conditional use approvals and/or special use permits shall not be permitted until such case(s) is closed and all outstanding Code Enforcement liens and/or fines are satisfied.

# IV. ANALYSIS:

The primary effect of the proposed amendment is to authorize the suspension of pending applications for properties that have open code violations and/or unresolved code enforcement fines or liens or make them ineligible for applications until the violations, liens and/or fines are resolved. The amendments proposed will significantly improve Wellington's efforts to achieve a higher level of code compliance.

### V. STAFF RECOMMENDATION:

Staff recommends approval of Ordinance 2014-27 amending Article 5. Development Review Procedures, Chapter 5. General Applicability, Section 5.1.13. Suspension of Development Review Proceedings of the Land Development Regulations authorizing the suspension of the processing and/or consideration of development permit and/or use approval applications for properties with open code enforcement cases and/or outstanding code enforcement liens and/or fines.

### VII. <u>REVIEW PROCESS:</u>

#### 1. Planning, Zoning and Adjustment Board

This application is scheduled for review by the Planning, Zoning and Adjustment Board on September 8, 2014.

#### 2. Council

This application is tentatively scheduled for first reading by the Council on October 28, 2014.

# VII. PUBLIC NOTIFICATION:

Public notification of this Zoning Text Amendment shall be accomplished by Newspaper Advertisement. Display advertisements were placed in The Palm Beach Post on:

• August 24, 2014 – Planning Zoning and Adjustment Board