1 2	<b>RESOLUTION NO. R2021 - 48</b>		
2 3 4 5 6 7 8 9 10 11 12	A RESOLUTION OF WELLINGTON, FLORIDA'S COUNCIL APPROVING A CONDITIONAL USE [PETITION NUMBER 2020-0001-CU] TO ALLOW A TYPE 2A CONGREGATE LIVING FACILITY FOR CERTAIN PROPERTY KNOWN AS VALERIE'S PLACE, CONSISTING OF 0.23 ACRE, MORE OR LESS, LOCATED AT 12450 GUILFORD WAY; IN A PLANNED UNIT DEVELOPMENT ZONING DISTRICT AND SUBJECT TO CONDITIONS OF APPROVAL; AS MORE SPECIFICALLY DESCRIBED HEREIN; PROVIDING A CONFLICTS CLAUSE; PROVIDING A SEVERABILITY CLAUSE; AND PROVIDING AN EFFECTIVE DATE.		
12 13 14 15 16 17	WHEREAS, the Wellington Council, as the governing body of the Village of Wellington, Florida, pursuant to the authority in Chapter 163 and Chapter 166, Florida Statutes, and the Land Development Regulation is authorized and empowered to consider petitions related to zoning and development orders; and		
17 18 19 20	<b>WHEREAS,</b> the notice and hearing requirements, as provided in Article 5 of the Land Development Regulation, as adopted by Wellington, have been satisfied; and		
20 21 22 23	WHEREAS, the subject site has a Future Land Use Map designation of Residential E; and		
24 25 26	<b>WHEREAS</b> , the subject site is located within a multi-family residential district of a Planned Unit Development (PUD) Zoning District, known as the Wellington PUD; and		
27 28 29 30	WHEREAS, the Land Development Regulations Article 6, Section 6.2.1. Table 6.2- 1 Use Regulations Schedule states a Type 2 Congregate Living Facility (CLF) is a Conditional Use approved by Council; and		
30 31 32	WHEREAS, the subject site is compatible with the surrounding multi-family use; and		
33 34 35 36 37 38	WHEREAS, a Type 2A CLF is required to be located 500 feet from a single-family residential district. The subject site is approximately 280 feet from a single-family residential district and is separated by a road, existing multi-family dwellings, and a canal. The Conditional Use request includes the reduced separation, which can only be approved by Council; and		
39 40 41	WHEREAS, the Conditional Use application was reviewed and certified for public hearings by the Development Review Manager; and		
42 43 44 45	WHEREAS, the Planning, Zoning and Adjustment Board, sitting as the Local Planning Agency, after notice and public hearing on September 8, 2021, recommended of the Conditional Use with a to vote; and		
46 47 48	WHEREAS, the Council has taken the recommendations from the Local Planning Agency and Wellington staff, evidence and testimony presented by the Petitioner, and the comments from the public into consideration for the proposed Conditional Use; and		
49 50	WHEREAS, the Council has made the following findings of fact:		

51 52 53	1. Environmental Considerations:	There are no environmental issues or concerns expected to occur as a result of this Conditional Use approval.
54 55 56 57 58 59	2. Surrounding Use Considerations:	The proposed use, surrounded by multi-family and located approximately 280 feet from a single-family residential district, has been found to be compatible with the surrounding uses.
<ul> <li>59</li> <li>60</li> <li>61</li> <li>62</li> <li>63</li> <li>64</li> <li>65</li> <li>66</li> </ul>	3. Utilities:	The site is located within an area which has existing potable water, sanitary sewer and trash disposal. The water, sanitary, sewer, and drainage systems meet the code requirements. There are adequate public facilities available to serve the subject site.
67 68 69 70 71 72	4. Concurrency Considerations:	Wellington's Traffic Consultant has determined the proposed modifications meet the Traffic Performance Standards (TPS) of Wellington with no objections to the proposed use modification.
72 73 74 75 76 77 78	5. Comprehensive Plan Considerations:	The proposed Conditional Use is consistent with Wellington's 2020 Comprehensive Plan, including but not limited to, preserving and protecting the characteristics of the communities in Wellington.
79 80 81 82	NOW, THEREFORE, BE IT RES FLORIDA, THAT:	OLVED BY THE COUNCIL OF WELLINGTON,
82 83 84 85 86 87 88 88 89	Wellington Investments, LLC (owner/app 12450 Guilford Way, as legally described i Congregate Living Facility (CLF) with a	Conditional Use request, submitted by Fraeye olicant) and Schmidt Nichols (agent), located at n Exhibit A, is hereby approved to allow a Type 2A maximum of 11 residents/beds and located less amily residential district, subject to the following
90 91 92 93 94	(Exhibit C) for the Type 2A CLF. A illustrated on the site plan, landscap	/landscape plans (Exhibit B) and the floor plan Il site/building improvements and landscaping as the plan, and floor plan shall be completed prior to Tax Receipt and the operation as a Type 2A CLF.
94 95 96 97 98 99 100 101		Zoning Division is required as part of the final lding/engineering permit, for the CLF to ensure proval.

- 102 3. This Type 2A CLF shall meet the following minimum standards:
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Space	Minimum Standards
Single Occupancy Room	90 square feet
Double Occupancy Room	130 square feet
Bathroom	1 full bathroom per 3 persons
Common Area (Interior)	50 square feet per resident

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- 4. The entire lot and on-site building shall be utilized for a Type 2A CLF use only. The
   use of this entire site/facility shall be limited to a maximum of 11 residents/beds.
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- 5. The CLF owner/operator shall reduce on-site parking demand by prohibiting the parking of personal vehicles used and/or owned by the CLF residents on-site, encourage staff to car-pool, and stagger the arrival and departure time of visitors.
- 6. The CLF is approved with eight (8) on-site parking spaces. The combination of a loading space with a standard parking space shall be permitted. If it is determined by Wellington that the on-site parking demand exceeds the approved on-site parking provided, the following shall be required:
  - a. The owner/operator shall modify the site and construct one (1) additional parking space on-site within three (3) months of notification from Wellington.
  - b. If the one (1) additional parking space is not constructed on-site to meet all code requirements, including landscaping, within the three (3) month period, the CLF maximum occupancy shall be reduced to 10 residents/beds after notification from Wellington.
- 7. The parking area/lot shall be screened with a new hedge, installed and maintained ata height of 36 inches.
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  128 8. The CLF residents shall be limited to senior housing for elderly persons 65 years of 129 age or older who are not capable of otherwise living independently. Any change in use 130 or occupancy type shall be considered an amendment to this Conditional Use and 131 shall require a modification to the approval by Wellington's Council. Conversion from 132 a Type 2A CLF to another use will require compliance with Wellington's 133 Comprehensive Plan and the Land Development Regulations (LDR).
- A Wellington Business Tax Receipt (BTR) is required prior to operation of the Type
  A CLF. The CLF owner/operator shall obtain all appropriate federal, state, and local
  permits/licenses for the Type 2A CLF and submit a copy with the required Wellington
  BTR application within one (1) year of this approval, prior to operation as a Type 2A
  CLF, and maintain the BTR while in operation.
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- 141 10. The owner/applicant shall record a declaration of restriction, as required by the LDR,
  142 which shall include the above conditions to run with the land. A copy of the recorded
  143 declaration shall be provided to the Planning and Zoning Division within 30 days of
  144 this approval (Resolution No. R2021-48).
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- 146 11. The continuation of this conditional use is contingent upon the retention of all

- appropriate federal, state, and local permits/licenses, compliance with the Land
   Development Regulations, and compliance with these conditions of approval.
- <u>SECTION 2:</u> Should any section, paragraph, sentence, clause, or phrase of this
   Resolution 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 Resolution shall prevail to the extent of such conflict.
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155 <u>SECTION 3:</u> Should any section, paragraph, sentence, clause, or phrase of this 156 Resolution be declared by a court of competent jurisdiction to be invalid, such decision shall 157 not affect the validity of this Resolution as a whole or any portion or part thereof, other than 158 the part so declared to be invalid.

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- 160 **SECTION 4:** This Resolution shall become effective upon adoption.
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163	PASSED AND ADOPTED this day of	, 2021.
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166	WELLINGTON	
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169	BY:	_
170	Anne Gerwig, Mayor	
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173	ATTEST:	
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176	BY:	
177	Chevelle D. Addie, Clerk	
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180	APPROVED AS TO FORM AND	
181	LEGAL SUFFICIENCY	
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184	BY:	
185	Laurie Cohen, Village Attorney	