47

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, AMENDING THE CITY'S GROWTH MANAGEMENT PLAN TO CHANGE THE **FUTURE** LAND USE MAP DESIGNATION FOR CERTAIN LAND GENERALLY LOCATED NORTH OF STATE ROAD 408, EAST OF CALHOUN PLACE, SOUTH OF E. SOUTH ST., AND WEST OF N. MILLS AVE., COMPRISED OF 0.32 ACRES OF LAND, MORE OR LESS, FROM RESIDENTIAL MEDIUM INTENSITY TO PUBLIC, RECREATIONAL AND INSTITUTIONAL; CHANGING THE PROPERTY'S ZONING DESIGNATION FROM THE R-3B MEDIUM INTENSITY DEVELOPMENT DISTRICT WITH THE TRADITIONAL CITY AND AIRCRAFT NOISE OVERLAY DISTRICTS TO THE PUBLIC DISTRICT WITH THE TRADITIONAL CITY AND AIRCRAFT NOISE OVERLAY DISTRICTS; PROVIDING FOR AMENDMENT OF THE CITY'S OFFICIAL FUTURE LAND USE. SUBAREA POLICY. AND ZONING MAPS: PROVIDING FOR SEVERABILITY, CORRECTION OF SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

WHEREAS, at its regularly scheduled meeting of December 15, 2015, the Municipal Planning Board (the "MPB") of the City of Orlando, Florida (the "city"), considered the following applications relating to land generally located to the north of State Road 408, east of Calhoun Place, south of E. South Street, and west of N. Mills Avenue, and comprised of 0.32 acres of land, more or less, such land being more precisely described by the legal description attached to this ordinance as **Exhibit A** (hereinafter the "property"):

- Growth Management Plan (hereinafter the "GMP") case number GMP2015-00047, requesting an amendment to the City's GMP to change the property's Future Land Use Map designation from "Residential Medium Intensity" to "Public, Recreational and Institutional;" and
- Zoning case number ZON2015-00046, requesting an amendment to the City's Official Zoning Map Series to change the property's zoning map designation from the "R-3B Medium Intensity Development District," along with the "Traditional City" and "Aircraft Noise" overlay districts, to the "Public District," along with the "Traditional City" and "Aircraft Noise" overlay districts (together, hereinafter referred to as the "applications"); and

**WHEREAS**, based upon the evidence presented to the MPB, including the information and analysis contained in the "Staff Report to the Municipal Planning Board" for the applications (entitled "Item #6 A. and B. – City Lift Station #1"), the MPB recommended that the Orlando City Council approve said applications and adopt an ordinance in accordance therewith; and

**WHEREAS**, the MPB found that application GMP2015-00047 is consistent with:

- 1. The *State Comprehensive Plan* as provided at Chapter 187, Florida Statutes (the "State Comprehensive Plan"); and
- 2. The East Central Florida 2060 Plan adopted by the East Central Florida Regional Planning Council pursuant to sections 186.507 and 186.508, Florida Statutes (the "Strategic Regional Policy Plan"); and
- 3. The City of Orlando Growth Management Plan, adopted as the City's "comprehensive plan" for purposes of the Florida Community Planning Act, sections 163.3164 through 163.3217, Florida Statutes (the "GMP"); and

WHEREAS, the MPB found that application ZON2015-00046 is consistent with:

- 1. The *City of Orlando Growth Management Plan*, adopted as the City's "comprehensive plan" for purposes of the Florida Community Planning Act, sections 163.3164 through 163.3217, Florida Statutes (the "GMP"); and
- 2. The City of Orlando Land Development Code, Chapters 58 through 68, Code of the City of Orlando, Florida (the "LDC"); and

**WHEREAS**, sections 1 and 2 of this ordinance are adopted pursuant to the "process for adoption of small-scale comprehensive plan amendment" as provided by section 163.3187, Florida Statutes; and

**WHEREAS**, the Orlando City Council hereby finds that this ordinance is in the best interest of the public health, safety, and welfare, and is consistent with the applicable provisions of the city's GMP and LDC; and

NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, AS FOLLOWS:

**SECTION 1. FLUM DESIGNATION.** Pursuant to section 163.3187, Florida Statutes, the City of Orlando, Florida, adopted Growth Management Plan Future Land Use Map designation for the property is hereby changed from "Residential Medium Intensity" (denoted as "RES-MED" on the city's official Future Land Use Maps) to "Public, Recreational and Institutional" (denoted as "PUB-REC-INST" on the city's official Future Land Use Maps), as depicted in **Exhibit B** to this ordinance.

**SECTION 2. AMENDMENT OF FLUM.** The city planning official, or designee, is hereby directed to amend the city's adopted Future Land Use Maps in accordance with this ordinance.

**SECTION 3. ZONING DESIGNATION.** Pursuant to the city's LDC, the zoning designation for the property is hereby changed from the "R-3B Medium Intensity

94	Development District," along with the "Traditional City" and "Aircraft Noise" zoning		
95	overlay districts (denoted as "R-3B/T/AN" on the city's official zoning maps) to the		
96	"Public District," along with the "Traditional City" and "Aircraft Noise" zoning overlay		
97	districts (denoted as "P/T/AN" on the city's official zoning maps), as depicted in <b>Exhibit</b>		
98	C to this ordinance.		
99	to the ordinarios.		
100	SECTION 4. AMENDMENT OF OFFICIAL ZONING MAP. The city zoning		
101	official, or designee, is hereby directed to amend the city's official zoning maps in		
102	accordance with this ordinance.		
103			
104	SECTION 5. SCRIVENER'S ERROR. The city attorney may correct scrivener's		
105	errors found in this ordinance by filing a corrected copy of this ordinance with the city		
106	clerk.		
107			
108	SECTION 6. SEVERABILITY. If any provision of this ordinance or its		
109	application to any person or circumstance is held invalid, the invalidity does not affect		
110	other provisions or applications of this ordinance which can be given effect without the		
111	invalid provision or application, and to this end the provisions of this ordinance are		
112	severable.		
113	- GOVOIGENO.		
114	SECTION 7. EFFECTIVE DATE. This ordinance is effective upon adoption,		
115	except for sections one through four, which take effect on the 31 <sup>st</sup> day after adoption		
116	unless this ordinance is lawfully challenged pursuant to section 163.3187(5), Florida		
117	Statutes, in which case sections one through four shall not be effective until the state		
118	land planning agency or the Administration Commission issues a final order declaring		
119	this ordinance "in compliance" as defined at sections 163.3184(1)(b) and 163.3187(5)(d),		
120	Florida Statutes.		
121	Tionad Statates.		
122	DONE, THE FIRST READING, by the City Council of the City of Orlando,		
123	Florida, at a regular meeting, this day of, 2016.		
124	au a regular meeting, and au or, ze re-		
125	DONE, THE PUBLIC NOTICE, in a newspaper of general circulation in the City		
126	of Orlando, Florida, by the City Clerk of the City of Orlando, Florida, this day		
127	of, 2016.		
128	, 20.00		
129	DONE, THE SECOND READING, A PUBLIC HEARING, AND ENACTED ON		
130	<b>FINAL PASSAGE</b> , by an affirmative vote of a majority of a quorum present of the City		
131	Council of the City of Orlando, Florida, at a regular meeting, this day of		
132	, 2016.		
133			
134			
135	BY THE MAYOR OF THE CITY OF		
136	ORLANDO, FLORIDA:		
137			
138			

## ORDINANCE NO. 2016-18

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ATTEST, BY THE CLERK OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA:	
City Clerk	_
Print Name	_
APPROVED AS TO FORM AND LEGALITY FOR THE USE AND RELIANCE OF THE CITY OF ORLANDO, FLORIDA:	
City Attorney	_
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