AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, AMENDING THE CITY'S **MANAGEMENT** ADOPTED GROWTH PLAN CHANGE THE FUTURE LAND USE MAP DESIGNATION FOR CERTAIN LAND GENERALLY LOCATED SOUTH OF OGLESBY AVENUE, WEST OF CLAY STREET, EAST OF INTERSTATE 4, AND NORTH OF DARTMOUTH AVENUE, AND COMPRISED OF 39 ACRES OF LAND, MORE OR LESS, FROM PUBLIC RECREATIONAL AND **INSTITUTIONAL NEIGHBORHOOD** TO CENTER ON THE CITY'S OFFICIAL FUTURE LAND USE MAPS; FURTHER AMENDING THE CITY'S ADOPTED **GROWTH MANAGEMENT PLAN TO CREATE SUBAREA** POLICY S.2.5, **ESTABLISHING** THE **MAXIMUM DEVELOPMENT** PROGRAM: **PROVIDING FOR** AMENDMENT OF THE CITY'S OFFICIAL FUTURE LAND PROVIDING FOR SEVERABILITY. **USE MAPS**: CORRECTION OF SCRIVENER'S ERRORS, AND AN **EFFECTIVE DATE.**

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WHEREAS, at its regularly scheduled meeting of November 15, 2016, the Municipal Planning Board (the "MPB") of the City of Orlando, Florida (the "City"), considered land development order application case number GMP2016-00018 requesting a change in the Future Land Use Map designation for approximately 39 acres of land being generally located south of Oglesby Avenue, west of Clay Street, east of Interstate 4 and north of Dartmouth Avenue, and being more precisely described by the legal description attached to this ordinance as **Exhibit A** (the "Property"), from Public Recreational Institutional to Neighborhood Activity Center; and

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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 number GMP2016-00018 (along with ANX2016-00010) and entitled "Item #1 – Calvary Assembly Annexation and Future Land Use" and hereinafter referred to as the "Staff Report"), the MPB recommended that the City Council of the City of Orlando, Florida (the "Orlando City Council"), approve said applications and adopt an ordinance or ordinances in accordance therewith; and

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WHEREAS, the MPB found that the applications are consistent with:

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1. The *State Comprehensive Plan* as provided at Chapter 187, Florida Statutes (the "State Comprehensive Plan"); and

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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

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47	3. The City of Orlando Growth Management Plan, adopted as the City's						
48	"comprehensive plan" for purposes of the Florida Community Planning						
49	Act, sections 163.3164 through 163.3217, Florida Statutes; and						
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51	WHEREAS, the Orlando City Council hereby finds that this ordinance is in the						
52	best interest of the public health, safety, and welfare, and is consistent with the						
53	applicable provisions of the State Comprehensive Plan, the Strategic Regional Policy						
54	Plan, and the City's GMP; and						
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56	WHEREAS, this ordinance is adopted pursuant to the process for adoption of a						
57	"large-scale comprehensive plan amendment" as provided by section 163.3184(3),						
58	Florida Statutes; and						
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60	NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY						
61	OF ORLANDO, FLORIDA, AS FOLLOWS:						
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63	SECTION 1. FLUM DESIGNATION. Pursuant to subsection 163.3184(3),						
64	Florida Statutes, the City of Orlando, Florida, adopted Growth Management Plan Future						
65	Land Use Map designation for the Property is hereby changed from "Public Recreational						
66	Institutional" (denoted as "PUB-REC-INST" on the City's Future Land Use Maps) to						
67	"Neighborhood Activity Center" (denoted as "NEIGH-AC" on the City's Future Land Use						
68	Maps), as depicted in Exhibit B to this ordinance.						
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70	SECTION 2. AMENDMENT OF FLUM. The City planning official, or designee,						
71	is hereby directed to amend the City's adopted Future Land Use Maps in accordance						
72	with this ordinance.						
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74	SECTION 3. SUBAREA POLICY. Pursuant to subsection 163.3184(3), Florida						
75	Statutes, Subarea Policy S.2.5 is hereby created, as depicted in Exhibit C , in the Future						
76	Land Use Element of the Growth Management Plan as follows:						
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78	Policy S.2.5. The properties within the boundary of this Subarea Policy shall be zoned						
79	Planned Development (PD). The maximum development capacity of this area shall be						
80	as follows:						
81	4,017 seats of religious use (existing);						
82	156 unit senior residential tower (existing);						
83	350 student school, of which 125 are full time and 225 are part time (existing);						
84	Up to 400 multifamily residential units; and,						
85	Other uses allowed by the N-AC Future Land Use category, as well as hotel use,						
86	are allowed up to the maximum number of PM Peak Hour trips. Big box retail,						
87	drive-throughs and gas stations are prohibited.						
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89	The total PM Peak Hour trips for one hour on a typical weekday between 4 and 6 pm are						
90	limited to a maximum of 600 trips aggregate for all properties within the boundary of this						

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	Subarea Policy. This includes the trips being generated by the existing land uses and
2	trips generated by new development.
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ļ	Prior to development, each development site shall be reviewed by the Municipal
5	Planning Board (MPB) as part of a specific parcel master plan that addresses building
	layout, parking, and other site planning issues as identified in the Land Development
	Code.
	Any increase in development capacity beyond that allowed by this subarea policy shall
	require a GMP amendment and shall be supported by data and analysis that
	demonstrates adequate facilities and services are available to accommodate the
	proposed density and intensity of development.
	Recreational Amenities
	Due to the distance to the nearest City park and because of probable mobility difficulties,
	any new senior assisted living facility should include some outdoor recreational
	amenities located adjacent to the building. These may include walking paths, shaded
	seating with scenic views, raised community garden plots or other amenities suited for
	their use.
	SECTION 4. 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 5. 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 6. EFFECTIVE DATE. This ordinance is effective upon adoption,
	except for the amendment adopted by sections one and two, which, pursuant to
	subparagraph 163.3187(5)(c), Florida Statutes, becomes effective 31 days after the
	state land planning agency or Administration Commission issues a final order
	determining that the adopted amendment is in compliance.
	DONE, THE FIRST PUBLISHED ADVERTISEMENT, 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, 2017.
	DONE, THE FIRST READING AND TRANSMITTAL STAGE HEARING, by the
	City Council of the City of Orlando, Florida, at a regular meeting, this day of
	, 2017.
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135	DONE, THE SECOND PUBLISHED	ADVERTIS	SEMENT , in a n	ewspa	per of	
136	general circulation in the City of Orlando, Fl	lorida, by the	e City Clerk of the	ne City	of	
137	Orlando, Florida, this day of	-	-	-		
138	, , ,		,			
139	DONE, THE SECOND READING A	ND ADOPT	ION HEARING	AND	ENACT	ED
140	ON FINAL PASSAGE, by an affirmative vo					
141	City Council of the City of Orlando, Florida,	•	•	•		
142		at a regular	meeting, tins _		uay \	OI .
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145		BY THE	MAYOR OF	THE	CITY	OF
146		ORLANDO), FLORIDA:			
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150 151	ATTEST BY THE OLERA OF THE					
151	ATTEST, BY THE CLERK OF THE CITY COUNCIL OF THE CITY OF					
153	ORLANDO, FLORIDA:					
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156	City Clerk					
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159	Print Name					
160	ADDDOVED AS TO FORM AND LEGALITY	./				
161 162	APPROVED AS TO FORM AND LEGALITY FOR THE USE AND RELIANCE OF THE	T				
163	CITY OF ORLANDO, FLORIDA:					
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