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AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, AMENDING THE CITY'S ADOPTED GROWTH MANAGEMENT PLAN CHANGE THE FUTURE LAND USE DESIGNATION FROM RESIDENTIAL LOW INTENSITY. IN PART. OFFICE LOW INTENSITY, IN PART, NEIGHBORHOOD **ACTIVITY CENTER, IN PART, PUBLIC-RECREATIONAL** AND INSTITUTIONAL, IN PART, COMMUNITY ACTIVITY CENTER, IN PART, AND CONSERVATION IN PART, TO OFFICE LOW INTENSITY, IN PART NEIGHBORHOOD **ACTIVITY CENTER IN PART AND CONSERVATION, IN** PART, FOR APPROXIMATELY 1,572 ACRES OF LAND; FURTHER AMENDING THE GROWTH MANAGEMENT PLAN TO AMEND SUBAREA POLICY S.39.3 TO PROVIDE A MAXIMUM DEVELOPMENT PROGRAM AND CERTAIN DEVELOPMENT POLICIES FOR THE SAME LAND; SUCH LAND BEING GENERALLY LOCATED SOUTH OF LEE VISTA BOULEVARD, WEST OF STATE ROAD 417, NORTH OF STATE ROAD 528, AND EAST OF NARCOOSSEE ROAD; PROVIDING FOR SEVERABILITY. CORRECTION OF SCRIVENER'S ERRORS, PERMIT DISCLAIMER, AND AN EFFECTIVE DATE.

WHEREAS, at its regularly scheduled meeting of January 19, 2016, the Municipal Planning Board (the "MPB") of the City of Orlando, Florida (the "city"), considered the following land development applications for property located south of Lee Vista Boulevard, west of State Road 417, north of State Road 528, and east of Narcoossee, and being more precisely described by the legal description attached to this ordinance as Exhibit A (the "property"):

- 1) Growth Management Plan (hereinafter "GMP") case number GMP2015-00036, requesting an amendment to the City's GMP to change the property's Future Land Use map designation from "Residential Low Intensity," in part, "Office Low Intensity," in part, "Neighborhood Activity Center," in part, "Public-Recreational and Institutional," in part, "Community Activity Center," in part and "Conservation," in part, to "Office Low Intensity," in part, "Neighborhood Activity Center," in part, and "Conservation" in part, on the City's official Future Land Use Map, and
- 2) Growth Management Plan case number GMP2015-00037, requesting an amendment to the City's GMP Subarea Policy S.39.3 for the purposes of setting a maximum development program and certain development policies for the property; 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 application case numbers GMP2015-00036, GMP2015-00037, and ZON2015-00032 (entitled "Item #12 – Vista Park PD", and hereinafter referred to as the "Staff Report"),

the MPB recommended that the Orlando City Council approve said Applications and adopt an ordinance or ordinances in accordance therewith; and

WHEREAS, the MPB found that the applications are 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; 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 State Comprehensive Plan, the Strategic Regional Policy Plan, and the city's GMP; and

WHEREAS, this ordinance is adopted pursuant to the "expedited state review process for adoption of comprehensive plan amendments" as provided by subsection 163.3184(3), Florida Statutes; and

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

SECTION 1. FLUM DESIGNATION. Pursuant to subsection 163.3184(3), Florida Statutes, the City of Orlando, Florida, adopted Growth Management Plan Future Land Use Map designation for the property is hereby made "Office Low Intensity" in part (denoted as "OFFICE-LOW" on the city's future land use maps), "Neighborhood Activity Center" in part (denoted as "NEIGH-AC" on the city's future land use maps), and "Conservation" in part (denoted as "CONSERV" on the city's 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 and Subarea Policy Maps in accordance with this ordinance.

SECTION 3. SUBAREA POLICY. Pursuant to subsection 163.3184(3), Florida Statutes, Subarea Policy S.39.3 is hereby amended and shall read as follows (words stricken are deletions; words underlined are additions; **** denote omitted text):

92 93 94 Policy S.39.3 95 96 This area shall be developed as a Planned Development (PD) incorporating a variety of 97 uses and facilities designed to enhance convenience and livability while reducing vehicle 98 miles traveled. The base development capacity of this area shall be as follows: 99 100 101 Residential 2955 4,300 units 102 Office 55,000 20,000 square feet 103 Retail 166,000 80,000 square feet 104 105 Public Benefit Use Impacts to be addressed on a case-by-case basis through 106 Conditional Use Permit. 107 108 Prior to development, a Planned Development ordinance (PD) that addresses the entire 109 land area and maximum development program shall be reviewed and approved by 110 Council. The PD may include a trip equivalency matrix to allow conversion between 111 residential, office and retail uses. If, by using the matrix, a use exceeds the maximum 112 limit above, the PD shall be amended to address impacts to other public facilities. Any 113 increase in development capacity that does not include a corresponding decrease in a 114 different land use shall require a GMP amendment and shall be supported by data and 115 analysis that demonstrates adequate facilities and services are available to 116 accommodate the proposed density and intensity of development. 117 118 The maximum amount of development allowed within any single land use category 119 (except Public Benefit Use) shall not exceed 110% of the numbers above, nor shall the 120 maximum amount of development exceed Development of Regional Impact thresholds. 121 Any increase in development capacity beyond that allowed by this subarea policy shall 122 require a GMP amendment and shall be supported by data and analysis that 123 demonstrates adequate facilities and services are available to accommodate the 124 proposed density and intensity of development. 125 126 The PD must address shall include standards to implement the following guidelines: 127 128 Natural Features. Natural features shall be treated as amenities. In addition, 129 large wetland and open space areas shall be connected to form continuous natural 130

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corridors. Naturally vegetated buffers shall be preserved adjacent to conservation 131 areas, consistent with the policies provided in the GMP Conservation Element. Roads 132 that cross major wetland systems shall incorporate bridges or oversized culverts to maintain wildlife corridors.

134

ORDINANCE NO. 2016-43

135	b. Master Stormwater System. All development within this area shall be served by
136	a master stormwater system. The design of the master stormwater system shall
137	conform to the Orlando Engineering Standards Manual (ESM). The location, function
138	and design of all stormwater facilities shall be coordinated with open space, park and
139	greenway areas, in order to provide for joint use opportunities. Where possible,
140	greenways with trails should line riparian corridors and storm drainageways to connect
141	destinations such as schools, parks and commercial areas.
142	
143	b. Park and Recreation Facilities.
144	
145	i. At least 40 acres shall be reserved for park and recreation facilities. This
146	acreage shall include one active park having a minimum size of 30 acres, plus additional
147	active recreation areas, picnic areas, playgrounds, tot lots, squares, greens and
148	associated open spaces having a combined area of at least 10 acres. The former landfill
149	or open spaces designated Conservation on the Future Land Use Map shall not count
150	toward the minimum 40 acres of park and recreation facilities.
151	· ·
152	ii. The community park acreage (up to 30 acres) can be transferred to the
153	Starwood development as described in Future Land Use Element Subarea Policy
154	S.40.8. The specific park location, type of facilities, construction responsibilities and
155	timing shall be executed through a separate agreement with the City.
156	
157	iii. The City shall be responsible for maintenance of the community park, and the
158	City shall issue permits that will grant the applicant the right but not the obligation to
159	supplement the City's maintenance activities within the community park.
160	
161	i. At least 60 percent of the homes shall be located within 1/4 to 1/3 mile of a
162	publicly accessible park, recreation facility, trail, open space or conservation area.
163	
164	ii. At least 50 percent of the perimeter of any park or recreation facility shall be
165	bound by public streets. The boundary between a park or recreation facility and an
166	adjacent use shall not be fenced. This policy shall not apply to un-programmed open
167	space, trails and linear park facilities.
168	
169	iii. All park and recreation facilities shall incorporate the principles of Crime
170	Prevention Through Environmental Design (CPTED).
171	
172	d. c. Neighborhood Centers. Residential neighborhoods shall have a distinct
173	discernible center, featuring a school, park, or focal point. This center shall should
174	preferably be located within a five-minute walk (approximately ¼ mile) of at least 60
175	percent of the homes in the neighborhood to promote identity and a sense of community.
176	

177	d. Schools. School capacity and concurrency shall be provided consistent with the
178	City's Interlocal Agreement with Orange County Public Schools, as it may be amended
179	from time to time.
180	
181	e. Public School Sites. At least 30 acres shall be reserved for two public school sites,
182	except where an alternate method for addressing school capacity is jointly approved by
183	the City, the applicant and Orange County Public Schools. Public school sites shall be
184	specifically identified on the PD Development Plan at locations acceptable to Orange
185	County Public Schools. Such locations shall be suitable in size and shape, accessible to
186	residents of the surrounding neighborhoods via bikeways and sidewalks, and
187	accommodate appropriate vehicular access and circulation. Joint-use public recreation
188	facilities shall be located adjacent to school sites.
189	
190	f. Public Benefit Uses. At least 60 acres shall be reserved for Public Benefit Uses, as
191	defined in Chapter 66 of the Land Development Code. Sites for one fire station, and one
192	police substation shall be designated. , one additional charitable, philanthropic or
193	religious use, and upland open space areas designated Conservation on the Future
194	Land Use Map may all be counted toward this acreage requirement, however
195	cemeteries, golf courses, required wetland buffers, the 40 acres of park and recreation
196	facilities included under section (c) above, or the public school sites included under
197	section (e) above shall not be counted toward the required acreage. The 60 acres
198	reserved for Public Benefit Use may include open space areas adjacent to the former
199	landfill, but shall not include the actual landfill, unless the City had determined, based on
200	appropriate technical analysis and remediation, that the property is suitable for
201	development as a Public Benefit Use.
202	
203	g. Accessibility. Retail, office and institutional uses shall be accessible to pedestrians
204	and mass transit.
205	
206	h. f. Transportation System.
207	
208	i. The transportation system shall conform to the City of Orlando's Major
209	Thoroughfare Plan, as may be amended from time to time. The PD must contain typical
210	street cross sections.
211	
212	ii. Residential streets shall be designed to calm traffic while achieving an
213	interconnectivity ratio of at least 1.4 (number of street links divided by number of nodes
214	or link ends).
215	
216	iii. Alleys shall be required in areas where the minimum lot width is less than 50

west loop road connecting Lee Vista Boulevard to Narcoossee Road shall be designed

iv. Due to their prominence, the Econlockhatchee Trail extension and the east

feet.

217218

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220

ORDINANCE NO. 2016-43

221	as tree lined boulevards. Landscaped medians shall be provided in segments that have
222	a 4 lane section.
223	
224	v. ii. An interconnected multi-use trail network and a north south regional trail
225	consistent with the City's bicycle plan shall be incorporated into the planning, design,
226	and construction of the project PD.
227	
228	vi. iii. Locations for transit stops shall be determined and incorporated into the
229	planning and design of the PD <u>project</u> .
230	
231	iv. A detailed traffic study that incorporates the maximum impacts of the
232	proposed development shall be required. The traffic study must verify the laneage
233	needed for proposed on-site roadways, identify cross-access corridors and identify any
234	needed offsite improvements. The traffic study will be updated during the submittal and
235	review of the PD Ordinance Process or the Master Plan Process. This more detailed
236	traffic study will verify the laneage proposed for the roadways associated with the PD
237	and will identify any needed offsite improvements (including intersection improvements)
238	to support the PD.
239	
240	v. The proposed on-site roadway network must include provision for future
241	connection to the north, west, and south consistent with the City's connectivity
242	requirements (see Transportation Element Objective 1.10 and associated policies).
243	
244	vii. vi. Alternative transportation impact fees may be proposed and approved
245	consistent with the City's transportation impact fee ordinance, Chapter 56, Orlando City
246	Code.
247	
248	i. Gateway. A gateway feature shall be constructed to establish an identity for
249	the area and to signify passage into the southeastern sector of the City. This gateway
250	may be constructed in conjunction with other projects in the area.
251	
252	(h) Pursuant to Part 2H, Chapter 65, Orlando City Code (and without any exception as
253	may be provided by section 65.331, Orlando City Code), each individual development
254	site within the PD shall be reviewed by the Municipal Planning Board and approved by
255	the City Council as part of a specific parcel master plan that addresses building lot
256	layout, parking, and other site planning issues as identified in the Land Development
257	Code.
258	
259	SECTION 4. SCRIVENER'S ERROR. The city attorney may correct scrivener's
260	errors found in this ordinance by filing a corrected copy of this ordinance with the city
261	clerk.
262	
263	SECTION 5. SEVERABILITY. If any provision of this ordinance or its
264	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	d to this end the provisions of this ordinance are
severable.	
SECTION 6. EFFECTIVE	DATE. This ordinance is effective upon adoption,
	ed by sections one through three, which, pursuant to
•	orida Statutes, become effective 31 days after the
	s the local government that the plan amendment
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to be in compliance.	ig a final order determining the deopted amendment
to be in compliance.	
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ORDINANCE NO. 2016-43

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