AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, RELATING TO COMMUNITY RESIDENTIAL HOMES; AMENDING FIGURES 2A.LDC AND 2C.LDC, AND PART 1B., CHAPTER 58, ORLANDO CITY CODE. TO MAKE COMMUNITY RESIDENTIAL HOMES A PERMITTED USE IN SINGLE FAMILY AND MULTIFAMILY **ZONING DISTRICTS AS REQUIRED BY CHAPTER 419,** STATUTES: **AMENDING** SECTION FLORIDA ORLANDO CITY CODE, TO AMEND THE DEFINITION OF COMMUNITY RESIDENTIAL HOME TO CONFORM TO CHAPTER 419. FLORIDA STATUTES: PROVIDING FOR SEVERABILITY. CODIFICATION, CORRECTION OF SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

WHEREAS, section 163.3202(1), Florida Statutes, requires that the City of Orlando, Florida (the "City"), adopt or amend and enforce land development regulations that are consistent with and implement the City's adopted comprehensive plan; and

WHEREAS, section 163.3203(3), Florida Statutes, encourages the use of innovative land development regulations and requires that all land development regulations be combined into a single land development code for the City; and

WHEREAS, from time to time, amendments and revisions to the City's adopted comprehensive plan (the "Growth Management Plan"), progress in the field of planning and zoning, or changes to state law make it necessary or desirable to amend the land development regulations of the City; and

WHEREAS, at its regularly scheduled meeting of July 15, 2014, the Municipal Planning Board recommended to the City Council of the City of Orlando, Florida (the "Orlando City Council"), that the provisions of this ordinance are consistent with the applicable provisions of the City's adopted Growth Management Plan, are in the best interest of the public health, safety, and welfare, are in harmony with the purpose and intent of the Land Development Code of the City of Orlando, Florida (the "Land Development Code"), will not result in disorderly and illogical development patterns, and will not result in incompatible land uses; and

WHEREAS, the Orlando City Council hereby finds and determines that this ordinance is consistent with the applicable provisions of the City's adopted Growth Management Plan, is in the best interest of the public health, safety, and welfare, is in harmony with the purpose and intent of the City's Land Development Code, will not result in disorderly and illogical development patterns, and will not result in incompatible land uses; and

42 43 44

45

WHEREAS, the Orlando City Council hereby finds and declares that this ordinance is in the best interest of the public health, safety, and welfare, and that it is

46	necessary in order to conform the Land Development Code to Chapter 419, Florida		
47	Statutes, relating to community residential homes; and		
48			
49	NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY		
50	OF ORLANDO, FLORIDA, AS FOLLOWS:		
51			
52	SECTION 1. FIGURE 2A.LDC, CHAPTER 58, AMENDED. Figure 2A.LDC,		
53	Traditional City, Chapter 58, Code of the City of Orlando, Florida, is hereby amended to		
54	add "(36)" (indicating footnote 36) to the boxes corresponding to Residential Care		
55	Facility 1 – 6 Clients in the R-1S, R-2A, R-2B, R-3A, R-3B, R-3C, R-3D, MXD-1, and		
56	MXD-2 zoning districts.		
57			
58	SECTION 2. FIGURE 2C.LDC, CHAPTER 58, AMENDED. Figure 2C.LDC, City,		
59			
60	(indicating footnote 36) to the boxes corresponding to Residential Care Facility 1 – 6		
61	Clients in the R-1S, R-2A, R-2B, R-3A, R-3B, R-3C, R-3D, MXD-1, and MXD-2 zoning		
62	districts.		
63			
64	SECTION 3. PART 1B., CHAPTER 58, AMENDED. Part 1B. "Zoning Tables,"		
65	Chapter 58, Code of the City of Orlando, Florida, is hereby amended to add footnote 36,		
66	to be located after existing footnote 35, and to read as follows:		
67			
68	36. Notwithstanding anything in this code to the contrary, a residential care		
69	facility use with six or fewer residents which otherwise meets the definition of a		
70	community residential home use is hereby made a permitted use in the zoning districts		
71	indicated by this footnote, but are subject to the applicable regulations of Chapter 419,		
72 72	Florida Statutes.		
73	SECTION A SECTION CC 200 AMENDED Continue CC 200 Code of the City of		
74 75	SECTION 4. SECTION 66.200, AMENDED. Section 66.200, Code of the City of Orlando, Florida, is hereby amended as follows:		
75 76	Onando, Florida, is nereby amended as follows.		
70 77	***		
77 78			
78 79	Community Center: A building used for recreational, social, educational and		
80	cultural activities, usually owned and operated by a public or non-profit group or agency.		
81	cultural activities, usually owned and operated by a public of non-profit group of agency.		
82	Community Residential Home (CRH): A dwelling unit in conformance with State		
83	Regulations which provides a living environment for 7 to 14 unrelated residents who		
84	operate as the functional equivalent of a family, including such supervision and care by		
85	support staff as may be necessary to meet the physical, emotional, and social needs of		
86	the residents.		
87	the residents.		
88	Homes of 6 or fewer residents which otherwise meet the definition of a		
89	Community Residential Home shall be deemed a single-family unit and non-commercial,		

90	residential use. This term shall include Residential Care Facilities and ALFs with 14 or		
91	fewer residential clients.		
92			
93	"Community residential home" means a dwelling unit licensed to serve residents		
94	who are clients of the Department of Elderly Affairs, the Agency for Persons with		
95	Disabilities, the Department of Juvenile Justice, or the Department of Children and		
96	Family Services or licensed by the Agency for Health Care Administration which		
97	provides a living environment for 7 to 14 unrelated residents who operate as the		
98	functional equivalent of a family, including such supervision and care by supportive staff		
99	as may be necessary to meet the physical, emotional, and social needs of the residents.		
100			
101	Community Residential Home Resident: An aged person, a physically disabled or		
102	handicapped person, a developmentally disabled person, a non-dangerous mentally ill		
103	person or child as defined by Florida Statutes. Nothing in this Section shall permit		
104	persons to occupy a community residential home who would constitute a direct threat to		
105	the health and safety of other persons or whose residency would result in substantial		
106	physical damage to the property of others.		
107			
108	Compatible Development (Transit): See Transit Compatible Development.		
109			
110	****		
111			
112	SECTION 5. CODIFICATION. The City Clerk and the City Attorney shall cause		
113	the Code of the City of Orlando, Florida, to be amended as provided by this ordinance		
114	and may renumber, re-letter, and rearrange the codified parts of this ordinance if		
115	necessary to facilitate the finding of the law.		
116			
117	SECTION 6. SCRIVENER'S ERROR. The City Attorney may correct scrivener's		
118	errors found in this ordinance by filing a corrected copy of this ordinance with the City		
119	Clerk.		
120			
121	SECTION 7. SEVERABILITY. If any provision of this ordinance or its		
122	application to any person or circumstance is held invalid, the invalidity does not affect		
123	other provisions or applications of this ordinance which can be given effect without the		
124	nvalid provision or application, and to this end the provisions of this ordinance are		
125	severable.		
126			
127	SECTION 8. EFFECTIVE DATE. This ordinance takes effect upon adoption.		
128			
129	DONE, THE FIRST PUBLIC NOTICE, in a newspaper of general circulation in		
130	the City of Orlando, Florida, by the City Clerk of the City of Orlando, Florida, this		
131 132	day of, 2014.		
133			

ORDINANCE NO. 2014-27

, 2014.	•
	C NOTICE, in a newspaper of general circulation ty Clerk of the City of Orlando, Florida, this, 2014.
ENACTED ON FINAL PASSAGE , by	NG, THE SECOND PUBLIC HEARING, AND an affirmative vote of a majority of a quorum of Orlando, Florida, at a regular meeting, this, 2014.
	BY THE MAYOR/MAYOR PRO TEMPO OF THE CITY OF ORLANDO, FLORIDA:
	Mayor / Mayor Pro Tempore
ATTEST, BY THE CLERK OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA:	
City Clerk	
APPROVED AS TO FORM AND LEG FOR THE USE AND RELIANCE OF T CITY OF ORLANDO, FLORIDA:	
City Attorney	
[Remainder of p	page intentionally left blank.]r