ORDINANCE NO. 2014-27

AN ORDINANCE OF WELLINGTON, FLORIDA'S COUNCIL 3 AMENDING ARTICLE 5 DEVELOPMENT REVIEW 4 PROCEEDINGS. SECTION 5.1.13 SUSPENSION OF 5 6 DEVELOPMENT **REVIEW PROCEEDINGS OF THE LAND** 7 DEVELOPMENT **REGULATIONS OF THE VILLAGE OF** 8 WELLINGTON: TO AUTHORIZE THE SUSPENSION OF THE PROCESSING AND/OR CONSIDERATION OF DEVELOPMENT 9 PERMIT(S) AND/OR USE APPROVAL APPLICATIONS FOR 10 **PROPERTIES WITH OPEN CODE ENFORCEMENT CASES** 11 AND/OR OUTSTANDING CODE ENFORCEMENT 12 LIENS AND/OR FINES: PROVIDING A CONFLICTS CLAUSE: 13 PROVIDING A SEVERABILITY CLAUSE AND PROVIDING AN 14 EFFECTIVE DATE. 15

WHEREAS, the Wellington, Florida Council, pursuant to the authority in Chapters 163
 and 166, Florida Statutes, is authorized and empowered to consider changes to its land
 development regulations; and

WHEREAS, Wellington is aware of and understands that ensuring compliance with the Village's Codes and Ordinances has positive impacts on community health, safety, welfare and overall quality of life, including property values; and

WHEREAS, Wellington believes that the suspension of the processing and/or consideration of development permit(s) and/or use approval applications for properties with open code enforcement cases and/or outstanding code enforcement liens and/or fines will result in improved code compliance and resolution of liens and fines; and

30 **WHEREAS,** The Planning, Zoning and Adjustment Board, acting as The Land 31 Development Regulation Board, after notice and public hearing on September 8, 2014, has 32 reviewed the proposed Ordinance and determined that the proposed amendment is consistent 33 with Wellington's Comprehensive Plan; and

WHEREAS, the Council has taken the recommendations from the Local Planning Agency, Wellington staff and the comments from the public into consideration when considering the amendments to the Land Development Regulations that are the subject of this Ordinance.

NOW THEREFORE BE IT ORDAINED BY THE COUNCIL OF WELLINGTON,
 FLORIDA THAT:

42 <u>SECTION 1.</u> Article 5. Development Review Procedures, Chapter 5. General 43 Applicability, Section 5.1.13. of Wellington's Land Development Regulations is hereby modified, 44 as follows [text formatted with <u>underline</u> is to be added; text formatted with strike-through is to 45 be deleted]: 46

- Sec. 5.1.13. Suspension of development review proceedings.
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Any application for a development permit for Comprehensive Plan amendments, 1 rezoning, conditional use approvals and/or special use permits may be suspended or ineligible 2 3 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 4 5 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 6 7 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 8 the public interest. 9 10

11 An open code enforcement case exists when a property has been found by the Special 12 Magistrate to be in violation of a Wellington Code provision(s) and such violation(s) has not 13 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 14 Magistrates order has expired. The processing and/or consideration of any development permit 15 application(s) for Comprehensive Plan amendments, rezoning, conditional use approvals and/or 16 special use permits shall not be permitted until such case(s) is closed and all outstanding Code 17 18 Enforcement liens and/or fines are satisfied.

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SECTION 2. Should any section, paragraph, sentence, clause, or phrase of this
 Ordinance conflict with any section, paragraph, clause or phrase of any prior Wellington
 Ordinance, Resolution, or Municipal Code provision; then in that event the provisions of this
 Ordinance shall prevail to the extent of such conflict.

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 validity of this Ordinance as a whole as a whole or any portion or part thereof, other than the part so declared to be invalid.

30 **SECTION 4.** This Ordinance shall become effective immediately upon adoption of the 31 Village Council following second reading.

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PASSED thi	is day of	, 2014 on firs	st reading.	
PAS	SED AND ADOPTED this _	day of	, 2014, on second	and final readi
WEI	LINGTON		FOR	ACAINET
			FOR	AGAINST
BY:_				
	Bob Margolis, Mayor			
_	John Greene, Vice Mayo	r		
-	Matt Willhite, Councilma			
_	Howard K. Coates, Jr. Co	ouncilman		
-	Anne Gerwig, Councilwo	man		
ATT	EST:			
BV·				
וט.	Awilda Rodriguez, Clerk			
	,,,,,,			
LEG	AL SUFFICIENCY			
BY:				
	Laurie Cohen, Village At	torney		
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