ORDINANCE NO. 2020-xx 1 2 3 AN ORDINANCE OF THE VILLAGE OF WELLINGTON, 4 FLORIDA, AMENDING CHAPTER XX OF THE CODE OF 5 ORDINANCES BY CREATING NEW ARTICLE XX, 6 SECTIONS XX THROUGH XX, AUTHORIZING THE 7 OPERATION OF GOLF CARTS ON DESIGNATED 8 VILLAGE ROADS AND MULTI-USE PATHWAYS SUBJECT 9 TO SPECIFIC RESTRICTIONS AND CONSISTENT WITH 10 AND STATE **PROVIDING** LAW: 11 CONFLICT: PROVIDING FOR CODIFICATION: PROVIDING FOR SEVERABILITY; AND PROVIDING AN 12 13 EFFECTIVE DATE. 14 15 WHEREAS, the Village Council has the authority to permit the operation of golf carts and regulate such operation within its jurisdictional boundaries pursuant to Article 16 17 VIII, §2(b) of the Florida Constitution, and Chapter 166 and Section 316.212 of the Florida 18 Statutes; and 19 20 WHEREAS, the operation of golf carts upon Village roads and sidewalks is 21 ordinarily prohibited unless otherwise authorized by the Village pursuant to section 22 316.212 of the Florida Statutes; and 23 24 WHEREAS, the Village desires to permit the operation of golf carts on designated 25 Village roads and multi-use pathways, as defined herein, in a manner that is consistent 26 with state and federal law and that promotes the general health, safety, and welfare of 27 residents traveling throughout the Village; and 28 29 **WHEREAS**, the Village has determined that golf carts may safely travel on or cross 30 designated Village roads, as defined herein, based on factors including the speed. 31 volume, and character of motor vehicle traffic using the roads; and 32 33 WHEREAS, the Village has determined, after considering the condition and 34 current use of its sidewalks, the character of the surrounding community, and the 35 locations of authorized golf cart crossings, that golf carts, bicycles, and pedestrians may 36 safely share designated Village multi-use pathways, as defined herein; and 37 38 WHEREAS, the Village has consulted with the Florida Department of

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

Transportation before adopting this Ordinance.

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SECTION 1: Chapter XX of the Code of Ordinances of the Village of Wellington is hereby amended to create new Article XX, to be numbered Sections XX through XX, which Article reads as follows:

Section XX. - Legislative intent.

MULTI-USE PATHWAYS

The purpose of this Article is to authorize the operation of golf carts upon designated Village roads and multi-use pathways in a manner that is consistent with state and federal law and that promotes the general health, safety, and welfare of the community.

Article XX - GOLF CART OPERATION ON DESIGNATED VILLAGE ROADS AND

Section XX. - Definitions.

 <u>Designated Village crossings means those portions of roads or streets that intersect designated Village multi-use pathways and are approved for use by golf carts consistent with section XX of this Article. The Village will post signs indicating those crossings that are designated Village crossings.</u>

<u>Designated Village multi-use pathways</u> means all sidewalks approved for use by pedestrians, bicycles, and golf carts consistent with section XX of this Article and section 316.212, Florida Statutes. A designated Village multi-use pathway is 1) a minimum of ten (10) feet wide; (2) paved; and 3) located adjacent to one of the collector roads listed on Table A of this Article. The Village will post appropriate signs to indicate those sidewalks that are designated Village multi-use pathways.

<u>Designated Village roads</u> means all roads or streets or portions of roads or streets upon which golf carts are allowed to operate consistent with section XX of this Article and section 316.212, Florida Statutes. A designated Village road: 1) has a posted speed limit of twenty-five (25) miles per hour or less; and 2) is located within a residential neighborhood listed on Table B of this Article. The Village will post appropriate signs to indicate those roads or streets that are designated Village roads.

Golf cart means a motor vehicle that is designed and manufactured for operation on a golf course for sporting or recreational purposes and that is not capable of exceeding speeds of twenty (20) miles per hour pursuant to section 320.01(22), Florida Statutes. Golf carts are prohibited on Village roads and sidewalks except as expressly set forth in this Article.

<u>Sidewalk</u> means that portion of a street between the curbline, or the lateral line, of a roadway and the adjacent property lines, intended for use by pedestrians pursuant to section 316.003(76), Florida Statutes.

Section XX. - Operation of golf carts on designated Village roads.

(a) The operation of a golf cart is allowed on designated Village roads under the following conditions:

- (1) Age. The person operating the golf cart must be at least fourteen (14) years old.
- (2) Equipment. The golf cart must be equipped with efficient brakes, reliable steering apparatus, safe tires, a rearview mirror, red reflectorized warning devices in both the front and rear. A golf cart operating on designated Village roads during the hours between sunset and sunrise must also be equipped with headlights, brake lights, turn signals, and a windshield.
- (3) Traffic Regulations. The golf cart may only be operated along the right side/shoulder of the designated Village road. The golf cart operator must observe the posted speed limit and abide by all other applicable state, county, and Village traffic regulations.
- (b) The operation of a golf cart on a designated Village road that does not comply with the requirements of this section is prohibited.
- (c) The operation of a golf cart on a road or street that is not a designated Village road is prohibited, except at designated Village crossings consistent with section XX.

Section XX. - Operation of golf carts on designated Village multi-use pathways.

- (a) The operation of a golf cart on designated Village multi-use pathways is allowed under the following conditions:
 - (1) Age. The person operating the golf cart must be at least sixteen (16) years old and possess a valid driver's license.
 - (2) Registration. The golf cart must be registered with the Village consistent with section XX of this Article and display a Village-issued decal.
 - (3) Equipment. The golf cart must be equipped with efficient brakes, reliable steering apparatus, safe tires, a rearview mirror, red reflectorized warning devices in both the front and rear, and a horn or other warning device required by section 316.271, Florida Statutes. A golf cart operating on designated Village multi-use pathways during the hours between sunset and sunrise must also be equipped with headlights, brake lights, turn signals, and a windshield.
 - (4) **Speed Limit.** The golf cart may be operated up to a maximum speed of fifteen (15) miles per hour.

herein.

(b) The Village Manager or his or her designee shall review registration applications submitted pursuant to subsection (a). If the Village Manager or his or her designee determines that the owner submitted information in accordance with subsection (a) of this section, the registration will be effective and the Village will notify the owner of such effectiveness in writing and provide the owner with a decal to be displayed on the golf cart when operating on designated Village multi-use pathways. If the Village Manager or his or her designee determines that the information has not been submitted in accordance with subsection (a) of this section, the Village will notify the owner of the non-effectiveness of the registration and the reasons for such non-effectiveness in writing. Non-effectiveness of the registration does not preclude an owner from filing subsequent applications under this section.

(c) An owner may cancel a registration issued pursuant to this section upon written notice to the Village stating that it will no longer operate the golf cart on designated Village multi-use pathways.

(d) Registrations issued pursuant to this section are not transferable to another owner or golf cart.

Section XX. – Insurance required for golf cart operation on Village multi-use pathways.

Any person operating a golf cart on the designated Village multi-use pathways must be covered by motor vehicle or other liability insurance that includes operation of the golf cart, insuring the owner and/or operator against loss from liability for bodily injury, death, and property damage arising out of the ownership, maintenance, or use of the golf cart of not less than the limits described in section 324.021(7), Florida Statutes.

Section XX. - Gated communities and private roads.

The provisions of this Article do not apply to the operation of golf carts within gated communities or on other privately owned roads within the Village.

Section XX. - Village owned golf carts.

This provisions of this Article do not apply to the operation of Village-owned golf carts by Village staff in conjunction with routine maintenance or special events.

Section XX. - Enforcement.

 In addition to the regulations set forth in this Article, golf carts must comply with all applicable local and state traffic laws and may be ticketed for traffic violations in the same manner as other motor vehicles. A violation of this Article is a noncriminal traffic infraction punishable pursuant to Chapter 318, Florida Statutes.

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Section XX. - Licensed use and revocation.

The operation of a golf cart on designated Village roads and designated Village multi-use pathways pursuant to this Article shall be deemed to be a licensed use of those roads and pathways. The license granted pursuant to this Article shall not limit or otherwise preclude the Village Council from amending this Article, revoking or repealing this Article, or contracting or expanding the designated Village roads or designated Village multi-use pathways on which golf carts may be operated pursuant to this Article.

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 ninety days after adoption of the Wellington Council following second reading.

PASSI	ED this	day of	,	20 upon	first reading.
PASSI final reading.	ED AND ADOP	TED this	day of		, 20 on second and
	INGTON			FOR	AGAINST
BY:	Anne Gerwig, M	layor			
	Tanya Siskind, \	Vice Mayor			
	Michael Drahos	, Councilman			
	John McGovern	, Councilman			
	Michael J. Napo	leone, Councilm	an		
ATTES	ST:				

BY:

1	Chevelle D. Addie Village Clerk
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4	APPROVED AS TO FORM AND
5	LEGAL SUFFICIENCY
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8	BY:
9	Laurie S. Cohen, Village Attorney
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