ORDINANCE NO. 2019-06 1 2 3 AN ORDINANCE OF WELLINGTON, FLORIDA'S COUNCIL 4 AMENDING ARTICLE 6, CHAPTER 5, SECTION 6.5.8.C, 5 BUILDING HEIGHT, OF THE WELLINGTON LAND 6 DEVELOPMENT REGULATIONS BY MODIFYING THE 7 **BUILDING HEIGHT REGULATIONS FOR PROPERTIES** 8 WITH A MULTIFAMILY RESIDENTIAL FUTURE LAND USE 9 DESIGNATIONS; PROVIDING A CONFLICTS CAUSE; 10 PROVIDING A SEVERABILITY CLAUSE AND PROVIDING AN EFFECTIVE DATE. 11 12 13 WHEREAS, Wellington's Council, pursuant to the authority granted to it in 14 Chapters 163 and 166, Florida Statutes, is authorized and empowered to consider changes to its land development regulations; and 15 16 17 WHEREAS, the Wellington Council desires to amend Section 6.5.8.C of Wellington's Land Development Regulations by amending the building height 18 19 requirements for properties with a multifamily Future Land Use Map Designation; and 20 21 WHEREAS, the Planning, Zoning and Adjustment Board, sitting as the Local 22 Planning Agency, after notice and public hearing on August 14, 2019, recommended 23 _____ of the Zoning Text amendments with a_____ vote; and 24 WHEREAS, the Council has taken the recommendations from the Planning, 25 26 Zoning and Adjustment Board, Wellington staff and the comments from the public into 27 consideration when considering the amendments to the Land Development Regulations 28 that are the subject of this ordinance. 29 NOW, THEREFORE, BE IT ORDAINED BY THE WELLINGTON, FLORIDA 30 **COUNCIL THAT:** 31 32 33 **SECTION 1:** Section 6.5.8.C of Wellington's Land Development Regulations is 34 hereby amended as follows [strike-through formatted text is to be deleted; underline 35 formatted text is to be added]: 36 37 **Article 6.5.8.C. Height Limitations:** 38 39 1. No building or structure or part thereof shall be erected or altered to a height exceeding thirty-five (35) feet in districts with the Comprehensive Future Land 40 Use Map Plan designations of Residential A, B, C, and D, E, F, G, and H, 41 42 Community Commercial, Office Commercial, Medical Commercial, Park, 43 Institutional/Public Facilities/Utilities, and Industrial. 44 45 2. No building or structure or part thereof shall be erected or altered to a height exceeding twenty-five (25) feet in districts with a Comprehensive Future Land 46 Use Map Plan Category designations of Conservation, Neighborhood 47

Commercial, and Commercial Recreation.

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- 3. No building or structure or part thereof shall be erected or altered to a height exceeding fifty-six (56) feet in districts with a Future Land Use Map designation of Residential E, F, G and H or seventy-two (72) feet in districts with a Comprehensive Future Land Use Map Plan Category designation of Regional Commercial/Large Scale-& Multiple Use Overlay (LSMU) or for specified uses as listed in the Comprehensive Plan within one (1) mile of the State Road 7 Corridor; provided, however, all buildings or structures in excess of thirty-five (35) feet shall require Village Council approval after a public hearing and shall be subject to additional requirements as listed below:
 - a. An additional one-foot perimeter property setback above the minimum setback for each one (1) foot in building height or fraction thereof above thirty-five (35) feet. The building(s) shall provide one (1) foot of additional setback beyond the minimum requirement for every one (1) foot in height for all portions of the building or structure that exceeds thirty-five (35) feet.
 - b. The property shall be a minimum of two (2) acres in size.
 - c. Residential E, F, G and H shall be located within a Planned Development and shall be within 500 linear feet of a collector road or road with a higher classification. These buildings may be eligible for an additional fifteen percent (15%) height allowance, approved by Village Council, based on the following criteria:
 - The area proposed to exceed the maximum building height shall be limited to mechanical equipment, architectural features and/or common use areas and shall not include living area, occupiable floor area or dwelling units;
 - ii. The area proposed to exceed the maximum building height shall be limited to fifty percent (50%) of the building coverage;
 - iii. The area proposed to exceed the maximum building height shall be setback one and one-half (1 ½) feet beyond minimum setback lines for every foot of above the proposed building height; and
 - iv. The site design must include at least three (3) or more of the following design criteria:
 - 1. A parking structure that results in reduced paved parking areas and additional open green space;
 - 2. <u>Provide on-site amenities such as outdoor recreation, benches, gathering spaces, eco roofs, focal points, car charging stations, etc.;</u>

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- 3. Prviately improved and maintained public amenities on or contiguous to the project such as replacing/widening sidewalks, adding or improving bus shelters/stops, public art, public open space, or pedestrian streetscape enhancements;
- 4. <u>LEED based design or Florida Green Building design incorporation;</u>
- 5. Architectural details that are unique and exceed the multifamily architectural design regulations of the LDR;
- 6. <u>Landscape enhancements that exceed Article 7 of the LDR</u> and the additional criteria as listed in sec.6.5.8.C.3.e.
- d. Pods or parcels with building heights in excess of thirty-five (35) feet shall provide and maintain, within the required perimeter landscape area, in addition to the approved tree planting requirements for the particular MUPD perimeter landscape areas, additional palm/tree plantings based upon a ratio of one tree per twenty (20) linear feet within, and in addition to, the required Landscape Buffer, or fraction thereof.—of the MUPD Perimeter Landscape Area. Of these trees:
- e. All buildings or structures exceeding thirty-five (35) feet shall be required to meeting the landscape requirements as provided in Article 7 of the LDR and shall also provide the following:
 - i. Twenty-five (25) percent of the palms shall have a gray or brown wood height equal or greater than one-third (1/3) the overall height of the <u>buildings or</u> structure. These palms shall be located within the foundation plantings of the structure.
 - ii. Twenty-five (25) percent of the palms shall have a minimum gray or brown wood height in excess of twelve (12) feet and be placed within the foundation plantings of the structure.
 - iii. Five (5) percent shall be minimum size of eight-foot of gray or brown wood and can be placed anywhere within the MUPD the project.
 - iv. All the palm tree plantings under this section are credited 1:1 towards the tree planting standards requirements.
 - v. The only palm types to be used are royal palms and coconut palms. Exception can be made for using "Phoenix" palms wherein this palm will receive credit for four (4) palms if:

143	a) The phoenix palm size (as measured by clear wood below					
144	the root remnants) is equal in height to the tallest					
145	measurement of the palms that it is replacing; and					
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147	b) The phoenix must be placed in the area of the MUPD					
148	project where the palms it is replacing is located.					
149	<u>England</u> masse and passes represents to recomme					
150	vi. These required palms shall remain as a condition of the approval					
151	and must remain as long as the structure remains. Any and all					
152	palms that die or become diseased or disfigured must be replaced					
153	in a reasonable time period and be of the size palm they replaced.					
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155	SECTION 2: Should any section, paragraph, sentence, clause, or phrase of this					
156	Ordinance conflict with any section, paragraph, clause or phrase of any prior Wellington					
157	Ordinance, Resolution, or Municipal Code provision; then in that event the provisions of					
158	this Ordinance shall prevail to the extent of such conflict.					
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160	SECTION 3: Should any section, paragraph, sentence, clause, or phrase of this					
161	Ordinance be declared by a court of competent jurisdiction to be invalid, such decision					
162	shall not affect the validity of this Ordinance as a whole or any portion or part thereof,					
163	other than the part so declared to be invalid.					
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195	PASSED AND ADOPTED this day of	2019, on	second and final	
196	reading.			
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203	Anne Gerwig, Mayor			
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225	APPROVED AS TO FORM AND			
226	LEGAL SUFFICIENCY			
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229	BY:			
230	Laurie Cohen, Village Attorney			