## ORDINANCE NO. 2014-54

1 AN ORDINANCE OF THE CITY COUNCIL OF THE CITY 2 ORLANDO, FLORIDA, ANNEXING то OF THE 3 CORPORATE LIMITS OF THE CITY CERTAIN LAND 4 GENERALLY LOCATED AT THE SOUTHEAST 5 CORNER OF THE INTERSECTION OF NARCOOSSEE 6 **RD. AND CLAPP SIMMS DUDA RD., AND COMPRISED** 7 OF 3.657 ACRES, MORE OR LESS; AMENDING THE 8 **CITY'S ADOPTED GROWTH MANAGEMENT PLAN TO** 9 DESIGNATE THE PROPERTY AS URBAN VILLAGE ON 10 THE CITY'S OFFICIAL FUTURE LAND USE MAPS AND 11 ESTABLISHING A NEW SUBAREA POLICY FOR THE 12 SAME PROPERTY то PROVIDE Α MAXIMUM 13 DEVELOPMENT PROGRAM, REQUIRED LAND 14 DEVELOPMENT REGULATIONS, AND INCLUSION IN 15 THE SOUTHEAST ORLANDO SECTOR PLAN: 16 PROVIDING FOR AMENDMENT OF THE CITY'S 17 **OFFICIAL FUTURE LAND USE MAPS; PROVIDING FOR** 18 SEVERABILITY, CORRECTION OF SCRIVENER'S 19 ERRORS, AND AN EFFECTIVE DATE. 20 21 WHEREAS, on June 2, 2014, the City Council of the City of Orlando, Florida (the 22 "Orlando City Council"), accepted a petition for voluntary annexation (hereinafter the 23 "Petition") bearing the signatures of all owners of property in an area of land generally 24 located at the southeast corner of the intersection of Narcoossee Road and Clapp 25 Simms Duda Road, comprised of approximately 3.657 acres of land and being precisely 26 described by the legal description of the area by metes and bounds attached to this 27 ordinance as Exhibit "A" (hereinafter the "Property"); and 28 29 WHEREAS, the Petition was filed with the Orlando City Council pursuant to 30 section 171.044, Florida Statutes; and 31 32 WHEREAS, at its regularly scheduled meeting of July 15, 2014, the Municipal 33 Planning Board (the "MPB") of the City of Orlando, Florida (the "City"), considered the 34 following applications relating to the Property: 35 36 1. Annexation case number ANX2014-00009, requesting to annex the Property 37 into the jurisdictional boundaries of the City; and 38 39 2. Growth Management Plan (hereinafter the "GMP") case number GMP2014-40 00014, requesting an amendment to the City's GMP to designate the 41 Property as "Urban Village" on the City's official Future Land Use Map, and 42 requesting an amendment to the City's GMP to establish and include the 43 Property in Future Land Use Element Subarea Policy S.40.4 for the purposes 44 of setting a maximum development program, minimum required land 45 development regulations, and including the Property within the Southeast 46 Orlando Sector Plan (together, hereinafter referred to as the "Applications");

and

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49	WHEREAS, based upon the evidence presented to the MPB, including the		
50	information and analysis contained in the "Staff Report to the Municipal Planning Board"		
51	for application case numbers ANX2014-00009, GMP2014-00014, and ZON2014-00015		
52	(entitled "Item #2 – Narcoossee Oaks Annexation" and hereinafter referred to as the		
53	"Staff Report"), the MPB recommended that the Orlando City Council approve said		
55 54			
	Applications and adopt an ordinance or ordinances in accordance therewith; and		
55 56	MULTER AC the MDD found that explication ence number CMD2014 00014 is		
56 57	WHEREAS, the MPB found that application case number GMP2014-00014 is		
57 58	consistent with:		
	1. The State Comprehensive Dien as provided at Chapter 197. Florida Statutes		
59 60	<ol> <li>The State Comprehensive Plan as provided at Chapter 187, Florida Statutes (2013) (the "State Comprehensive Plan"); and</li> </ol>		
61	(2013) (the State Comprehensive Fian ), and		
62	2. The East Central Florida 2060 Plan adopted by the East Central Florida		
63	Regional Planning Council pursuant to sections 186.507 and 186.508, Florida		
64	Statutes (2013) (the "Strategic Regional Policy Plan"); and		
65			
66	3. The City of Orlando Growth Management Plan, adopted as the City's		
67 68	"comprehensive plan" for purposes of the Florida Community Planning Act,		
68 69	sections 163.3164 through 163.3217, Florida Statutes (2013) (the "GMP"); and		
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71	WHEREAS, sections 3 through 6 of this ordinance are adopted pursuant to the		
72	"process for adoption of small-scale comprehensive plan amendment" as provided by		
73	section 163.3187, Florida Statutes (2013); and		
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75	WHEREAS, the Orlando City Council hereby finds that:		
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77	1. As of the date of the Petition, the Property was located in the unincorporated		
78	area of Orange County; and		
79	aloa or orango obarry, and		
80	2. As of the date of the Petition, the Property is contiguous to the City within the		
81	meaning of subsection 171.031(11), Florida Statutes; and		
82			
83	3. As of the date of the Petition, the Property is reasonably compact within the		
84	meaning of subsection 171.031(12), Florida Statutes; and		
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86	4. The Petition bears the signatures of all owners of property in the area to be		
87	annexed; and		
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89	5. Annexation of the Property will not result in the creation of enclaves within the		
90	meaning of subsection 171.031(13), Florida Statutes; and		
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91 92	6. The Property is located wholly within the boundaries of a single county; and		
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94	7.	The Petition proposes an annexation that is consistent with the purpose of		
95		ensuring sound urban development and accommodation to growth; and		
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97	8.	The Petition, this ordinance, and the procedures leading to the adoption of		
98		this ordinance are consistent with the uniform legislative standards provided		
99		by the Florida Municipal Annexation and Contraction Act for the adjustment of		
100		municipal boundaries; and		
101				
102	9	The Petition proposes an annexation that is consistent with the purpose of		
102		ensuring the efficient provision of urban services to areas that become urban		
104		in character within the meaning of subsection 171.022(8), Florida Statutes;		
105		and		
105				
107	10	. The Petition proposes an annexation that is consistent with the purpose of		
107	10.	ensuring that areas are not annexed unless municipal services can be		
100		provided to those areas; and		
110				
111	WF	HEREAS, the Orlando City Council hereby finds that application case number		
112		-00014 is consistent with:		
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113	1.	The State Comprehensive Plan as provided at Chapter 187, Florida Statutes		
115		(2013) (the "State Comprehensive Plan"); and		
116				
117	2.	The East Central Florida 2060 Plan adopted by the East Central Florida		
118		Regional Planning Council pursuant to sections 186.507 and 186.508, Florida		
119		Statutes (2013) (the "Strategic Regional Policy Plan"); and		
120	0	The City of Orlanda Crowth Management Dian adapted as the City's		
121 122	3.	The <i>City of Orlando Growth Management Plan</i> , adopted as the City's "comprehensive plan" for purposes of the Florida Community Planning Act,		
122		sections 163.3164 through 163.3217, Florida Statutes (2013) (the "GMP");		
123		and		
125				
126	WH	HEREAS, the Orlando City Council hereby finds that this ordinance is in the		
127	best interest of the public health, safety, and welfare, and is consistent with the			
128	applicable provisions of the City's Land Development Code; and			
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130	NC	W, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY		
131	OF ORLA	NDO, FLORIDA, AS FOLLOWS:		
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133	SE	CTION 1. ANNEXATION. Pursuant to the authority granted by section		
134	171.044, Florida Statutes, and having determined that the owner or owners of the			
135	Property have petitioned the Orlando City Council for annexation into the corporate limits			
136	of the City, and having determined that the petition bears the signatures of all owners of			
137	property in the area proposed to be annexed, and having made the findings set forth in			
138		ince, the Property is hereby annexed into the corporate limits of the City of		
139	Orlando, Florida, and the boundary lines of the City are hereby redefined to include the			
	1 '			

Property. In accordance with subsection 171.044(3), Florida Statutes, the annexed area
is clearly shown on the map attached to this ordinance as Exhibit "B."

SECTION 2. CITY BOUNDARIES. Pursuant to section 171.091, Florida Statutes,
the charter boundary article of the City is hereby revised in accordance with this
ordinance. The City Clerk, or designee, is hereby directed to file this ordinance as a
revision of the City Charter with the Florida Department of State. The City Planning
Official, or designee, is hereby directed to amend the City's official maps in accordance
with this ordinance.

**SECTION 3. 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 established as "Urban Village" as depicted in **Exhibit "C"** to this ordinance.

**SECTION 4. 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 5. SUBAREA POLICY.** Pursuant to section 163.3187(1)(c), Florida Statutes, the text of the City's Growth Management Plan is hereby amended to add subarea policy S.40.4, which shall be inserted after subarea policy S.40.3 in the Future Land Use element of the Growth Management Plan, and shall read as follows (underlined text are additions to the Growth Management Plan):

## Policy S.40.4

 Property within this subarea is hereby made a part of the Southeast Orlando Sector Plan area and new development in this area must be approved by zoning to the Planned Development district. Future Land Use Policy 2.4.4, Goal 4, and associated objectives and policies shall apply within this subarea.

<u>The maximum development program of this area shall be 50,000 square</u> <u>feet of non-residential uses that are consistent with the Village Center designation, but in</u> <u>no event shall a specific parcel master plan be approved if, by itself or along with other</u> <u>approved specific parcel master plans in this area, traffic generated would exceed 1,000</u> <u>average daily trips as calculated by the latest edition of the Institute of Transportation</u> <u>Engineers Trip Generation Manual.</u>

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179	Any increase in the development program beyond that allowed by this
180	subarea policy shall require an amendment to this subarea policy and must be
181	supported by data and analysis that demonstrates that adequate facilities and services
182	are available to accommodate the proposed density and intensity. Each development
183	site is subject to specific parcel master plan review by the Southeast Town Design

184 Review Committee and final approval by the Orlando City Council. Each specific parcel
 185 master plan shall address building layout, parking, and other site planning matters
 186 identified by the Land Development Code.

## **Transportation**

The road network within this subarea must conform to the City's Major Thoroughfare Plan, as may be amended from time to time. Each specific parcel master plan must include typical street cross sections for review by the Southeast Town Design Review Committee and final approval by the Orlando City Council.

**SECTION 6. SUBAREA POLICY MAPS.** Pursuant to section 163.3187(1)(c), Florida Statutes, the City's Growth Management Plan subarea policy maps are hereby amended to include the Property within the newly created subarea policy S.40.4, as depicted in **Exhibit "D**" to this ordinance.

**SECTION 7. SCRIVENER'S ERROR.** The City Attorney may correct scrivener's errors found in this ordinance by filing a corrected copy of this ordinance with the City Clerk.

**SECTION 8. SEVERABILITY.** If any provision of this ordinance or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of this ordinance which can be given effect without the invalid provision or application, and to this end the provisions of this ordinance are severable.

**SECTION 9. EFFECTIVE DATE.** This ordinance is effective upon adoption, except for sections one and two, which take effect on the 30<sup>th</sup> day after adoption, and sections three, four, five, and six, which take effect on the 31<sup>st</sup> day after adoption unless this ordinance is lawfully challenged pursuant to section 163.3187(5), Florida Statutes, in which case sections three, four, five, and six, shall not be effective until the state land planning agency or the Administration Commission issues a final order declaring this ordinance "in compliance" as defined at sections 163.3184(1)(b) and 163.3187(5)(d), Florida Statutes.

**DONE, THE FIRST PUBLIC NOTICE**, in a newspaper of general circulation in the City of Orlando, Florida, by the City Clerk of the City of Orlando, Florida, this day of , 2014.

**DONE, THE FIRST READING**, by the City Council of the City of Orlando, Florida, at a regular meeting, this \_\_\_\_\_ day of \_\_\_\_\_, 2014.

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r		Florida, this		
	DONE, THE SECOND READING, THE PUBLIC HEARING, AND ENACTED ON FINAL PASSAGE, by an affirmative vote of a majority of a quorum present of the City Council of the City of Orlando, Florida, at a regular meeting, this day of , 2014.			
	BY THE MAYOR/MAY OF THE CITY OF ORL			
	Mayor / Mayor Pro Ten	npore		
	ATTEST, BY THE CLERK OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA:			
	City Clerk			
	APPROVED AS TO FORM AND LEGALITY FOR THE USE AND RELIANCE OF THE CITY OF ORLANDO, FLORIDA:			
	City Attorney			
	**[Remainder of page intentionally left blank.]**			