1	
2	ORDINANCE NO. 2024-06
3 4	AN ORDINANCE OF THE CITY OF FLAGLER BEACH,
5	FLORIDA. AMENDING APPENDIX A. LAND
6	DEVELOPMENT REGULATIONS, ARTICLE II, ZONING,
7	OF THE CODE OF ORDINANCES; ADDING A ZONING
8	CATEGORY FOR MASTER PLANNED DEVELOPMENT
9	("MPD"); PROVIDING FOR REVIEW, APPROVAL,
10	DEVELOPMENT STANDARDS, PERMITTED USES,
11	REGULATION, AND IMPLEMENTATION OF MASTER
12	PLANNED DEVELOPMENTS; PROVIDING FOR
13	CONFLICTS; PROVIDING A SEVERABILITY CLAUSE;
14	AND PROVIDING FOR AN EFFECTIVE DATE
15 16	WHEREAS, the City of Flagler Beach is and has been in the process of rewriting its
17	Land Development Regulations; and
18	Land Development Regulations, and
19	WHEREAS, a new Master Planned Development zoning district is included in the Land
20	Development Regulation rewrite; and
21	
22	WHEREAS, due to proposed development in the area, the City has identified a need to
23	consider the Master Planned Development zoning district earlier than its consideration of the Land
24	Development Regulation rewrite; and
25	
26	WHEREAS, the Flagler Beach City Commission finds that the Master Planned
27	Development zoning district creates a framework that allows developers and the City flexibility to
28	work together to address and explore creative solutions to planning challenges unique to land configurations and development patterns.
29 30	configurations and development patterns.
30 31	NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY
32	OF FLAGLER BEACH, FLORIDA THAT:
33 34	SECTION 1. Text Change. Section 2.02.00, Definitions, and Section 2.04.02.8 of the
34 35	City of Flagler Beach Land Development Regulations is hereby amended as follows (Note,
36	additions are identified by underline, deletions are identified by strikethrough, and portions of
37	Code not changed and not reprinted here are identified by ellipses (***)
38	
39	SECTION 2.07.10. MASTER PLANNED DEVELOPMENT DISTRICT (MPD)
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41	<u>SEC.2.07.10.01. Purpose.</u>
42	A. The Master Planned Development (MPD) district is established and intended to
43	encourage innovative land planning and site design concepts that support a high quality
.0	encourage hand rau to hand planning and she design concepts that support a high quanty

44		of life and achieve a high quality of development, environmental sensitivity, energy	
45		efficiency, and other City goals and objectives by:	
46	1	Reducing or diminishing the inflexibility or uniform design that sometimes results from	
47		strict application of zoning and development standards designed primarily for individual	
48		<u>lots;</u>	
49	2.	Allowing greater freedom in selecting the means of providing access, open space, and	
50	2	design amenities;	
51 52	3.	Allowing greater freedom in providing a well-integrated mix of residential and	
52 53		nonresidential land uses in the same development, including a mix of housing types, lot sizes, and densities;	
55 54	4.	Providing for efficient use of land resulting in smaller networks of utilities and streets	
55		and thereby lowering development and housing costs; or	
56	5.	Promoting quality design and environmentally sensitive development that respects	
57		surrounding established land use characteristics and respects and takes advantage of a	
58		site's natural and man-made features.	
59	B.	Master Planned Development Zoning District (MPD).	
60		The Master Planned Development District shall supplement and be available in	
61		addition to the Planned Unit Development District (PUD). All previously approved	Co
62		and active PUD's shall be bound to the terms and requirements as recorded in their	
63		respective Development Agreements.	
64			
65	SEC.2	.07.10.02. Master planned development review and approval process.	
66	The a	pplication for a master planned development and the rezoning, along with the required	
67	Maste	r Planned Development Agreement, shall be submitted and approved in conformance with	
68	the pr	ocedures outlined in this section and in compliance with the requirements of Chapter	
69	<u>166.0</u>	OFS. The Master Planned Development Agreement shall be approved contemporaneous	
70	with t	he rezoning.	
71			
72	SEC.2	.07.10.03. General requirements	
73	<u>_1</u> .	Comprehensive plan consistency. The MPD shall be consistent with the Comprehensive	
74		Plan. With exception of the Preservation and Conversation classification, a Master	
75		Planned Development District is allowed within all Comprehensive Plan Future Land	
76	-	Use Map categories.	
77	<u>2.</u>	Other ordinances. All building and housing codes of the City are applicable to the Master	
78		Planned Development District; however, requirements for dimensional standards,	
79 80		parking, open space, and other regulations established in the master planned	
80		development plan may differ from those specific to the underlying zoning district in	

ommented [JS1]: Awkward

81	which the development is located to achieve a higher level of quality. Special exceptions
82	and variances are, therefore, <i>not applicable</i> to master planned development plans.
83	
84	SEC.2.07.10.04. Pre-adoption General Requirements for Master Planned Developments.
85 86 87	Prior to approving an MPD zoning district classification, the City Commission shall consider whether the application for the MPD zoning district classification, as well as the MPD Master Plan and the MPD Development Agreement Terms and Conditions included as part of the
88	application, at minimum, address and incorporate the following information and data:
89 90 91 92 93 94 95 96 97	 <u>The MPD Master Plan shall:</u> <u>Include a statement of the planning objectives for the Master Planned development.</u> <u>Identify the general location of individual development areas, identified by land use(s) or development density or intensity;</u> <u>Identify for the entire MPD and each development area, by acreage,</u> <u>types and mix of land uses,</u> <u>number of residential units (by use type),</u> <u>nonresidential floor area (by use type),</u> <u>residential density, and nonresidential intensity by gross floor area;</u>
98 99	2. Identify the general location, amount, and type of open space (whether designated for active or passive recreation).
100 101	3. <u>Identify the general location of environmentally sensitive lands, wildlife habitat, waterway</u> <u>corridors, or other features to be protected.</u>
102 103 104	4. <u>Identify the on-site transportation circulation system, including the general location of all public and private streets, pedestrian, and bicycle pathways, and how they will connect with existing and planned City and County systems, and mobility alternatives, if proposed.</u>
105 106	5. <u>Identify the general location of on-site potable water, reuse water, and wastewater resources,</u> and how these utilities will connect to City facilities.
107 108	6. <u>Identify the general location of on-site stormwater management facilities, and how they will</u> <u>connect to existing or planned City stormwater systems; and</u>
109 110 111	 Identify the general location of all other on-site public facilities serving the development, including but not limited to parks, schools, and facilities for fire protection, police protection, EMS, and solid waste management.
12 13	SEC.2.07.10.05. Master Planned Development Agreement.
14 15	The MPD Terms and Conditions shall incorporate by reference or include, but not be limited to:

116 117	1.	Conditions related to approval of the application for the MPD zoning district classification.
118 119	2.	The MPD Master Plan, including any density/intensity standards, dimensional standards, and development standards established in the MPD Master Plan.
120 121	3.	Conditions related to the approval of the MPD Master Plan, including any conditions related to the form and design of development shown in the PD Master Plan.
122 123 124	4.	Provisions addressing how transportation, potable water, wastewater, stormwater management, and other public facilities will be provided to accommodate the proposed development.;
125	5.	Provisions related to environmental protection and monitoring; and
126 127	6.	Any other provisions the City Commission determines are relevant and necessary to the development of the MPD in accordance with applicable standards and regulations.
128		
129	SEC.2	.07.10.06. Compatibility with Surrounding Areas.
130 131 132 133 134 135 136	proposed for transi	 nent along the perimeter of the MPD shall be compatible with adjacent existing or development. Where there are compatibility issues, the MPD Master Plan shall provide tion areas at the perimeter edges of the MPD that provide for appropriate buffering or omplementary land uses. Determination of complementary character shall be based on; 1. densities/intensities, 2. lot size and dimensions, 3. building height,
137		4. <u>building mass and scale.</u>
138		5. hours of operation, exterior lighting, and siting of service areas, if applicable.
139		
140	SEC.2	.07.10.07. Development Standards.
141 142		opment in the MPD shall comply with the development standards as established and n the MPD Development Agreement.
143		
144	SEC.2	.07.10.08. Conversion Schedule.
145 146	1.	The MPD Master Plan may include a conversion schedule that identifies the extent to which one type of residential use may be converted to another type of residential use
140		and one type of nonresidential use may be converted to another type of nonresidential
148		use (i.e., residential to residential, or nonresidential to nonresidential).
149	2.	These conversions may occur within development areas and between development
150		areas, if they occur within the same development phase, as identified by the approved

151	development phasing plan, and are consistent with established extents of conversion set
152	down in the conversion schedule.
153	
154	SEC.2.07.10.09. On-Site Public Facilities.
155	a. Design and Construction
156	The MPD Master Plan shall establish the responsibility of the developer/landowner
157	to design and construct or install required and proposed on-site public facilities in
158	compliance with applicable City, State, and Federal regulations.
159	b. <u>Dedication</u>
160	The MPD Master Plan shall establish the responsibility of the developer/landowner
161	to dedicate to the public the rights-of-way and easements necessary for the
162	construction or installation of required and proposed on-site public facilities in
163	compliance with applicable City, State, and Federal regulations.
164	c. Modifications to Street Standards
165	In approving an MPD Master Plan, the City Council Commission may approve
166	modifications or reductions of City street design standards-including those for
167	right-of-way widths, pavement widths, required materials, and turning radii-on
168	finding that:
169	i. The PD Master Plan provides for separation of vehicular, pedestrian, and
170	bicycle traffic
171	ii. Access for emergency service vehicles is not substantially impaired;
172	iii. Adequate off-street parking is provided for the uses proposed; and
173	iv. Adequate space for public utilities is provided.
174	SEC.2.07.10.10. Land Uses.
175	The allowable uses in an MPD are identified in TABLE 2-1 and may be permitted subject to
176	the MPD Master Plan. Allowed uses shall be established in the master plan and are subject to
177	any use regulations applicable to the MPD district. Allowed uses shall be consistent with City
178	regulations, and subject to additional limitations or requirements as may be agreed upon and
179	established between the parties.
180	
181	TABLE 2-1
182	Land Use Status Designations
183	
184	Available for Consideration = A , Not Permitted = -
185	
186	

MASTER PLANNED DEVELOPMENT DISTRICT

LAND USE TABLE	
LAND USES	STATUS
Adult arcade and Game rooms	=
Adult-Oriented Businesses (L)	=
<u>Art galleries</u>	A
Art and music supplies	<u>A</u>
Assisted Living Facilities	A
Automobile parking structures	<u>A</u>
Automobile rentals, sales	A
Automotive retail parts store	<u>A</u>
Automotive service stations without major mechanical repairs.	A
Automotive repair centers, tire sales and service without major mechanical repairs.	<u>A</u>
Automotive service stations, automotive repair centers, and lube shops abutting any residential zoning district	A
Bakeries/production	<u>A</u>
Bars, Clubs, Lounges, within a principal building or as an accessory to hotels and motels	A
Bars, cocktail lounges, taverns and like uses with outdoor entertainment	A
Barber shops	A
Beach, dune walkovers	=
Bed and Breakfast	<u>A</u>
Beer, Wine, and Liquor Stores	<u>A</u>
Boarding and Rooming Houses	A
Book and stationery	<u>A</u>
Bottle Clubs	=
Building Contractors	=
Cannabis dispensary facilities	<u>-</u>

Caretaker's Dwelling	=
Car wash to include self-wash and/or drive-thru, Detailing (L)	A
Civic Uses: town hall, libraries, museums	<u>A</u>
Civic Uses: police, fire, postal service	A
Civic Clubs and Fraternal Organizations	Ξ
Churches, synagogues, or other houses of worship	A
Clinics and Medical Offices	<u>A</u>
<u>Clothing boutiques</u>	A
Cluster Development	<u>A</u>
Coffee Shops, donut shops, snack bars, sandwich shops, deli's	A
Commercial recreational facilities	<u>A</u>
Community Centers	A
Community Residential Licensed Facility, 01-6 residents per Chap 419.F.S	<u>A</u>
Community Residential Licensed Facility, 7-14 residents per Chap 419.F.S	A
Community Residential Licensed Facility, 15+ residents per Chap 419.F.S	<u>A</u>
Convenience commercial uses such as: food, grocery, drug, or convenience stores	A
Convenience stores/fueling stations (L)	A
Customary accessory uses and structures	A
Day care centers /child	<u>A</u>
Day care center/adult	<u>A</u>
Discount Stores or Centers ("Big Box")	<u>A</u>
Drive-through facilities (L)	A
Dry Cleaning (pick up/drop-off)	<u>A</u>
Essential public facilities and services	A
Farmer's Markets (L) ¹	<u>-</u>
Family Child Day Care Home, (Small)	A
Family Child Day Care Home, (Large)	<u>A</u>

¹ Exception - City co-sponsored event shall be deemed an unrestricted permitted use.

Financial institutions with drive-thru windows	A
Financial institutions without drive-thru windows	<u>A</u>
Fire Stations	<u>A</u>
Foster Care Facilities	=
Fraternal, private, social, recreational clubs or organization	<u>A</u>
Funeral Homes (with or without crematory)	<u>A</u>
Garages, private	<u>A</u>
<u>Gift Shops</u>	<u>A</u>
Golf Courses, accessory uses	<u>A</u>
Golf Driving Ranges	<u>A</u>
Government Buildings	<u>A</u>
Hair salons/spa	<u>A</u>
Health Clubs	<u>A</u>
Home occupations	A
Hotel, motels, and inns	<u>A</u>
Ice cream shops	<u>A</u>
Laundry or Dry-Cleaning Pick-up Station	<u>A</u>
Light Industrial Uses	<u>A</u>
Live Theaters (Performing Arts)	<u>A</u>
Lodging Accommodations (Public Lodging Establishments)	<u>A</u>
Low Speed Vehicle Rental Business (Golf Carts)	<u>A</u>
Manufactured Homes and RV Sales Facilities	A
Marina	A
Marina/live-aboard vessel	=
Medical marijuana treatment center dispensaries	
Medical services and facilities without overnight care of patients	A
Micro-breweries	A
Mixed Use Buildings	<u>A</u>

Motorcycle rentals and sale	<u>A</u>
Municipal Pump Stations and Well sites	<u>A</u>
Museums	<u>A</u>
News-stands	<u>A</u>
Neo-traditional Development	<u>A</u>
Nursing homes	A
Parks and Recreation Facilities (ACTIVE)	A
Parks and Recreation Facilities (PASSIVE)	<u>A</u>
Parking, Off-street and Garages (commercial), (SEE Note 1, 2, 3)	A
Personal /enclosed storage facilities structure	A
Pet shop	<u>A</u>
Pharmacies	<u>A</u>
Pier, Municipal, related facilities	
Pizza Delivery Establishments and Takeout Places	<u>A</u>
Police Stations	<u>A</u>
Post Office (local)	<u>A</u>
Print and Copy Shops	<u>A</u>
Professional and business offices	A
Public administrative and service facilities	<u>A</u>
Public Works and Emergency Service Facilities	A
Recreational Vehicle Parks and Campgrounds	=
Repair Shops (light repair, small equipment repair)	A
Repair Shops (large equip. and appliances)	<u>A</u>
Repair Shops (computer, small appliance repair)	A
Residential	<u>A</u>
Resort dwelling	Ξ.
Restaurant (sit-down)	<u>A</u>

Commented [JS2]: Might wind up needing a pump station or well within an MPD...

Restaurant (with Drive-thru)	A
Restaurant (outdoor dining)	A
Retail building supplies.	A
Retail Sales and Services (not otherwise specified)	A
Self-storage Facilities / Mini warehouse	<u>A</u>
Service Stations/ Convenience Store with fueling stations (L)	=
Sexually oriented businesses (See Note)	=
School, Public or Private with day care center	A
Shoe store and shoe repair	A
Storage, open	=
Surf shops	A
Swimming pools and cabanas, private	A
Tattoo establishments, Body Piercing	
Telecommunications Towers and Antennas	<u>A</u>
Trucking, freight, moving and storage	<u>A</u>
Vehicle sales, rental, or service facilities	<u>A</u>
Veterinary offices	А
(no boarding facilities)	
Veterinary hospitals or clinics	А
(boarding within a noise-attenuated structure)	
Wholesale Facilities	A

187 188

189 <u>SEC.2.07.10.11</u>. *Densities and Intensities*

The densities for residential development and the intensities for nonresidential development
 applicable in each development area of the MPD shall be as established in the MPD Master
 Plan, and shall be consistent with Comprehensive Plan and Land Development Code.

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194

195 <u>SEC.2.07.10.12</u>. *Dimensional Standards*.

196 197 198 200 201 202 203 204 205 206	The dimensional standards applicable in each development area of the MPD shall be as established in the MPD Master Plan. The MPD Master Plan shall include at minimum the following types of dimensional standards: 1. Minimum lot area; 2. Minimum lot area; 3. Minimum and maximum setbacks; 4. Maximum lot coverage; 5. Maximum building height; 6. Maximum individual building size; 7. Maximum gross floor area, and 8. Minimum setbacks from adjoining residential development or residential zoning
207	districts.
208 209	SEC.2.07.10.13. Open space.
210 211 212 213 214	The MPD shall give priority to preservation and interconnection of wildlife corridors and wildlife preservation areas, including below grade crossings, if necessary. Open space should, to the maximum extent reasonably possible, attempt to preserve the most important environmental features on the site in their natural state or restrict these areas for passive outdoor recreational purposes only.
215 216 217	<u>MPD's within a Development of Regional Impact (DRI) are exempt from the open space</u> requirements of this section, provided that the MPD must comply and be consistent with the <u>DRI Development Order</u> .
218 219 220 221 222	1. <i>Minimum required open space</i> . An MPD shall be required to provide open space totaling forty (40) percent of the development's gross acreage. For a development with residential uses, at least twenty-five (25) percent of the total required open space shall be common areas accessible to the residents, customers, and invitees to the development. Additional open space shall be, where possible, located and designed to achieve the following:
223 224 225 226	 a. Provide areas for informal recreation and pathways; b. Connect to adjacent open space, parks, bike paths, or pedestrian paths; c. Provide natural greenbelts along roadways; and d. Buffer adjacent land uses where appropriate.
227 228 229 230	 2. Open space requirement flexibility. As an alternative to meeting the open space percentage noted above, an applicant may propose alternative solutions such as, but not limited to, land donation, or other mechanisms that would justify decreasing the percentage standard. 3. Permitted uses of open space. The following type facilities and uses exemplify the resources
231	permitted within what may be defined as required open space area:

232 233	a. Pervious areas including, but not limited to, conservation of natural, archeological, and historical resources; and woodlands, wetlands, ponds, lakes, wildlife corridors,
233 234	landscape, and similar environmental or conservation-oriented areas.
235	b. Walking or bicycling trails or paths paved with pervious or semipervious materials.
236	c. Passive recreation areas such as playgrounds which meet the following standards:
237 238 239	 Such areas do not exceed ten (10) percent of the required open space; and Such areas are located outside any conservation areas that include wetlands that qualify as moderate and optimal as defined in <i>Article IV</i>, <i>Sec. 4.00.06</i>.
240	d. Easements for drainage and underground utility lines.
241 242	e. Stormwater retention and detention ponds provided that same are designed and landscaped to serve as either passive or active recreation.
243	f. Golf courses.
244	g. Similar uses approved by the City Commission.
245 246	4. Open space use prohibitions. The following shall not be counted to toward open space requirements:
247 248 249	 <u>a. Roads and parking lots.</u> <u>b. Buildings, structures, and other impervious surfaces, except as necessary for residential walkways connecting to public sidewalks.</u>
250 251 252	5. Common open space and improvements. All common open space, as well as public and recreation facilities, shall be specifically included in the development plan and Master Planned Development Agreement.
253 254 255 256 257 258	 a. Common improvements associated with residential uses, including private or public parks, pools, recreation centers, or other facilities shall be constructed in conjunction with residential dwellings. Such facilities shall be completed at a rate equal to that which can serve the number of completed residential units in the MPD. No more than forty (40) percent of the units for which the improvements are intended shall receive building permits until the improvements are completed.
259 260 261 262 263	b. Public improvements intended to be dedicated to the City must be supported by performance bonds issued to the City in a form and quantity acceptable to the City. <i>The bond must be approved prior to the issuance of the first residential permit.</i> If a project is phased, bonds shall only be required for those public improvements associated with or required for the phases under current development.
264 265	c. Improvements may be completed in phases if the capacity for the improvement can serve the associated phase of development.

266	6. Conveyance and preservation of open space. Open space shall be preserved in perpetuity
267	based upon the type of space and the user, as follows:
268	a. Common open space, proposed for use of the master planned development owners and
269	residents, shall ultimately be conveyed to a homeowners association or to a nonprofit
270	organization whose principal purpose is the conservation of open space, to a
271	corporation or trust owned or to be owned by the owners of the lots or dwelling units
272	within the residential cluster development, or to owners of shares within a cooperative
273	development. If such a corporation or trust is used, ownership shall pass with the
274	conveyances of the lots or dwelling units. The proposed timing of the conveyance shall
275	be consistent with applicable law and shall be included in the application for the MPD.
276	b. Open space associated with natural features including, but not limited to, wetlands and
277	other environmentally sensitive areas shall be preserved in perpetuity via a
278	conservation easement on a form approved by the City that shall be recorded with the
279	Flagler County Clerk.
280	7. Maintenance of common areas, stormwater conveyance system, and open
281	space. Homeowners or Property Owners Association Bylaws and Declaration shall be
282	required for a master planned development project and shall identify the party(ies) or
283	person(s) responsible for maintaining the common areas, stormwater conveyance system,
284	and open space, including multiuse trails open to the public. If Developer is unable to
285	create an Association at the time of rezoning, Developer must provide alternative means
286	of assurance that any common infrastructure will be maintained.
287	
288	SEC. 2.07.10.14. – MASTER PLANNED DEVELOPMENTSTAFF REVIEW CRITERIA.
289	MASTER PLANNED DEVELOPMENT REVIEW FINDINGS.
290	The Planning and Architectural Review Board and City Commission shall consider the
291	following criteria when reviewing a master planned development application:
292	A. Consistency with all adopted elements of the Comprehensive Plan and whether it furthers
293	the goals and objectives of the Comprehensive Plan.
294	B. Consistency with the general intent of the LDC.
295	C. Degree of departure of the proposed development from surrounding areas and previous
296	zoning districts in terms of character and density/intensity.
297	D. Compatibility within the development and relationship with surrounding neighborhoods.
298	E. Adequate provision for future public education and recreation facilities, transportation,
299	water supply, sewage disposal, surface drainage, flood control, and soil conservation as
300	shown in the development plan.

301 302	F. <u>The feasibility and compatibility of development phases to stand as independent</u> <u>developments.</u>
303 304	G. <u>The availability and adequacy of primary streets and thoroughfares to support traffic to be</u> generated within the proposed development.
305 306 307	H. The benefits within the proposed development to justify the requested departure from standard development requirements inherent in a Master Planned Development District classification.
308 309	I. <u>The conformity and compatibility of the development with any adopted development plan</u> of the City of Flagler Beach.
310	J. Impact upon the environment or natural resources.
311	K. Impact on the economy of any affected area.
312	L. Demonstrate consistency with the Concurrency Management Plan.
313	
314	SEC. 2.07.10.15. – EXISTING MASTER PLANNED DEVELOPMENT.
315 316 317 318 319	Any Planned Development which exists either in part or in its entirety and has not lapsed or been abandoned under the terms under which it was ordained and is an ongoing venture at the time of the adoption of this ordinance, will be governed by the ordinance(s) under which it was instituted and allowed to exist into perpetuity if the terms of said ordinance(s) and conditions thereof are met.
320	
321	SEC. 2.07.10.16. – ON-GOING MASTER PLANNED DEVELOPMENT.
322	An ongoing MPD is one in which there has been substantial compliance with the projected
323 324	starting and completion dates approved by the City Commission as evidenced by substantial and good faith progress in obtaining permits and conducting construction activities in a
325	regular, continuing, and orderly manner designed to meet the approved development schedule
326	dates.
327	
328	SEC. 2.07.10.17. – LAPSED MASTER PLANNED DEVELOPMENT.
329	Should a projected development schedule date for the MPD or any stage or phase thereof not
330	be substantially complied with within sixty (60) days following the applicable development
331	schedule date then the MPD or stage or phase thereof may be deemed by the City Commission
332	after notice and hearing to have lapsed and been abandoned and all vested rights to
333	development of the MPD insofar as the MPD is not at the time of such lapsing in conformity

334	with all then present zoning regulations, official zoning maps, comprehensive land use maps
335	building regulations, or other regulations of the City of Flagler Beach, be deemed forfeited
336	unless an extension of time has been requested by the developer and granted by the Cit
337	Commission as set forth below. The provisions of this section are specifically made applicabl
338	to any MPD which exists either in part or in its entirety on or after the effective date of thi
339	amendment.
340	A. PROJECTED DEVELOPMENT SCHEDULE DATE EXTENSIONS OR AMENDMENT
341	REQUESTS
342	1. A request for an extension or amendment to a previously approved MPD projecte
343	development schedule date which is otherwise not consistent with existing zonin
344	regulations, zoning maps or Comprehensive Plan land use maps, building regulations
345	or other regulations of the City of Flagler Beach, shall be an amendment to the MPI
346	and shall be considered in the same manner as the initial adoption of the MPD. I
347	determining whether to grant or deny a requested extension of an established projecte
348	development schedule date, the City may consider whether granting or denial of th

351 **SECTION TWO. Ordinances in Conflict.** All ordinances or parts thereof, which may be 352 determined to be in conflict herewith, are hereby repealed and superseded by this Ordinance, to 353 the extent of such conflict.

completed and in existence at the time of the request.

request will have an adverse impact on phases or stages of the MPD which are

- SECTION THREE. Severability. If any section, sentence, phrase, word or portion of this Ordinance is determined to be invalid, unlawful or unconstitutional, said determination shall not be held to invalidate or impair the validity, force or effect of any other section, sentence, phrase, word or portion of this Ordinance not otherwise determined to be invalid, unlawful or unconstitutional.
- SECTION FOUR. Codification. It is the intent of the City Commission of the City of Flagler
 Beach that the provisions of this Ordinance shall be codified. The codifier is granted broad and
 liberal authority in codifying the provisions of this Ordinance.
- 362 SECTION FIVE. Effective Date. This Ordinance shall become effective immediately upon its
 363 passage and adoption.

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- ADOPTED by the City Commission of the City of Flagler Beach, Florida, this _____ day of ______, 2024.
- 367 368

369

City of Flagler Beach, Florida

By:_____

370 371

Patti King, Mayor

372

373 Attest: _________374 Penny Overstreet, City Clerk

375