1	ORDINANCE NO. 2026-02			
2	AN ORDINANCE OF WELLINGTON, FLORIDA'S COUNCIL,			
3 4	AMENDING ARTICLE 6, SECTION 8.8 - EQUESTRIAN			
5	DEVELOPMENT OF THE LAND DEVELOPMENT REGULATIONS BY			
6	DELETING THE CRITERIA FOR EQUESTRIAN DEVELOPMENTS;			
7	RESERVING 6.8.8 FOR FUTURE USE; PROVIDING A CONFLICTS			
8	CLAUSE; PROVIDING A SEVERABILITY CLAUSE; AND			
9	PROVIDING AN EFFECTIVE DATE.			
10				
11	WHEREAS, the Wellington Council, as the governing body, pursuant to the			
12	authority vested in it by Chapters 163 and 166 of the Florida Statutes, is authorized and			
13	empowered to consider changes to its Land Development Regulations (LDR); and			
14				
15	WHEREAS, the Equestrian Overlay Zoning District (EOZD) regulations were			
16	adopted in 2002 and updated in 2019; and			
17				
18	WHEREAS, the update to the LDR in 2019 eliminated "cluster developments" in			
19	Subarea D of the EOZD and replaced cluster developments with "Equestrian			
20	Development," which required that the amenities be equestrian-oriented and limited the			
21	density so equestrian developments were not eligible for additional density above the			
22 23	designated land use; and			
23 24	WHEREAS, the Equestrian Preserve Committee, after notice and a public hearing			
25	held on, recommended of the Zoning Text Amendment with a			
26	vote; and			
27				
28	WHEREAS, the Planning, Zoning and Adjustment Board, as the Local Planning			
29	Agency, after notice and public hearing held on, recommended of			
30	the Zoning Text Amendment with a vote; and			
31				
32	WHEREAS, the Council has taken the recommendations of the Planning, Zoning			
33	and Adjustment Board, the Findings of Fact by Wellington staff, and the comments from			
34	the public into consideration in adopting the amendments to the LDR that are the subject			
35	of this ordinance.			
36				
37	NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF WELLINGTON,			
38	FLORIDA, THAT:			
39 40	SECTION 1: Sec.6.8.8 titled "Equestrian Developments," is hereby amended as			
40 44	provided below in strikethrough (delete) and Underline (add) format:			
41 42	provided below in striketimough (delete) and ondenine (add) format.			
42 43	Sec. 6.8.8 – Equestrian Developments Reserved for Future Use			
+5 44	1000 0.0.0 - Equestrian Develo <del>pments</del> Neserved for Future Ose			
45	Equestrian Developments (ED) are those PUDs located in the EPA with a goal to provide			
46	an equestrian-oriented master plan. An ED shall be designed for compatibility with the			
17	objectives of this section along with the use of flexible property development regulations			

 and design standards. To the extent of any conflict with other provisions of the LDR, this section shall apply.

- A. An ED Master Plan application shall be considered in all EPA subareas and the submittal shall comply with Master Plan/Amendments requirements as outlined in Article 5 of the LDR.
- B. An ED Master Plan shall comply with PDD regulations of the LDR.
- C. Single-family detached residential units are the only dwelling type permitted unless approved by a previous development order and has been deemed a valid and vested approval by the PZB Director.
- D. In addition to the PDD regulations, the following ED Design Standards shall apply:
  - The Master Plan shall provide that common equestrian amenities shall serve as the internal focus of the development, which may include, but are not limited to, such common features as stables, rings, paddocks, horse exercise areas, internal bridle trails, connections to external bridle trails, other equestrian amenities, public spaces, and/or preserve areas for environmentally sensitive lands.
  - 2. The Master Plan shall provide that the installation of such common equestrian amenities is required prior to the issuance of a certificate of occupancy for any residential dwelling unit, accessory dwelling, or groom's quarters.
  - 3. Prior to the issuance of a final Master Plan certification by the Development Review Manager (DM), a deed restriction, in a form acceptable to the Wellington Attorney, shall be executed and recorded to limit in perpetuity the use of common equestrian amenities to owners and residents or quests of owners within the ED.
- 4. An ED is not eligible for development incentives as provided in Article 6 of the LDR.
- **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 phrase 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 or any portion or part thereof, other than the part so declared to be invalid.
- **SECTION 4:** This Ordinance shall become effective upon adoption by the Wellington Council following second reading.

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97	<b>PASSED</b> this day of, 2026, up	on first readin	g.
98 99	PASSED AND ADOPTED this day of	2026 or	second and final
100	reading.	, 2020, 01	i second and ima
100	reading.		
101	WELLINGTON		
102	WELLINGTON	FOR	AGAINST
104		. 0.1	7107 til 101
105	BY:		
106	Michael J. Napoleone, Mayor		
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108			
109	Tanya Siskind, Vice Mayor		
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111			
112	John T. McGovern, Councilman		<del></del>
113			
114			
115	Maria Antuña, Councilwoman		
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117	- <u></u> -		
118	Amanda Silvestri, Councilwoman		
119			
120 121	ATTEST:		
122	ATTEST.		
123			
124	BY:		
125	Chevelle D. Hall, MMC, Village Clerk		
126	Chovelle B. Hall, Minde, Village Cloth		
127			
128	APPROVED AS TO FORM AND		
129	LEGAL SUFFICIENCY		
130			
131	BY:		
132	Laurie Cohen, Village Attorney		