1	ORDINANCE NO. 2016-12				
2 3 4 5 6 7 8 9 10 11 12 13	AN ORDINANCE OF WELLINGTON, FLORIDA'S COUNCIL AMENDING SECTION 6.4.4.20 OF THE WELLINGTON LAND DEVELOPMENT REGULATIONS RELATED TO BED AND BREAKFAST ESTABLISHMENTS; AMENDING SECTION 6.10.7.B.4 OF THE WELLINGTON LAND DEVELOPMENT REGULATIONS RELATED TO BED AND BREAKFAST ESTABLISHMENTS IN THE EQUESTRIAN OVERLAY ZONING DISTRICT; PROVIDING A CONFLICTS CAUSE; PROVIDING A SEVERABILITY CLAUSE AND PROVIDING AN EFFECTIVE DATE.				
14 15 16 17	WHEREAS, Wellington's Council, pursuant to the authority granted to it in Chapters 163 and 166, Florida Statutes, is authorized and empowered to consider changes to its land development regulations; and				
18 19 20 21	WHEREAS, the Wellington Council desires to amend Sections 6.4.4.20 and 6.10.7.B.4 of Wellington's Land Development Regulations related to Bed and Breakfast establishments; and				
22 23 24	WHEREAS, Bed and Breakfast establishments shall be required to obtain Developme Review Committee (DRC) approval in all applicable zoning districts; and				
25 26 27 28	WHEREAS, The Equestrian Preserve Committee recommended approval of the amendments at the April 13, 2016 meeting with a unanimous vote (6-0) with recommended modifications; and				
29 30 31 32	<ul> <li>WHEREAS, the Planning, Zoning and Adjustment Board, acting as the Local Planning</li> <li>Agency, after notice and public hearing on August 10, 2016 has reviewed the propose</li> <li>Ordinance and recommended</li> </ul>				
32 33 34 35 36 37	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; and				
38 39 40	NOW, THEREFORE, BE IT ORDAINED BY THE WELLINGTON, FLORIDA COUNCIL THAT:				
40 41 42 43 44	<b>SECTION 1:</b> Section 6.4.4.20 of Wellington's Land Development Regulations is hereby amended as follows [strike-through formatted text is to be deleted; <u>underline</u> formatted text is to be added]:				
45 46 47 48	20. <b>Bed and Breakfast means</b> an owner occupied single-family dwelling that offers lodging for paying guests and which serves breakfast to these guests. A Bed and Breakfast use shall comply with the following supplementary use standards:				
	Page 1 of $\boldsymbol{6}$ July 13 2016				

- a. Approval. Bed and Breakfast establishments shall be required to obtain a special permit from the Zoning Division. Development Review Committee approval.
  - b. Resident owner. The owner operator shall reside on the premises <u>fulltime</u>.

- c. The establishment shall not exceed eight (8) bedrooms for paying guests.
- d. The minimum lot size for an establishment shall be at least two acres. Any combination of lots to achieve the minimum lot size shall be accomplished by a replat of the affected properties.
- e. <u>A Bed and Breakfast establishment shall be required to connect to public water</u> and sewer systems where public water and sewer is available. Proposed private well and septic/drainfield systems will be reviewed by the Village Engineer should public water and sewer not be available.
- <u>f.</u> Each Bed and Breakfast establishment shall have a separation requirement of one thousand three hundred twenty (1,320) linear feet, measured from the closest property line of each establishment.
- g. <u>A Bed and Breakfast establishment shall not contain rental dwelling units.</u>
  - c.<u>h.</u> No adverse effect. The proposed use of the property shall not adversely affect the immediate neighborhood or create noise, light or traffic conditions detrimental to the neighboring residents.
  - d. No nuisance or hazard. The proposed use of the property shall not create noise, light or traffic conditions detrimental to the neighboring residents.
  - e.<u>i.</u> Exterior alterations. Only exterior alterations necessary to assure safety of the structure, or enhance the compatibility with the surrounding neighborhood or modifications necessary to be in compliance with ADA requirements limited to one bedroom, one bathroom and all common areas shall be made for the purpose of providing a Bed and Breakfast establishment.
- f.j. Breakfast only. No meals other than breakfast shall be served to paying guests. Meal service shall be limited to guests and shall include only breakfasts and wine and cheese functions.
- g.k. Guest register. The resident owner shall keep a current guest register including names, addresses and dates of occupancy of all guests.
- h.<u>I.</u> Building code requirements. The building shall comply with all <u>applicable</u> requirements of <del>dwelling units included in</del> the Standard Florida Building Code.
- 46 i.m. Outdoor advertising. Generally, outdoor advertising shall be prohibited. However,
   47 a variance for a small sign shall be granted if the petitioner demonstrates that
   48 there are particular circumstances that would find the sign to be compatible with

1 2 3 4 5 6		the surrounding neighborhood. All other conditions of this Code for a variance and signage must be met. One (1) sign for the establishment may be installed to indicate the establishment name, address and logo. The sign shall have a maximum width two (2) feet, maximum height (2) feet and a maximum four (4) square feet sign area.				
0 7 8 9 10	n. The establishment must be located as part of and attached to the principal single family residential dwelling on the property and the portion of the dwelling utilized for the establishment shall comply with all setbacks for the principal structure.					
10 11 12 13 14 15	0.Each establishment shall provide at a minimum, two (2) spaces f2establishment plus one (1) space for each bedroom for rent. Parking area3consist of paving, grass, gravel or other materials, subject to the4Engineer's approval.					
16 17 18	<u>p.</u>	Guests shall be limited to a length of stay that does not exceed 30 consecutive days.				
19 20 21	<del>j.</del>	Renewal of Special Permit. The special permit shall be renewed annually in accordance with Section 5.5.5.J of this Code.				
22 23 24 25	<ul> <li><u>SECTION 2:</u> Section 6.10.7.B.4 of Wellington's Land Development Regulations is</li> <li>hereby amended as follows [strike-through formatted text is to be deleted; <u>underline</u> formatted</li> <li>text is to be added]:</li> </ul>					
25 26 27	4. Bed a	d and Breakfast Establishments.				
28 29 30	<u>a.</u>	Bed and Breakfast establishments in the EOZD shall meet 6.4.4.20 regulations. Additionally the following supplemental regulations shall apply within the EOZD:				
29 30 31	<u>a.</u> <del>a.</del>					
29 30 31 32 33 34		Additionally the following supplemental regulations shall apply within the EOZD:				
29 30 31 32 33 34 35 36 37 38	<del>a.</del>	Additionally the following supplemental regulations shall apply within the EOZD: The establishments shall not exceed five (5) bedrooms for rent. Meal service shall be limited to guests and shall include only breakfasts and wine				
29 30 31 32 33 34 35 36 37 38 39 40	a. <del>b.</del>	Additionally the following supplemental regulations shall apply within the EOZD:The establishments shall not exceed five (5) bedrooms for rent.Meal service shall be limited to guests and shall include only breakfasts and wine and cheese functions.The establishment must be located as part of and attached to the principal single family residential dwelling on the property and the portion of the dwelling utilized				
29 30 31 32 33 34 35 36 37 38 39	a. <del>b.</del> <del>c.</del>	Additionally the following supplemental regulations shall apply within the EOZD: The establishments shall not exceed five (5) bedrooms for rent. Meal service shall be limited to guests and shall include only breakfasts and wine and cheese functions. The establishment must be located as part of and attached to the principal single family residential dwelling on the property and the portion of the dwelling utilized for the establishment shall comply with all setbacks for the principal structure.				

1		i. Two (2) spaces per residential dwelling.				
2						
3		ii. One (1) space for each room included as part of the establishment.				
4						
5		iii. At least two (2) spaces for horse trailers.				
6						
7		iv. All parking areas must be located within two hundred fifty (250) feet of the				
8		principal entrance of the establishment.				
9						
10		v. Parking areas may consist of paving, grass, gravel or other materials,				
11		subject to the Village's engineering standards.				
12						
13	<del>g.<u>b.</u></del>	Principal and secondary vVehicular access for patrons shall be located along a				
14		not more than 1,320 linear feet from a collector or arterial street. Vehicular				
15		access for patrons shall not be provided via a local residential street.				
16						
17	h.	An application for approval of a bed and breakfast shall provide evidence of				
18		adequate water and sewer capacity adequate for the proposed establishment.				
19		Detrope of the establishment may stable house in a normalized house or stable				
20	i. <u>c.</u>	Patrons of the establishment may stable horses in a <u>permanent</u> barn or stable				
21		located on the same parcel as the establishment. <u>Temporary stabling tents are</u>				
22		prohibited for Bed and Breakfast establishments.				
23 24	;	One (1) sign for the establishment may be installed, and shall comply with the				
24 25	j <del>.</del>	following standards:				
23 26		ionowing standards.				
20 27		i. Maximum size of four (4) square feet;				
28						
28 29		ii. Maximum installation height of eight (8) feet;				
30						
31		iii. Maximum sign width of two (2) feet;				
32						
33		iv. Maximum sign height of two (2) feet; and				
34						
35		v. May indicate the establishment name, address, and logo.				
36						
37	<del>k.</del>	One (1) establishment shall be separated from another establishment by not less				
38		than one thousand three hundred twenty (1,320) lineal feet, measured from the				
39		closest property line of each establishment.				
40						
41	<u>SE</u> C1	<b>ION 3:</b> Should any section, paragraph, sentence, clause, or phrase of this				
42		conflict with any section, paragraph, clause or phrase of any prior Wellington				
43	Ordinance, Resolution, or Municipal Code provision; then in that event the provisions of this					
44		hall prevail to the extent of such conflict.				
45						
46	SECT	<b>ION 4</b> . Should any section paragraph sentence clause or phrase of this				

**<u>SECTION 4</u>**: 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 46 47 not affect the validity of this Ordinance as a whole or any portion or part thereof, other than the 48

1 part so declared to be invalid. 2

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- 3 <u>SECTION 5:</u> This Ordinance shall become effective immediately upon adoption by the
   4 Village Council following second reading.
   5
  - (The remainder of this page left intentionally blank)

PASSED thisday of	2016, upon first reading.	
PASSED AND ADOPTED this day of	2016, on second and final reading.	
WELLINGTON	FOR	AGAINST
DV/		
BY: Anne Gerwig, Mayor		
Anne Gerwig, Mayor		
John T. McCovern, Councilmon		
John T. McGovern, Councilman		
Michael Drahos, Councilman		
Michael J. Napoleone, Councilman		
Tanya Siskind, Councilwoman		
ATTERT.		
ATTEST:		
BY:		
Rachel Callovi, Clerk		
APPROVED AS TO FORM AND		
LEGAL SUFFICIENCY		
BY:		
Laurie Cohen, Village Attorney		
Laune Conen, village Automey		