Ordinance Brief

The Wekiva Parkway and Protection Act, Part III of Chapter 369, F.S., became law on June 29, 2004 and Senate Bill 908 amended the Act in 2005. The Act authorizes building the Wekiva Parkway and provides protection to the Wekiva River system. The Act requires local governments in the Wekiva Study Area to adopt certain amendments to their comprehensive plans. These required amendments are included in the subsequent ordinance. Four maps considered by the LPA in reviewing the ordinance are also included.

Additional amendments relating to the Wekiva-Ocala Area (WOA) and Wekiva-Ocala Corridor (WOC), primarily contained in a new Objective 1-27 were initially included in the ordinance recommended by the LPA. However, at the July 10, 2006 LPA meeting, Staff recommended that these amendments not be included in the transmittal of this ordinance due to insufficient data in the Comprehensive Plan that supported the Objective and related amendments.

The WOA and WOC amendments are recommended for inclusion in the 2025 Comprehensive Plan once the supporting data is available and incorporated in the new plan. For the Boards information, the WOA and WOC Objective and related amendments are included in this ordinance as both strikethrough and underline. Staff recommends that this objective and subsequent policies be included in the draft 2025 Comprehensive Plan transmittal ordinance.

Additions to existing language is shown as underline and deletions are shown as strikethrough.

ORDINANCE NO. 2006 – ______
TEXT AMENDMENT
WEKIVA RIVER PROTECTION AREA

AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF LAKE COUNTY, FLORIDA, AMENDING THE LAKE COUNTY COMPREHENSIVE PLAN; PROVIDING FOR TEXT AMENDMENTS RELATED TO THE WEKIVA RIVER PROTECTION AREA (WRPA) AND THE WEKIVA STUDY AREA (WSA); CREATING OBJECTIVE 6C-5, CHAPTER VI, PUBLIC FACILITIES ELEMENT, STORMWATER SUB-ELEMENT, REGARDING PROTECTION OF SURFACE AND GROUNDWATER; PROVIDING FOR A MASTER STORMWATER MANAGEMENT PLAN FOR THE WSA; PROVIDING FOR STORMWATER MANAGEMENT WITHIN SPRINGSHEDS; PROVIDING FOR BEST MANAGEMENT PRACTICES (BMPs) FOR STORMWATER MANAGEMENT SYSTEMS; AMENDING FUTURE LAND USE ELEMENT, GOAL 2, REGARDING THE WRPA; AMENDING DEFINITIONS; ESTABLISHING THE WEKIVA-OCALA AREA; PROVIDING FOR MINOR AMENDMENTS TO THE POLICIES ASSOCIATED WITH THE WRPA; PROVIDING FOR LOCATIONAL CRITERIA FOR SCHOOL FACILITIES WITHIN THE WRPA; PROVIDING FOR SILVICULTURE EXEMPTIONS IN THE WRPA; DELETING THE DEFINITION OF THE MOUNT PLYMOUTH
SORRENTO URBAN COMPACT NODE; DELETING OBJECTIVE 1-23; DELETING OBJECTIVE 1-24; DELETING OBJECTIVE 1-25; PROVIDING FOR WILD AND SCENIC RIVER PRESERVATION POLICY; CREATING NEW OBJECTIVE 1-25 REGARDING THE WSA AND_CREATING ASSOCIATED POLICIES; CREATING THE WEKIVA TRANSITIONAL DISTRICT; CREATING THE WEKIVA TRADITIONAL RURAL DISTRICT; PROVIDING FOR A MUNICIPAL JOINT PLANNING AREAS; PROVIDING FOR OPEN SPACE IN THE WSA; PROVIDING FOR DEDICATION OF OPEN SPACE; PROVIDING FOR DEVELOPMENT DESIGN STANDARDS IN THE WSA; PROVIDING FOR PROTECTION, IDENTIFICATION AND SETBACKS FROM KARST FEATURES; PROVIDING FOR DEVELOPMENT BMPS FOR GROUNDWATER PROTECTION; CREATING OBJECTIVE 1-27 REGARDING THE WEKIVA-OCALA CORRIDOR; PROVIDING FOR POLICIES REGARDING THE WEKIVA-OCALA CORRIDOR; AMENDING CONSERVATION ELEMENT, OBJECTIVE 7.2; PROVIDING POLICIES FOR GROUNDWATER RECHARGE, LANDSCAPING AT COUNTY FACILITIES, AND FOR PROTECTING SINKHOLES AND KARST FEATURES; AMENDING CONSERVATION ELEMENT, OBJECTIVE 7-3; PROVIDING POLICIES FOR PROTECTION OF WATER AND WATERSHEDS, AND TO MAP OUTSTANDING FLORIDA WATERS; CREATING CONSERVATION ELEMENT, OBJECTIVE 7-4A; PROVIDING POLICIES FOR IDENTIFICATION, ACQUISITION, PROTECTION AND RESTORATION OF SPRINGSHEDS; PROVIDING POLICIES FOR GOLF COURSE DEVELOPMENT; PROVIDING FOR A CERTIFICATION PROGRAM FOR LANDSCAPE AND LAWN CARE PROFESSIONALS; AMENDING CONSERVATION ELEMENT, OBJECTIVE 7-5; ADDING POLICY ON PROTECTION OF WETLANDS; CREATING CONSERVATION ELEMENT, OBJECTIVE 7-5B, REGARDING AREAS OF ECOLOGICAL SIGNIFICANCE; AMENDING CONSERVATION ELEMENT, OBJECTIVE 7-6; REQUIRING ALL DEVELOPMENT PROPOSALS EXCEEDING 50 ACRES TO INVENTORY NATURAL UPLAND AREAS; PROVIDING POLICIES FOR PROTECTION, ACQUISITION AND MANAGEMENT OF SENSITIVE NATURAL HABITAT; AMENDING CONSERVATION ELEMENT, OBJECTIVE 7-7; PROVIDING FOR PROTECTION OF VEGETATIVE COMMUNITIES AND WILDLIFE PROTECTION; REQUIRING SURVEYS AND ON-SITE PROTECTION OF WILDLIFE WITHIN ENVIRONMENTALLY SENSITIVE AREAS; AMENDING CONSERVATION ELEMENT, OBJECTIVE 7-17; CREATING OBJECTIVE 6A-5 REGARDING CENTRAL SEWER SERVICE IN THE WSA AND ASSOCIATED POLICIES; PROVIDING FOR TREATMENT OF WASTEWATER DISCHARGE AND COORDINATION WITH WASTEWATER PROVIDERS; CREATING OBJECTIVE 6A-6 REGARDING ONSITE SEWAGE DISPOSAL SYSTEMS IN THE WSA
AND ASSOCIATED POLICIES; PROVIDING FOR ONSITE TREATMENT; PROVIDING FOR SEPTIC TANK MONITORING PROGRAM; PROVIDING FOR REPLACEMENT OF SEPTIC SYSTEMS IN THE WSA; PROVIDING FOR ONSITE DISPOSAL MANAGEMENT ENTITY; PROVIDING FOR SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the Local Government Comprehensive Plan and Land Development Regulation Act is set forth in Chapter 163, Florida Statutes, Part II, Section 163.3161 through 163.3243; and

WHEREAS, Chapter 125, Florida Statutes, Section 125.01(g), authorizes the Board of County Commissioners of Lake County to prepare and enforce comprehensive plans for the development of the County; and

WHEREAS, the Florida Legislature adopted Senate Bill 1214er relating to the Wekiva Parkway and Protection Act, that requires Lake County to amend certain elements of its Comprehensive Plan; and

WHEREAS, on the 18th day of May, 2006, the Lake County Local Planning Agency held a public hearing to adopt this amendment to the Lake County Comprehensive Plan; and

WHEREAS, on the 10th day of July, 2006, the Lake County Local Planning Agency held a second public hearing to adopt this amendment to the Lake County Comprehensive Plan; and

WHEREAS, on the 25th day of July 2006, the Lake County Board of County Commissioners held a public hearing to adopt this amendment to the Lake County Comprehensive Plan; and

WHEREAS, it serves the health, safety and general welfare of the residents of Lake County to adopt this amendment to the Lake County Comprehensive Plan.

NOW, THEREFORE, BE IT ORDAINED by the Board of County Commissioners of Lake County, Florida, that:

1. Recitals. The foregoing recitals are true and correct and incorporated herein by reference.

2. Amendment. The Stormwater Sub-Element, Chapter VI, Lake County Comprehensive Plan, shall be amended to read as follows:

{Objective 6C-1, Objective 6C-2, Objective 6C-3, Objective 6C-4, and all associated policies shall remain unchanged.}
Objective 6C-5: Stormwater Management in the Wekiva Study Area. The County will revise its Land Development Regulations to protect the functions of ground water recharge areas, springs, and springsheds within the Wekiva Study Area.

Policy 6C-5.1: Master Stormwater Management Plan for the Wekiva Study Area. Lake County shall cooperate and consult with the St. Johns River Water Management District (SJRWMD), the Florida Department of Environmental Protection (DEP) and adjoining local governments and municipalities in the implementation of the Wekiva Study Area regional master stormwater management plan. The County will incorporate findings, methods, and recommendations of the Wekiva Study Area Master Stormwater Management Plan into the Comprehensive Plan and Land Development Regulations as appropriate. Utilizing the Wekiva Study Area Master Stormwater Management Plan as a guide, the County will revise project priorities within its 5-year Stormwater Improvement Plan and the Capital Improvement Element of the Comprehensive Plan. Priority projects that have been identified within the Wekiva Study Area include but are not limited to: Royal Trails Drainage Inventory, Wolfbranch Sink Water Quality Improvement, Lake Dora Drainage Basin Evaluation, Lake Eustis Drainage Basin Evaluation and the Lake Gertrude Basin Study.

Policy 6C-5.2: Stormwater Management within Springsheds. Lake County shall adopt Land Development Regulations that protect the quality and quantity of stormwater entering the aquifer within springsheds and springshed protection zones. These regulations shall assure adequate treatment of stormwater before it enters the aquifer, prevent the formation of solution pipe sinkholes, reduce erosion and sedimentation, and optimize stormwater retention to facilitate recharge. The County shall utilize, as appropriate, information contained within the publication “Protecting Florida Springs: Land Use Planning Strategies and Best Management Practices” by the Department of Community Affairs and Department of Environmental Protection.

Policy 6C-5.3: Best Management Practices. Best Management Practices shall be used as part of a Best Management Practices treatment train in combination with other policies contained within this Comprehensive Plan to protect surface and ground water quality and quantity, and to minimize flooding within the Wekiva Study Area. Best Management Practices shall be used in the design of stormwater management facilities and systems, and shall be adopted within the Land Development Regulations. The following stormwater Best Management Practices shall apply within the Wekiva Study Area:

1. All residential development shall use swales and swale blocks or raised driveway culverts wherever possible, except when soil, topography, or seasonal high water conditions are inappropriate for infiltration as determined by a professional engineer licensed in the State of Florida.

2. Vegetated infiltration areas shall be used to provide stormwater treatment and management on all sites, except when soil, topography, or seasonal high water conditions are inappropriate for infiltration as determined by a professional engineer licensed in the State of Florida. Design of stormwater systems for residential and non-residential uses shall use bio-retention areas (below grade vegetated areas) to increase stormwater treatment and reduce stormwater volume.
Downspouts for both residential and non-residential development shall be directed from the roof to vegetated areas for uptake.

3. Where infiltration systems are not feasible, wet detention systems may be used for stormwater treatment and management.

4. The following additional requirements shall apply within the Wekiva Study Area:
   a. Sensitive karst features, including but not limited to sinkholes with a direct connection to the aquifer and stream-to-sink features, shall not be utilized as stormwater management facilities. Prior to subdivision approval, all depressions shall be investigated by a licensed hydrogeologic professional using a professionally acceptable methodology for suitability of water retention using generally accepted geo-technical practices with an emphasis on identification of potential connections to the aquifer. If connections are determined to exist, the depression shall not be used for stormwater retention and the area draining to this feature under pre-development conditions shall be preserved through a conservation easement.

   b. All development approvals by the County shall require the applicant to submit to the County a copy of the DEP stormwater permit and the National Pollutant Discharge Elimination System (NPDES) notice of intent to be covered by the construction generic permit prior to any land clearing.

   c. Sensitive karst features will be identified and placed in a conservation easement so that they will thereafter be used solely for passive recreation subject to permitted activities in subparagraph 4 herein. Sensitive karst features within the Wekiva Study Area shall be defined as any open sinks, relic sinks with a direct connection to the aquifer and stream-to-sink systems.

5. All components of the stormwater treatment and management system shall be in common ownership and maintained by the responsible legal entity identified in the DEP stormwater permit.

Policy 6C-5.4: Stormwater Design for New Development. New development will be required to design stormwater management systems that maintain surface and ground water flow rates and volumes at pre-development levels so that the natural functions of ground water recharge areas are protected.

Policy 6C-5.5: Stormwater Design for Redevelopment. Substantial redevelopment projects shall comply with the standards for stormwater runoff that apply to new development. Substantial redevelopment shall be defined as alternation of 50% or more of the project site.
3. **Amendment.** The Future Land Use Element, Goal 2, entitled the Wekiva River Protection Area, shall be amended to read as follows:

**GOAL 2. WEKIVA RIVER PROTECTION AREA.** The goal in establishing the Wekiva River Protection Area is the protection and enhancement of the water quality, water quantity, hydrology, wetlands, native vegetation and wildlife of the Wekiva River System and the Wekiva River Protection Area in Lake County, through the provision of compatible land uses and appropriate development regulations.

The Wekiva basin and springshed, including the Wekiva River and its tributaries, springs, aquifer recharge areas, wetland and upland habitats, sensitive natural habitats, wildlife, and wildlife corridors, are natural resources of irreplaceable value. Furthermore, the Wekiva basin and springshed are essential components of a larger the Wekiva-Ocala ecosystem of public and private lands that extend into the Ocala National Forest. Collectively, the Wekiva-Ocala Area constitutes an integrated set of natural resources of irreplaceable value to the people of Lake County, State of Florida, and citizens of the United States. Lake County shall maintain the long-term viability of these natural resources through a comprehensive and holistic approach to land use, land preservation, water resource protection, and wildlife and habitat needs within the Wekiva basin, Wekiva springshed, and greater Wekiva-Ocala ecosystem.

**OBJECTIVE 1-20. DEVELOPMENT WITHIN THE WEKIVA RIVER PROTECTION AREA WITHIN LAKE COUNTY, PURSUANT TO CHAPTER 369, PART III, FLORIDA STATUTES AND LAKE COUNTY ORDINANCE 1989-3.** Lands designated in Chapter 369, part III, Florida Statutes, as the Wekiva River Protection Area shall be protected as a Natural System to the Greatest Extent Possible Through the Regulation of Land use Densities and Intensities. **WEKIVA-Ocala River Protection Area and Wekiva Study Area.** Lake County shall, through the implementation of the Comprehensive Plan, preserve and protect the Wekiva-Ocala River Protection Area and Wekiva Study Area as a natural resources of critical state and regional importance. The **Wekiva-Ocala Area, consisting of the Wekiva River Protection Area and Wekiva Study Area** and **Wekiva-Ocala Corridor**, is illustrated in Figure 1.
Figure 1 Wekiva-Ocala Area Corridor, Wekiva Study Area & Wekiva River Protection Area

Policy 1-20.1: Definitions Applicable to Wekiva-Ocala River Protection Area and Wekiva Study Area. The following definitions shall apply to the Wekiva-Ocala River Protection Area and Wekiva Study Area as defined in Chapter 369, Part III, Florida Statutes and the Lake County Comprehensive Plan.

The purpose of this Policy is to eliminate ambiguity by providing a full definition of certain words and phrases which are used within the Wekiva-Ocala River Protection Area and Wekiva Study Area. Should the definitions contained under this Policy conflict with the definitions contained elsewhere in the Lake County Comprehensive Plan or in the Lake County Code or in the Land Development Regulations, the following definitions shall apply to the Wekiva River Protection Area, as defined in Chapter 369, Part III, Florida Statutes. These definitions, currently codified within Appendix B, Zoning Ordinance Article IV, Section 40.0, shall be codified within the Land Development Regulations.

Agriculture — The use of land for agricultural purposes, including farming, dairying and pasturage, apiculture, horticulture, floriculture, viticulture, forestry, animal and poultry husbandry, and the necessary accessory uses for packing, treating, or storing the produce raised thereon.
Aquatic—See surface waters.

Aquatic Dependent Wildlife Species—Any wildlife species whose life cycle depends in whole or in part on an aquatic environment.

Base density—maximum number of dwelling units permitted by the zoning classification of property in a receiving area computed on the net acreage of the property without the use of transferred development rights.

Board—Board of County Commissioners of Lake County, Florida.

Clustering or Cluster Development—a development design technique that concentrates buildings in specific areas of a site to allow the remaining land to be used for recreation, common open space, and preservation of environmentally sensitive natural features.

Commercial Development—C1, C2, or CP zoning as defined in the Lake County Code or Land Development Regulations, as amended from time to time.

Density—A ratio of dwelling units per unit of land.

Designated Vegetation—Those species designated pursuant to Chapter 581, Chapter 581.185(5)(a) and (5)(b), Florida Statutes.

Designated Wildlife—Those species pursuant to Chapter 38, Sections 3927.004 and 39-27.005, Florida Administrative Code.

Development—The carrying out of any building activity or mining operation or the making of any material changes in the use or appearance of any structure or land, so as to adapt the land to non-agricultural purposes, and the dividing of the land into three or more parcels.

Development approval—Final approval by Lake County of a development permit.

Development permit—means any zoning permit, subdivision approval, rezoning, special exception, variance, site plan approval, or other official action of local government having the effect of permitting the development of land in the Wekiva River Protection Area. A Wekiva River development permit shall not include a building permit certificate of occupancy, or other permit relating to the compliance of a development with applicable electrical, plumbing, or other building codes.

Development rights—The potential for the improvement of a parcel of real property, measured in dwelling units per gross acre, which exists because of the zoning classification of the parcel.

Easement—means any strip of land created by a subdivider for public or private utilities, drainage, sanitation, or other specified uses having limitations, the title to which shall remain in the name of the property owner, subject to the right of use designated in the reservation of the servitude.
Environmentally sensitive—Ecological systems which are sensitive to development impacts and provide important natural functions for maintenance of environmental quality and wildlife habitat.

Flood Plain—Any normally dry land area that is susceptible to being inundated by waters from any source.

Gross acre—includes the entire area of a parcel of land excluding road right of way.

Gross density—For the determination of transferable development rights within the Wekiva River Protection Area gross density shall mean the total number of dwelling units permissible on a parcel of land based upon the zoning in place immediately prior to March 12, 1990, and depicted on Map I-5.

Open space—Means any parcel of land essentially unimproved and set aside, dedicated, designated, or reserved for public or private use of enjoyment, or for the use and enjoyment of owners and occupants of land adjoining or neighboring such open space. Open space does not include wetlands, man-made lakes, wet or dry retention or detention areas, natural bodies of water, impervious surfaces, or active recreation sites and facilities, such as tennis courts or golf driving ranges. The grassed areas of golf courses may be counted as open space.

Ordinary high water mark—as defined and determined by the St. Johns River Water Management District. Open space within the Wekiva Study Area (WSA) and Wekiva River Protection Area shall be defined as the land area that remains undeveloped or minimally developed, such as trails and boardwalks, as part of a natural resource preserve or passive recreation area and shall include land preserved for conservation purposes. Within a development site, the County shall require that a minimum quantity of buildable area remain preserved, which shall represent the minimum open space requirement. The minimum required open space shall exclude water bodies, wetlands, residential lots, street rights of way, parking lots, impervious surfaces, and active recreation areas. Minimum required open space may include permeable stormwater management areas if enhanced as amenities utilizing native vegetation. Golf courses shall be generally excluded with the exception that areas of a golf course outside of the regularly maintained fairways that are naturally vegetated and not subject to chemical application may be credited toward the minimum open space requirement. The minimum required quantity of open space within a development site shall be calculated over the net buildable area of a parcel, which is defined as the total area of a parcel less wetlands and water bodies. Non-buildable area, including wetlands and water bodies, are recognized as protected features but shall not be credited toward the minimum open space requirement.

Parcel—see lot.

Receiving area—The areas described in Policy 1-20.4 in the Future Land Use Element of the Lake County Comprehensive Plan, for development beyond its base density through the transfer of development rights or the Development Point Rating System, or both as appropriate. The Mount Plymouth Sorrento Urban Compact Node Receiving Area is limited to a maximum density of five and one half (5.5) dwelling units per net acre. The portion of the Plymouth Sorrento Urban Compact Node which is not within the Wekiva River Protection Area boundary
is not a receiving area for TDR’s and the allowable maximum density for these lands is five and one half (5.5) dwelling units per net acre. An area designated for potential development beyond its base density through the transfer of development rights from a designated sending area. “A-1-20” Receiving Area Number One and Receiving Area Number Two (Mount Plymouth-Sorrento Urban Compact Node) located within the Wekiva River Protection Area are defined and described in the Future Land Use Element of the Lake County Comprehensive Plan.

Sending Area – The area designated “A-1-40” and “A-1-20” Wekiva River Protection Area Overlay Districts on Exhibit “A” and described in Policy 1-20.4 the Land Use Element of the Comprehensive Plan, Section 699.31, Lake County Code, and designated on the Wekiva River Protection Area Transferable Development Rights sending and Receiving Map on file in the Lake County Planning Department and Building Department. An area designated as environmentally-sensitive and therefore suitable for the reduction of development potential through the transfer of development rights to a designated receiving area. “A-1-40” Sending Area Number One and “A-1-20” Sending Area Number Two located within the Wekiva River Protection Area are defined and described in the Future Land Use Element of the Lake County Comprehensive Plan.

Silviculture—a process, following accepted forest management principles, whereby the crops constituting forests are tended, harvested, and reforested either by natural or artificial reforestation, or both.

Uplands—as defined in Appendix B, Zoning Regulations, Section 40.1010, Lake County Code, and all land that is not wetlands or water bodies.

Urban density—more than one (1) unit per gross acre.

Usable land area—See net acre.

Viable population—any species population that is of sufficient quantity to self-propagate and continue in existence without outside intervention.

Water bodies—Wekiva River, the Little Wekiva River, Black Water Creek, Rock Springs Run, Sulphur Run, Seminole Creek and Lake Norris.

Waterfront—any lot or parcel bordering on a water body.

Wekiva River Protection Area—means the lands within Township 18 South, Range 28 East; Township 18 South, Range 29 East; Township 19 South, Range 28 East, less those lands lying west of a line bounded by County Road 437, State Road 46 and County Road 435; township 19 South, Range 29 East; Township 20 South, Range 28 East, less all lands lying west of County Road 435; and Township 20 South, Range 29 East, less all those lands east of Markham Woods road.
Wekiva River System—means the Wekiva River, the Little Wekiva River, Black Water Creek, Rock Springs Run, Sulphur Run, Lake Norris and Seminole Creek.

Wetland Dependent Wildlife Species—any wildlife species whose life cycle depends in whole or in part on a wetland environment.

Wetlands—hydrologically sensitive areas identified by the St. Johns River Water Management District regulations and Appendix B, Zoning Regulations, Section 41.58, Lake County Code or the Land Development Regulations as amended from time to time.

Policy 1-20.1A: WEKIVA RIVER PROTECTION AREA (WRPA). The County shall regulate the use of land within the WRPA as defined by Florida Statutes, to implement protection policies and regulations that maintain rural density and character in the aggregate, concentrate development farthest from surface waters and wetlands of the Wekiva River System, minimize impacts on water quantity and quality, protecting native vegetation, wetlands, habitat, wildlife and wildlife corridors, and restrict open space areas to conservation and passive recreational uses.

Regardless of the land use designation or zoning classification assigned to any parcel of property located within the Wekiva River Protection Area, no development may be approved upon parcels so located unless the proposed development conforms to the provisions of the Wekiva River Protection Act and the requirements and performance standards adopted pursuant to this Plan.

The following policies pertain to the Wekiva River Protection Area:

Policy 1-20.2: Restrict Expansion of Public Facilities and Services within the Wekiva River Protection Area. Lake County shall restrict expansion of services and major arterial roads beyond planned urban areas, unless it can be demonstrated that such services, such as central water and sewer facilities, will have less harmful impacts upon the environment than if they were prohibited. However, such improvements or construction shall follow the path of existing rights-of-way to the greatest practical extent.

Policy 1-20.3: Vested Development within the Wekiva River Protection Area. Land within the Wekiva River Protection Area as defined in Chapter 369, the Florida Statutes, Part III, may be developed at the density permitted by the zoning classification in place immediately prior to March 12, 1990 and depicted on Map I-5, providing that:

1. A plat of the property based upon the zoning classification in place immediately prior to March 12, 1990, and depicted on Map I-5, has been recorded in the Public Records of Lake County, Florida. The recorded plat property may be developed based upon the zoning density classification in place immediately prior to March 12, 1990.

2. A complete application for site plan approval was filed prior to December 21, 1989, the effective date of ordinance No. 1989-12, which imposed a moratorium on development permit applications within the Wekiva River Protection Area,
was based upon the zoning classification in place immediately prior to March 12, 1990 and was approved by the County.

3. A complete application for preliminary plat approval was filed prior to December 21, 1989, the effective date of Ordinance No. 1989-12, which placed a moratorium on development applications within the Wekiva River Protection Area, and was based upon the zoning classification in place immediately prior to March 12, 1990. A final plat processed after a preliminary plat submitted prior to December 21, 1989, and subsequently approved by the Lake County Board of County Commissioners, shall be subject to the Lake County Code provisions in effect immediately prior to December 21, 1989.

4. Commercial zoning within the Wekiva River Protection Area existing on March 12, 1990, is vested for commercial uses and designated on the Future Land Use Map, whether or not a site plan has been previously approved and if a site plan has not been previously approved, County approval is required.

5. Application is made to the County for a determination of vested rights.

Policy 1-20.4: Limit Density and Intensity of Land Use Within the Wekiva River Protection Area. Lake County shall set the following limitations on density within the Wekiva River Protection Area, which are deemed necessary in order to protect and enhance the natural resources contained therein. In order to implement this policy, the overlay districts provided for in this section have been created to restrict permitted density.

1. General Provisions. Land within the Wekiva River Protection Area proposed to be developed at densities higher than allowed under the “A-1-40” Wekiva River Protection Area overlay District 1 and the “A-1-20” Wekiva River Protection Area Overlay District 2 set forth below, must comply with the Development Point Rating System also described below. Such development shall utilize the concept of clustering of units, promote protection of environmentally sensitive areas, concentrate units on those portions of a parcel of land farthest away from publicly owned conservation or preservation lands, and from the surface waters and wetlands of the Wekiva River System and the Wekiva River Protection Area; shall have less impact on natural resources than if developed at lower densities under its overlay district zoning classification; and shall otherwise meet all other requirements of the Lake County Comprehensive Plan, Lake County Land Development Regulations set forth in the Lake County Code, regulations of the St. Johns River Water Management District, regulations of the Florida Department of Environmental Protection, and Chapter 369, the Florida Statutes, the Wekiva River Protection Act. Development shall provide central water and sewer facilities where such facilities are shown to be economically feasible or environmentally necessary, as determined by the County.
2. Transfer of Development Rights within the Wekiva River Protection Area. In order to permit the owners of property subject to the limitation on density established herein to utilize the development potential of that property, a system of transferability of development rights is desirable. In order to facilitate such a system, Sending Areas and Receiving Areas are hereby established and identified.


Land within the Wekiva River Protection Area, outside the Wekiva River Hydrologic Basin Protection Zones established pursuant to Chapter 473, the Florida Statutes, Section 473.415 and not vested pursuant to Policy 1-20.3, above, shall be allowed a maximum density of one (1) dwelling unit per forty (40) net acres. This shall be known as the “A-1-40” Wekiva River Protection Area Overlay District 1. Density may be increased to a maximum of one (1) dwelling unit per ten (10) net acres through the application of the Development Point Rating System described below.

This area is hereby designated as Sending Area Number One for transferable development rights, as shown on Exhibit “A”, Map I-4 of the Comprehensive Plan, the Wekiva River Protection Area Transferable Development Rights Sending and Receiving Area Map, attached hereto and incorporated herein. Transferable development rights shall be calculated on the gross density permitted under the zoning classification for the particular sending parcel in place immediately prior to March 12, 1990.


Land within the Wekiva River Protection Area, outside the Wekiva River Hydrologic Basin Protection Zones established pursuant to Chapter 473, Section 473.415, the Florida Statutes, outside the Mount Plymouth-Sorrento Urban Compact Node, not vested pursuant to Policy 1-20.3 above, and excluding the area described below as Receiving Area Number One, shall be allowed a maximum density of one (1) dwelling unit per twenty (20) net acres. This area is a portion of the “A-1-20” Wekiva River Protection Area Overlay District 2. Density may be increased to a maximum of one (1) dwelling unit per five (5) net acres through the application of the Development Point Rating System described below.

This area is hereby designated as Sending Area Number Two for transferable development rights as shown on Exhibit “A”, Map I-4 of the Comprehensive Plan. Transferable development rights shall be calculated on the gross density permitted under the zoning classification for the particular sending parcel in place immediately prior to March 12, 1990.
Receiving Area Number One – “A-1-20”, Wekiva River Protection Area Overlay District 2.

Land within the area described below shall have a maximum density of one (1) dwelling unit per twenty (20) net acres and is a portion of the “A-1-20” Wekiva River Protection Area Overlay District 2. Density may be increased to a maximum of one (1) dwelling unit per five (5) net acres through the application of the Development Point Rating System described below. Density may be also increased to a maximum of one (1) dwelling unit per one (1) net acre utilizing the Development Point Rating System in conjunction with the purchase and utilization of Transferable Development Rights from Sending Areas Numbers One and Two.

This area is hereby designated as Receiving Area Number One for transferable development rights as shown on Exhibit “A”, Map I-4 of the Comprehensive Plan, and is described as follows:

Beginning at the Southwest corner of Township 18 South, Range 28 East, thence north along the west line of Twp 18 South, Range 28 East to the northwest corner of the South ½ of Section 30, Twp 18 S, R 28E; thence east along the north line of the south ½ of Section 30 to the northeast corner thereof; thence south along the east line of Section 30 to the southeast corner thereof; thence east along the north line of Section 32, Twp 18 S, Range 28E to the centerline of Ranch Road (4—6588); thence south along the centerline of Ranch Road to a point on the north line of the south ½ of Section 32; thence east along the north line of the south ½ of Section 32, and continuing east along the north line of the south ½ of Sections 33 and 34 to the northeast corner of the west ½ of the southwest ¼ of Section 34, Twp 18 S, R 28E., which point is on a line with the northerly extension of the centerline of Huff Road (4-5991); thence south along the east line of the west ½ of the southwest ¼ of Section 34 to SR 44A and its intersection with the centerline of Huff Road; thence continuing south and southwest along the centerline of Huff Road (4-5991) and west along the centerline of West Huff Road (4-5789) to the west line of Section 4, Twp 19 S, R 28E; thence south along the west line of Section 4 to the southwest corner thereof; thence west along the north line of Section 8, Twp 19 S, R 28E to the northwest corner of the east ½ of said Section 8; thence south along the west line of the east ½ of Section 8 to the south line of said Section 8; thence continuing south along the west line of the northeast ¼ of Section 17, Twp 19 S, R 28 E to the southwest corner of the northeast ¼ of Section 17; thence east along the south line of the northeast ¼ of Section 17 to the east line of Section 17; thence south along the east line of Section 17 to the southeast corner thereof; thence continuing south along the west line of Section 21, Twp 19S, R 28 E to the northwest corner of the south ½ of Section 21; thence east along the north
line of the south ½ of Section 21 to the east line of Section 21; thence continuing east along the north line of the south ½ of Section 22, Twp 19 S, R 28 E to the east line of Section 22; thence south along the east line of Section 22 to the center line of SR 46; thence southwest and west along the centerline of SR 46 to the east line of Section 28, Twp 19 S, R 28 E; thence north along the east line of Section 28 to the northeast corner thereof; thence west along the north line of Section 28 and along the north line of Section 29, Twp 19 S, R 28 E to the northwest corner of Section 29; thence north along the west line of Section 20, Twp 19 S, R 28 E to the northwest corner thereof; thence east along the south line of Section 17, Twp 19 S, Range 28 E to the southeast corner of the southwest ¼ of the southwest ¼ of Section 17; thence north along the east line of the southwest ¼ of the southwest ¼ Section 17 to the northeast corner of the southwest ¼ of Section 17; thence west along the north line of the southwest ¼ of the Southwest ¼ of Section 17 to the west line of Section 17; thence north along the west line of Section 17 to the northeast corner of the south ½ of Section 18, Twp 19 S, R 28 E; thence west along the north line of the south ½ of Section 18 to the centerline of CR 437; thence north along the centerline of CR 437 to the south line of Twp 18 S, R 28 E; thence west along the south line of Twp 18 S, R 28 E to the point of beginning.

d. Receiving Area Number Two – Mount Plymouth-Sorrento Urban Compact Node within Wekiva River Protection Area.

Lands which are within the Mount Plymouth-Sorrento Urban Compact Node and also within the Wekiva River Protection Area Boundary may be developed to a maximum density of five and one-half (5.5) dwelling units per one (1) net acre through the purchase and use of Transferable Development Rights (TDRs) from Sending Areas Numbers One and Two. These lands must utilize the “R-5” “R-6” Residential district, the “RP” Residential Professional district, or the “PUD” Planned Unit Development district, as provided in the Lake County Land Development Regulations, Lake County Code. Any increase in density above that permitted by the zoning classification in place immediately prior to March 12, 1990, shall require the purchase and use of TDRs development rights.

Lands within the Mount Plymouth-Sorrento Urban Compact Node and outside of the Wekiva River Protection Area Boundary may be developed to a maximum density of five and one-half (5.5) dwelling units per one (1) net acre and shall utilize the development regulations of Lake County which pertain to the Urban land use categories. TDRs will not apply to these lands.
This area is hereby designed as Receiving Area Number Two for Transferable Development Rights as shown on Map I-4 of the Comprehensive Plan.

The Mount Plymouth-Sorrento Urban Compact Node is defined as follows:

Sections 24, 25, and 36, Township 19 South, Range 27 East; the Southwest ¼ of the Southwest ¼ of Section 17, Township 19 South, Range 28 East; the South ½ of Section 18, Township 19 South, Range 28 East; all of Sections 19, 28, 29, 30, 31, 32, and 33, Township 19 South, Range 28 East.

Policy 1-20.5: Development Point Rating System and Submittal Requirements for Development Permits within the Wekiva River Protection Area. Where applicable, lands proposed to be developed within the Wekiva River Protection Area shall be evaluated according to the following Development Point Rating System embodied in Tables 1 through 3, in order to be considered for an increase in density. The objectives of these criteria are to:

- Ensure environmental protection;
- Control urban sprawl;
- Maximize land use efficiency;
- Promote the efficient use of public facilities;
- Ensure that services required by development are in place or are programmed concurrent with development impacts; and
- Direct appropriate growth patterns within the Wekiva River Protection Area.

The achievement of density points shall not bind the Lake County Board of County Commissioners to grant an increase in density. The application of the Development Point Rating System criteria and the achievement of points are based upon the location of land within the Wekiva River Protection Area. Not all criteria will be specifically applicable to a parcel of land proposed for development. In addition, the Development Point Rating System will be used as a guide to evaluate all residential project densities during:

1. The review of an application for a development permit initiated by a property owner or an authorized agent.
2. The review of a DRI, pursuant to Florida Statutes.
3. The preparation of any future sector or small area plans.

Table 1: Point System Rating Criteria

<table>
<thead>
<tr>
<th>Point System Rating Criteria</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Submission of Project as a Planned Unit Development (5 points possible)</td>
<td>5</td>
</tr>
<tr>
<td>Project is contained wholly within TDR receiving zone outside the Mount</td>
<td>5</td>
</tr>
<tr>
<td>Plymouth-Sorrento Urban Compact Node (5 points possible)</td>
<td></td>
</tr>
<tr>
<td>---------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>Purchase of TDRs sufficient to reach density of one (1) dwelling unit per net acre (5 points possible)</td>
<td>5</td>
</tr>
<tr>
<td><strong>Innovation in Site Design by Providing More Open Space and Protecting Environmentally Sensitive Land than would be protected under existing regulations. (80 points possible)</strong></td>
<td>80</td>
</tr>
<tr>
<td>a. Incorporation of pervious Pavement or Grassed Parking</td>
<td>1</td>
</tr>
<tr>
<td>b. Preservation of Native Vegetation within the 100 year Floodplain</td>
<td>2</td>
</tr>
<tr>
<td>c. Zero Disturbance or Encroachment within the 100 year Floodplain</td>
<td>5</td>
</tr>
<tr>
<td>d. Restriction of Intensity of Development Adjacent to Publicly Owned Lands. If property is not adjacent to publicly owned lands, 5 points can be granted. (5 points possible)</td>
<td>5</td>
</tr>
<tr>
<td>1. 150 foot buffer</td>
<td>5</td>
</tr>
<tr>
<td>2. 100 foot buffer</td>
<td>4</td>
</tr>
<tr>
<td>3. 50 foot buffer</td>
<td>3</td>
</tr>
<tr>
<td>e. Preservation of existing Native Vegetation (upland and wetland species)</td>
<td>10</td>
</tr>
<tr>
<td>f. Use of Native Vegetation in Landscaping</td>
<td>2</td>
</tr>
<tr>
<td>g. Buffers on Wetlands (10 points possible)</td>
<td>10</td>
</tr>
<tr>
<td>1. 35 feet</td>
<td>10</td>
</tr>
<tr>
<td>2. 25 feet</td>
<td>5</td>
</tr>
<tr>
<td>3. 10 feet</td>
<td>3</td>
</tr>
<tr>
<td>h. Dedication of Natural Areas for Preservation (uplands only – wetlands are already required to be dedicated). (20 points possible)</td>
<td>20</td>
</tr>
<tr>
<td>1. 25 percent of each natural upland habitat type</td>
<td>20</td>
</tr>
<tr>
<td>2. 10 percent of each natural upland habitat type</td>
<td>15</td>
</tr>
<tr>
<td>3. 5 percent of each natural upland habitat type</td>
<td>10</td>
</tr>
<tr>
<td>i. Preservation of Existing Hydrological Patterns (surface and ground water). Must demonstrate minimum interruption of surface and ground water flow regime (minimize ground water withdrawals and maximize recharge). (5 points possible)</td>
<td>5</td>
</tr>
<tr>
<td>j. Clustering of units to promote common open space, passive recreation, and preservation of environmentally sensitive areas.</td>
<td>10</td>
</tr>
<tr>
<td>k. If 70 points are attained, an additional 10 points may be granted.</td>
<td>10</td>
</tr>
</tbody>
</table>

If it can be demonstrated that the development tract or parcel does not have any pre-existing environmental constraints and therefore not afforded the ability to achieve points, the proposed development can receive 67 points. An example of this type of property would be one that has historically (greater than 10 years) been used for citrus production, has no wetlands and no natural upland communities remaining on-site. An additional one (1) point shall be available for incorporation of pervious pavement or grassed parking and an additional two (2) points shall be available for the use of native vegetation in landscaping.

| Contributes to the Expansion of an Existing or Proposed Wildlife Corridor (on or off-site). (10 points possible) | 10 |
| Provides Sufficient Habitat for Feeding, Nesting, Roosting, and Resting so as | 5 |
to Maintain Viable Populations of Species Designated Pursuant to Rules 39-27.003, 39-27.004, and 39-27.005, as Endangered, Threatened, or Species of Special Concern Pursuant to the Florida Administrative Code (on or off-site). (5 points possible)

<table>
<thead>
<tr>
<th>Provision of Affordable Housing. (5 points possible)</th>
<th>5</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. 15 percent of units for moderate, low, or very low income housing.</td>
<td>5</td>
</tr>
<tr>
<td>b. 5 percent of units for moderate, low, or very low income housing.</td>
<td>2</td>
</tr>
</tbody>
</table>

Vehicular access to an Arterial Road with Level of Service (LOS) “C” Average Daily Trips (ADT) or better. Ten points can be granted for making improvements to bring up the Level of Service to LOS “C” LOS to “C.” (10 points possible)

<table>
<thead>
<tr>
<th>Vehicular access to an Arterial Road with Level of Service (LOS) “C” Average Daily Trips (ADT) or better. Ten points can be granted for making improvements to bring up the Level of Service to LOS “C” LOS to “C.” (10 points possible)</th>
<th>10</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Directly Adjacent (existing or proposed)</td>
<td>10</td>
</tr>
<tr>
<td>b. Within 1 mile via collector (existing or proposed)</td>
<td>7</td>
</tr>
<tr>
<td>c. Greater than 1 mile via collector (existing or proposed)</td>
<td>5</td>
</tr>
<tr>
<td>d. Less than 2 miles via local road</td>
<td>2</td>
</tr>
</tbody>
</table>

Potable Water Supply. (10 points possible)

<table>
<thead>
<tr>
<th>Potable Water Supply. (10 points possible)</th>
<th>10</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Within an Existing Public Supply System Franchise Area with excess capacity or the creation of a franchise.</td>
<td>10</td>
</tr>
<tr>
<td>b. Central system</td>
<td>7</td>
</tr>
<tr>
<td>c. Private well</td>
<td>0</td>
</tr>
</tbody>
</table>

Sanitary Sewer Service. (10 points possible)

<table>
<thead>
<tr>
<th>Sanitary Sewer Service. (10 points possible)</th>
<th>10</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Within an Existing Wastewater Treatment Franchise Area with excess capacity or the creation of a franchise.</td>
<td>10</td>
</tr>
<tr>
<td>b. Central System</td>
<td>7</td>
</tr>
<tr>
<td>c. Innovative septic system</td>
<td>5</td>
</tr>
<tr>
<td>d. Septic tank</td>
<td>0</td>
</tr>
</tbody>
</table>

Irrigation Water Supply. (10 points possible)

<table>
<thead>
<tr>
<th>Irrigation Water Supply. (10 points possible)</th>
<th>10</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Grey water reuse (dual water system)</td>
<td>10</td>
</tr>
<tr>
<td>b. Surface water</td>
<td>5</td>
</tr>
<tr>
<td>c. Surficial aquifer</td>
<td>2</td>
</tr>
<tr>
<td>d. Potable Water</td>
<td>0</td>
</tr>
</tbody>
</table>

Fire Protection. (5 points possible)

<table>
<thead>
<tr>
<th>Fire Protection. (5 points possible)</th>
<th>5</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Dedication of land and/or facilities sufficient to meet the requirements of the project.</td>
<td>5</td>
</tr>
<tr>
<td>b. Within a fire district having a rating of 7 or better and within 3 miles from a fire station.</td>
<td>3</td>
</tr>
<tr>
<td>c. Within a fire district having a rating of 7 or better and more than 3 miles from a fire station.</td>
<td>2</td>
</tr>
<tr>
<td>d. Within a fire district having a rating of 8 to 9 and within 3 miles from a fire station.</td>
<td>2</td>
</tr>
<tr>
<td>e. Within a fire district having a rating of 8 to 9.</td>
<td>1</td>
</tr>
</tbody>
</table>

Proximity to Public Schools (5 points possible)

<table>
<thead>
<tr>
<th>Proximity to Public Schools (5 points possible)</th>
<th>5</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Dedication of sufficient acreage to satisfy the requirements of the Lake County School District (on or off-site).</td>
<td>5</td>
</tr>
<tr>
<td>b. Within ½ mile radius of an existing school and linked by sidewalks and/or</td>
<td>5</td>
</tr>
</tbody>
</table>
bicycle paths.

c. Within ½ mile radius of an existing school. 4

d. Within one mile radius of an existing school and linked by sidewalks and/or bicycle paths. 4

e. Within one mile radius of an existing school. 1

**Neighborhood Parks (5 points)**

<table>
<thead>
<tr>
<th>Points Scored</th>
<th>Per Net Developable Acre</th>
</tr>
</thead>
<tbody>
<tr>
<td>≥ 120 – 160</td>
<td>1 per 10 acres</td>
</tr>
<tr>
<td>100 – 119</td>
<td>1 per 20 acres</td>
</tr>
<tr>
<td>70 – 99</td>
<td>1 per 30 acres</td>
</tr>
<tr>
<td>&lt; 70</td>
<td>1 per 40 acres</td>
</tr>
</tbody>
</table>

*The one (1) unit per forty (40) net developable acres category contains a maximum of 160 possible points. (“A-1-40”)*

The Board of County Commissioners may within its discretion, grant additional points up to a maximum of five (5) points, to developers who opt to provide facilities, land or funds for facilities not specifically identified in the criteria set out above. This provision may also include voluntary impact fees over and above those required by the Lake County Code.

### Table 2: Density Evaluation, A-1-40

<table>
<thead>
<tr>
<th>Maximum Number of Units *</th>
<th>Points Scored</th>
<th>Per Net Developable Acre</th>
</tr>
</thead>
<tbody>
<tr>
<td>≥ 120 – 160</td>
<td>1 per 10 acres</td>
<td></td>
</tr>
<tr>
<td>100 – 119</td>
<td>1 per 20 acres</td>
<td></td>
</tr>
<tr>
<td>70 – 99</td>
<td>1 per 30 acres</td>
<td></td>
</tr>
<tr>
<td>&lt; 70</td>
<td>1 per 40 acres</td>
<td></td>
</tr>
</tbody>
</table>

*The one (1) unit per forty (40) net developable acres category contains a maximum of 160 possible points. (“A-1-40”)*

### Table 3: Density Evaluation, A-1-20

<table>
<thead>
<tr>
<th>Maximum Number of Units *</th>
<th>Points Scored</th>
<th>Per Net Developable Acre</th>
</tr>
</thead>
<tbody>
<tr>
<td>≥ 140 – 175</td>
<td>1 per 1 acres</td>
<td></td>
</tr>
<tr>
<td>130 – 139</td>
<td>1 per 1.5 acres</td>
<td></td>
</tr>
<tr>
<td>110 – 129</td>
<td>1 per 2 acres</td>
<td></td>
</tr>
<tr>
<td>100 – 109</td>
<td>1 per 3 acres</td>
<td></td>
</tr>
<tr>
<td>80 – 99</td>
<td>1 per 4 acres</td>
<td></td>
</tr>
</tbody>
</table>
18. In addition to the above review of a proposed development, the performance incentives will be used as a guide to evaluate all residential project densities during:

1. The review of an application for a development permit initiated by a property owner or an authorized agent.

2. The review of a Development of Regional Impact (DRI), pursuant to Chapter 380, Florida Statutes.

3. The preparation of any future or small area plans.

SUBMITTAL REQUIREMENTS FOR DEVELOPMENT PERMITS WITHIN THE WEKIVA RIVER PROTECTION AREA.

The following information shall be submitted in narrative or graphic form, or both, as appropriate, as part of the application for a development permit within the Wekiva River Protection Area. The information is supplemental to any other submittal requirements contained in the Lake County Code.

1. General Information:

A. Legal Description and Location Map.
B. Property survey showing the location of Wekiva River Hydrologic Basin Protection Zones.
C. Soil Classifications.
D. Surface and ground water hydrology and hydrogeology.

2. Wetlands and Uplands:

A. Type and percent of biological communities existing on site and described using the Florida Land Use and Cover Classification System (FLUCCS).
B. A typical vegetative inventory of the following:
   1. Overstay or canopy (trees)
   2. Understory or sub-canopy (shrubs, small trees)
C. A typical animal/wildlife inventory using methodology of the Florida Fish and Wildlife Conservation Commission.
   1. Mammals
   2. Birds
   3. Reptiles
4. Fish
D. Pre and post-development acreage/percent of wetlands and uplands.
E. Monitoring programs (ongoing) for wetland and upland systems.
F. Borrow and fill requirements.

3. Wildlife Corridors (U.S. Fish and Wildlife Criteria):
A. Pre and post-development acreage of corridors.
B. Impact of development on corridors.
C. Proposed management, monitoring and maintenance measures for protection of corridors.

4. Designated Wildlife and Vegetation:
A. List designated wildlife species as specified in Chapter 39, Sections 39-27003, 39-27004, and 39-27005, the Florida Administrative Code as Endangered, Threatened, or Species of Special Concern.
B. List vegetation specified in Section 581.185(5)(a), (b), the Florida Statutes.
C. Pre and post-development acreage of designated vegetation and wildlife.
D. Plan for protection of designated plant and animal species.

5. Buffers:
A. Building setbacks from:
   1. Wetlands
   2. Uplands
   3. Wildlife corridor
   4. Publicly owned conservation/preservation lands
   5. Wekiva River or other surface water bodies
B. Acreage of Buffers
C. Types of buffers, i.e.; vegetative (trees, shrub, or combination), masonry, fence, berms, etc.
D. Use within buffers (i.e.; parks, recreational boardwalks, nature trails, bike paths, non-use, etc.)
E. Percent/Acreage of property dedicated to County for conservation easements or deeded to County for public purpose.

6. Water Resource Management:
Complete statement and calculations of the following:
A. Water quality and quantity for both pre and post-development.
   1. hydrological and hydrogeologic evaluation of development
      including karst features and aquifer vulnerability
2. plans for conservation of potable water such as reuse of waste water (treated effluent and/or grey water including use of natural vegetation to reduce irrigation needs)
3. recharge and discharge areas/recharge mechanisms
4. potential contamination and abatement procedures
5. use of underdrains/side drains
6. degree of saline water encroachment in the Floridan Aquifer

7. Air Quality:
   A. Residential Emission Sources (fireplaces, type of heat-oil, gas, heat pump)
   B. Monitoring Plans/Mechanisms

8. Storm and Waste Water Management:
   A. Stormwater
      1. Calculations
      2. Retention/detention design
         a. Type of system (wet, dry, on-line, off-line, etc.)
         b. Pond/Swale
            (1) Volume
            (2) Elevations
            (3) Overflow mechanisms
            (4) flood elevations
            (5) discharge point (internal, to tributary of Wekiva River, or to Wekiva River)
         c. Culvert, pipe, channel hydraulics
         d. Soil borings
         e. Energy dissipation/erosion and sediment control measures.
            (1) Grading/drainage plan
               (a) Materials Used (pervious/impervious)
               (b) Percent pervious/impervious surface
            (2) Monitoring plans/mechanisms
   B. Wastewater
      1. Collection
         a. Pump stations
            (1) wet well water level control elevations
            (2) emergency pump connection
            (3) backup pump (at least two pumps total in pump station)
            (4) Elevation above 100-year flood elevation
         b. Gravity lines
            (1) slopes
            (2) clearance from water lines
2. Treatment System
   a. Type (septic-conventional/non-conventional, on-site-low pressure, etc., package plant on-site/off-site, regional plant-on-site/off-site)
   b. Siting
      (1) relation to 100-year flood elevation
      (2) adjacent property
   c. Plant
      (1) general process
      (2) bypass
      (3) Hydraulic profile
      (4) Flow diagram

3. Effluent disposal method
   a. Sprayfield
   b. Percolation pond
   c. Reuse
   d. Wetland
      (1) Location of disposal area
      (2) Analysis
         (a) soil report
            (i) soil type
            (ii) ground water depth
            (iii) K factor
            (iv) Confining layers
         (b) impact on ground water quality/quantity

4. Design
   a. Application
   b. Load/rest schedule
   c. Pond on steep slope
      (1) dam design for berms; seepage prevention
      (2) rip rap for influent flow
   d. pond bottom compared to soil profile
   e. overflow
   f. elevations
   g. buffers
   h. nearby potable wells

5. Monitoring wells
   a. background – upstream
   b. compliance downstream

9. Potable Water System:
   A. Type (individual wells, package plant, regional plant)
   B. Location (on-site, off-site)
   C. Withdrawal rate/consumptive use
   D. Treatment Methods
E. Impact on aquifers

Policy 1-20.6: Non-Exempt Parcels. Parcels of lands within the Wekiva River Protection Area, not exempted due to a determination of vested rights, under single ownership and twenty (20) or forty (40) acres or less in total area, depending upon the land’s location within the Wekiva River Protection Area, as of March 12, 1990, shall be allowed a maximum of one (1) dwelling unit provided that a minimum of 12,500 square feet is not classified as open waterbodies and wetlands under the jurisdiction of Lake County or St. Johns River Water Management District, or within the Wekiva River Basin Riparian Habitat Protection Zone established pursuant to Chapter 373, the Florida Statutes, Section 373.415 or designated flood prone areas by the Federal Emergency Management Administration. Any easement existing on a parcel of land under this policy may be utilized in the calculation of the required minimum area of 12,500 square feet.

Policy 1-20.7: Wekiva System Setbacks. The following minimum setback requirements from wetlands and water bodies shall apply to all development activity proposed within the Wekiva River Protection Area, as appropriate:

1. Land proposed to be developed under Policy 1-20.3, Vested Development within the Wekiva River Protection Area, or Policy 1-20.6, Non-Exempt Parcels, on the Wekiva River, Blackwater Creek, Sulphur Run, Seminole Creek and Lake Norris:
   a. Those lands subject to the setback requirements of the St. Johns River Water Management District, established pursuant to Section 373.415 the Florida Statutes, shall conform to said setbacks.
   b. Where setbacks for such development activity are not regulated by the St. Johns River Water Management District, the following minimum setbacks shall be established: 200 feet from the ordinary high water mark, 50 feet from associated wetlands, or as provided in the Lake County Code or Land Development Regulations, whichever is farther.

2. Land proposed to be developed under Policy 1-20.4, Limit Density and Intensity of Land Use within the Wekiva River Protection Area, on the Wekiva River, Blackwater Creek, Sulphur Run, Seminole Creek, and Lake Norris:
   a. Minimum setbacks shall conform to those required by the St. Johns River Water Management District, established pursuant to Section 373.415, the Florida Statutes.
   b. Where setbacks for such development activity are not regulated by the St. Johns River Water Management District, the following minimum setbacks shall be established: 200 feet from the ordinary high water mark, 50 feet from associated wetlands, or as provided in the Lake County Code, whichever is farther.
Policy 1-20.8: Restrictions on Land Adjacent to Conservation or Preservation Area. No land adjacent to publicly owned conservation or preservation areas within the Wekiva River Protection Area shall be developed for commercial or industrial uses.

Policy 1-20.9: General Prohibitions: Parcels of land adjacent to the surface waters and watercourses of the Wekiva River System, including the Wekiva River, Black Water Creek, Sulphur Run, Lake Norris, and Seminole Creek, shall not be subdivided so as to interfere with the implementation of protection zones as established pursuant to Section 373.415, Florida Statutes; any applicable setbacks from the surface waters and wetlands in the Wekiva River System and in the Wekiva River Protection Area which are established by Lake County; or the policy requiring the concentration of development in the Wekiva River Protection Area as far from the surface waters and wetlands of the Wekiva River System as practicable.

Policy 1-20.10: Lakeshore and Waterfront Development. Lakeshore and waterfront development shall occur in a manner which will enhance its natural character, avoid damage to indigenous environmental factors and assure an adequate amount of public access to waterfront and lakeshore areas within the limits defined by the environmental requirements of Lake County Land Development Regulations, the St. Johns River Water Management District and other state, regional and local agencies having jurisdiction over such areas.

A. Industrial or commercial uses shall not be permitted adjacent to water bodies.

B. Purchase waterfront areas and islands for public use when identified as an environmentally sensitive resource through listing as a C.A.R.L. project.

C. Require environmental surveys to be conducted in accordance with a County approved methodology to assess the impacts of waterfront development on ground and surface water quality, quantity, and hydrology; native and endangered vegetation and wildlife species; wetlands and associated uplands before granting approval of the proposed development. This policy shall apply to proposed developments requiring approval by Lake County pursuant to Appendix C, Subdivision Ordinance, or the “PUD” Planned Unit Development District regulations, Section 696, Lake County Code.

D. Utilize the Planned Unit Development approach to waterfront development wherever appropriate in order to maintain the best possible controls over such developments.

E. Require setbacks in conformance with Chapter 40C-41, F.A.C. and those of the Lake County Comprehensive Plan, and Land Development Regulations to ensure safety, protect environmental factors and conserve public shores as established by local, State and Federal agencies to protect environmental factors and conserve public and private waterfront areas.
Policy 1-20.11: Location of Commercial Development: Commercial areas shall be developed in
clearly defined complexes, harmoniously related to surrounding land use, traffic flow and the
Lake County Comprehensive Plan.

A. Expressway interchanges within the Wekiva River Protection Area shall be
developed as Planned Units under the Public Facilities District (PFD) classification as
contained in the Lake County Code.

A. Commercial Zoning District within the Wekiva River Protection Area existing on
March 12, 1990, is vested for commercial use whether or not a site plan has been
previously approved, and if a site plan has not been previously approved, County
approval is required.

B. Commercial and Industrial uses permitted in the Wekiva River Protection Area,
are depicted on the “Future Land Use Map” Series (Map 1-3). Commercial and
Residential uses are permitted in the Industrial Land Use category when the
alternate use shall result in a reduction in density or intensity.

C. Commercial development within the Wekiva River Protection Area, except as
provide in subsection B above, shall be discouraged. Such development shall be
restricted to the following intersections;

SR 44 and CR 473;
CR 44A and CR 437;
SR 46 and CR 437;
SR 44 in the vicinity of the Royal Trails subdivision;
SR 46 and CR 435.

Commercial development shall not exceed two (2) acres in the aggregate at each
intersection, and shall be developed under the “CP” Planned Commercial zoning
classification as contained in the Lake County Code. Limited commercial
development will also be considered in the Pine Lakes and Cassia areas when
densities increase and a small area study conducted by the Lake County Planning
Growth Management Department determines the need for such development. A
land use plan amendment shall be processed pursuant to Chapter 163, Florida Statutes, to permit any commercial uses in the Pine Lakes and Cassia areas.
Commercial development will also be allowed as a part of a “PUD” Planned Unit
Development, which shall be located interior to the PUD, in increments of one (1)
acre per 500 dwelling units. No commercial uses shall be considered in the
vicinity of the proposed interchange of the proposed northwest beltway until the
completion of the beltway interchange, and after a small area study to determine
appropriate uses and locations has been conducted by the Lake County Planning
Growth Management Department. A land use plan amendment shall be processed
pursuant to Chapter, 163, Florida Statutes, to permit any commercial uses in the
vicinity of the proposed interchange.
D. Commercial facilities may be permitted, operated or leased by local, State or Federal agencies or established non-profit entities on conservation or preservation lands which are owned by the public or such non-profit entity. Such uses shall be related solely to the use and enjoyment of such lands by the public.

Policy 1-20.11A: Location of School Facilities within the Wekiva River Protection Area. Notwithstanding any other provision of this Comprehensive Plan, in order to limit the intensity of structures and facilities, additional school facilities shall not be allowed within the Wekiva River Protection Area A-1-20 and A-1-40 Overlay Districts.

Policy 1-20.12: Industrial Development. Industrial development shall be prohibited within the Wekiva River Protection Area.

Policy 1-20.13: Maintenance of Open Space System. An open space system shall be maintained to serve the needs of people and shall range from neighborhood to regional scale. Such system shall also include recreation and conservational elements and shall conform to open space requirements of residential (25% 50%) and commercial (20% 35%).

A. Establish flood zones along streams or rivers. Such flood zones shall qualify for open space requirements. Regulate the use of flood prone areas for purposes compatible with the hydrological character of the area. Recreation and water storage are beneficial uses of flood prone areas.

B. Prohibit building within swamps and marshes, except in accordance with the Comprehensive Plan Policy 1-2.1 and policies found within the Conservation Element, the Lake County Code, or in accordance with a wetland alteration/mitigation plan approved by Lake County.

C. Require all structures to have floor elevations at least eighteen (18) inches above the 100-year flood plain, and also require all public improvements such as roads, sewer and water lines, etc. to be designed to meet the criteria of the Flood Disaster Act of 1973, Public Law 93-234 and other applicable Federal, State and local requirements.

D. Native vegetation within the 100-year flood plain in the Wekiva River Protection Area shall be preserved to the greatest extent possible. Therefore, clearing of native vegetation shall be limited to only those areas approved in accordance with a vegetation survey and protection plan submitted to and approved by Lake County, with the exception of those areas devoted to agricultural uses as specified under Policy 1-20.15 and 1-20.16 of this Future Land Use Element and those activities necessary for normal yard maintenance.

Policy 1-20.14: Consideration of Environmental Factors. Full consideration shall be given to environmental factors within Lake County as they pertain to land use. A. The County shall work towards establishing and maintaining the natural state of the Wekiva River System and the Wekiva River Protection Area.
Policy 1-20.15: Agricultural Uses. Recognizing agriculture as an important and necessary economic activity within Florida and Lake County, adequate and appropriate land and water shall be reserved for its continuance. Agriculture is also recognized as a legitimate and productive use of lands within the Wekiva River Protection Area.

A. All lands within the Wekiva River Protection Area presently in use for a particular form of agriculture, such as grazing, row crops, fruit production or other agricultural uses of comparable agronomic or cultural intensity, may continue to be used in the same manner.

B. The clearing of land for commercial agricultural uses within the Wekiva River Protection Area may be permitted outside of protection zones, provided that the following minimum conditions are met and approved by the Board of County Commissioners or the County Manager or designee through a process established in the Land Development Regulations:

1. A notice of intent shall be provided to Lake County prior to any clearing for agricultural uses. This notice of intent shall include as a minimum: a description of the land to be converted including the area, location, vegetation; the surface hydrological conditions; the crop or livestock enterprise intended; and a time schedule for the proposed activity.

2. An agricultural plan shall be presented demonstrating the suitability of the land for the proposed use. Such a plan may be prepared directly by the applicant, a consultant, or the U.S. Department of Agriculture, Soil Natural Resources Conservation Service. The plan shall conform to best management practices recommended by the U.S. Department of Agriculture, Soil Natural Resources Conservation Service.

3. Approval shall have been received by any regulatory agencies having jurisdiction.

Policy 1-20.16: Silviculture in Wekiva River Protection Area. Silviculture is recognized as a legitimate and productive use of lands within the Wekiva River Protection Area.

A. All areas currently in use for the production of pine trees, or other trees not found in wetlands, may continue to be used in the same manner.

B. Before harvesting cypress, or other species of trees found in wetland areas, for all parcels of land one (1) acre or more, cumulative over a one (1) year period from date of initial harvesting, a notice of intent must be approved by the Board of County Commissioners through a process established in the Land Development Regulations. At a minimum, the notice of intent shall include a description of the land to be harvested, including the area, location, vegetation, surface hydrological condition and a time schedule for the harvesting activity.
C. A harvesting plan shall be presented demonstrating the suitability of the timber for harvesting. Such a plan may be prepared directly by the applicant, the Florida Division of Forestry, or a consultant.

D. The harvesting plan shall conform to the most current Best Management Practices recommended by the Florida Division of Forestry.

E. Tree removal on lands classified as bona fide agricultural land for ad valorem taxation purposes pursuant to Section 193.461, Florida Statutes, is exempt from these provisions. All silviculture activities, however, shall comply with “Silviculture Best Management Practices” developed by the Florida Department of Agriculture and Consumer Services, Division of Forestry and “Protecting Florida’s Springs-Land Use Planning Strategies and Best Management Practices” (DCA/DEP).

F. Only low intensity long crop rotation silviculture shall be used in Primary Springshed Protection Zones.

Policy 1-20.17: Definition of the Mount Plymouth Sorrento Urban Compact Node. The Mount Plymouth Sorrento Urban Compact Node is defined as follows: Sections 24, 25, and 36, Township 19 South, Range 27 East; the Southwest ¼ of the Southwest ¼ of Section 17, Township 19 South, Range 28 East; the South ½ of Section 18, Township 19 South, Range 28 East; all of Sections 19, 28, 29, 30, 31, 32 and 33, Township 19 South, Range 28 East.

Policy 1-20.18: Review of the Lake County Comprehensive Plan and Land Development Regulations in the Wekiva River Protection Area. By 1996, the County shall review the Comprehensive Plan and the Land Development Regulations which effect the Wekiva River Protection Area in Lake County for their effectiveness in meeting the requirements of Section 369.301, Florida Statutes and shall, if necessary, and the Comprehensive Plan and Land Development Regulations.

OBJECTIVE 1-21: LAND USE ISSUES RELATED TO CONSERVATION OF WATER RESOURCES, WETLANDS, FLOODPLAINS, NATURAL HABITATS, NATURAL VEGETATION, ENVIRONMENTALLY SENSITIVE AREAS, AND MINING ACTIVITIES. Within the Wekiva River Protection Area, Lake County shall protect the features of the natural environment through the following Policies.

Policy 1-21.1: Surface and Subsurface Hydrology. The hydrology of a site should be utilized in determining land use as opposed to land use determining hydrology. This would entail discouraging any land use that would significantly alter surface and subsurface water levels and have an adverse effect on the environment, unless such impacts can be successfully mitigated in accordance with accepted mitigation policies and practices. Such mitigation shall be subject to approval by Lake County.

Policy 1-21.2: Reduction of Density of Waterfront Development. Lake County shall implement policies aimed at controlling the density of waterfront development.
Policy 1-21.3: Protection of the Water Quantity, Water Quality and Hydrology of the Wekiva River System. Special consideration shall be given to the protection of the water quantity, water quality and hydrology of the Wekiva River System as defined in Chapter 369, Part III, Florida Statutes-the Wekiva River Protection Act.

Policy 1-21.4: Restriction of Development within the Floodplain. Floodplain maps prepared by FEMA shall be used in the development of the theory of the people water principle: in existing urbanized areas, keep the water from interfering with the people. In all other areas, keep the people from interfering with the water.

Policy 1-21.5: Protection and Conservation of Wetland Areas. Lake County shall implement policies, which are aimed at protecting and conserving wetland areas.

Policy 1-21.6: Protection of Wetlands and Wetlands Systems. It is the intent of the Lake County Board of County Commissioners to protect wetlands and wetlands systems to the maximum extent possible, within the limitations contained in the Lake County Code and Land Development Regulations. In furtherance of this intent, it shall be the policy of Lake County BCC that regulations governing the alteration of wetlands or the mitigation of such alteration, within the Wekiva River Protection Area shall apply to all development as defined in the Lake County BCC Code and Land Development Regulations, and to agricultural and silvicultural activities, as well.

Policy 1-21.7: Preservation of Natural Habitats within the Wekiva River Protection Area. Preserve natural habitats essential to any animals or plants designated as endangered, threatened, or species of special concern pursuant to Chapter 39, Sections 39-27.003, 39-27.004, and 39-27.005, the Florida Administrative Code and Section 581.185(5)(a) and (b), the Florida Statutes, particularly as they apply to the Wekiva River Protection Area. The preservation of such habitat shall ensure sufficient habitat exists for feeding, nesting, roosting, resting, traveling and migration, so as to maintain viable populations of those species listed.

Policy 1-21.8: Preservation of Native Vegetation within the Wekiva River Protection Area. Native vegetation within the Wekiva River Protection Area shall be preserved to the greatest extent possible. Therefore, clearing of native vegetation shall be limited to only those areas approved in accordance with a vegetation survey and protection plan submitted to, and approved by, Lake County, with the exception of those areas devoted to agricultural uses as specified under Policy 1-20.15 Agricultural Uses and 1-20.16: Silviculture in Wekiva River Protection Area and those activities necessary for normal yard maintenance.

Policy 1-21.9: Protection of Aquatic and Wetland-dependent Wildlife Species Associated with the Wekiva River System. Aquatic and wetland-dependent wildlife species associated with the Wekiva River System shall be protected achieved through the protection of wetlands, associated habitat and aquatic systems.

Policy 1-21.10: Mining Activities within the Wekiva River Protection Area. New mining activities shall be prohibited within the Wekiva River Protection Area. Expansion of existing
mining activities within the Wekiva River Protection Area shall be subject to the provisions of
the Lake County Code and the approval of the Board of County Commissioners.

The excavation of borrow pits within the Wekiva River Protection Area may be permitted only
after approval by the Board of County Commissioners. It is the intent herein to limit the
excavation of borrow pits to those necessary for the construction of or improvement to highways
or other public works projects within the Wekiva River Protection Area.

OBJECTIVE 1-22: PRESERVE THOSE ENVIRONMENTALLY SENSITIVE AREAS
IDENTIFIED IN ENVIRONMENTAL STUDIES AND REPORTS. Lake County shall
preserve those environmentally sensitive areas identified in environmental studies and
reports sponsored or approved by the Board of County Commissioners in order to
safeguard Lake County’s resources for present and future residents and particularly those
areas within the Wekiva River Protection Area.

Policy 1-22.1: Encourage Acquisition of Environmentally Sensitive Areas. Lake County shall
support and actively encourage acquisition of Environmentally Sensitive Areas by donation or
purchase by Federal, State or units of local government and non-profit groups that would
preserve them in their natural state. The County shall utilize revenue bonds from the Lake
County Land Acquisition program and partner to the greatest extent possible with the
aforementioned entities to acquire, or assist in the acquisition of, environmentally sensitive land
for permanent preservation.

Policy 1-22.2: Funding Mechanism to Acquire Environmentally Valuable Lands. In support of
the preservation of the natural systems of the Wekiva River Protection Area, by 1993, the Board
of County Commissioners shall establish a funding mechanism to acquire or to assist in the
acquisition of, environmentally valuable lands. Such mechanism shall be established with the
approval of the electorate of Lake County BCC through a referendum consistent with the policies
in the Conservation and Recreation Element.

Policy 1-22.3: Wild and Scenic River Designation: Lake County shall participate in functions of
the federal Wekiva River System Advisory Management Committee, established pursuant to
designation of the Wekiva River System as a Wild and Scenic River. The County shall support
purposes of the committee, including development of a management plan for the Wekiva River
System and advising the United States Department of the Interior with respect to management
responsibilities for the Wekiva River System consistent with the Federal Wild and Scenic Rivers
Act.

Policy 1-22.3: Provision Of Activity Based Recreation Facilities. Lake County shall provide
recreational areas in such a manner that activity based facilities will be located in urban areas and
urban compact nodes.

OBJECTIVE 1-23: DISCOURAGEMENT OF PRACTICES THAT DEPIETE
POTABLE WATER SUPPLIES AND THE PROMOTION OF CONSERVATION
PRACTICES. Lake County shall discourage wasteful practices that would deplete
supplies of potable water and shall promote conservation practices.
Policy 1-23.1: Provision of Central Water Systems within the Wekiva River Protection Area. Central Water Systems shall be required within the Wekiva River Protection Area where provision of such a system is shown to be economically feasible and environmentally necessary, as determined by the County. The development of a regional water supply system is encouraged in order to augment the feasibility and desirability of providing central water supply facilities consistent with policies in the Potable Water Sub-element for service to occur within the Mount Plymouth-Sorrento Urban Compact Node when densities are such that centralized services are feasible.

Policy 1-23.2: Central Water System within the Wekiva River Hydrologic Basin Protection Zones. The provision of a Central Water System within the Wekiva River Hydrologic Basic Protection Zones shall be required by the year 2000 or earlier if economically feasible. Such provision shall be through public or private sources, or a combination thereof and shall be utilized where sufficient density can be attained (making centralized facilities cost effective) through application of the density point rating system (in a cluster development).

Policy 1-23.1A: Protection of Ground and Surface Waters. Lake County shall protect the normal quantity, quality, and flow of ground and surface water, which are necessary for the protection of resources of State and regional concern including designated areas such as the Wekiva River Protection Area and Wekiva Study Area.

OBJECTIVE 1-24: SEWAGE TREATMENT AND DISPOSAL FACILITIES. Lake County shall encourage the development of sewage handling and disposal facilities that utilize the best available technology in order to minimize any detrimental effect to the environment.

Policy 1-24.1: Provision of Sewer Water Systems within the Wekiva River Protection Area. Central sewer systems shall be required within the Wekiva River Protection Area where provision of such system is shown to be economically feasible and environmentally necessary, as determined by the County. The development of a regional sewage treatment system is encouraged in order to augment the feasibility and desirability of providing central sewage treatment facilities consistent with policies in the Potable Water Sub-element for service to occur within the Mount Plymouth-Sorrento Urban Compact Node when densities are such that centralized services are feasible.

Policy 1-24.2: Central Sewer System within the Wekiva River Hydrologic Basin Protection Zones. The provision of a central sewer system within the Wekiva River Hydrologic Basin Protection Zones shall be required by the year 2000 or earlier if feasible. Such provision shall be through public or private sources, or a combination thereof and shall be utilized where sufficient density can be attained (making centralized facilities cost effective) through application of the density point rating system (in a clustered development).

OBJECTIVE 1-25: PROVISION OF ACTIVITY BASED RECREATION FACILITIES. Lake County shall provide recreational areas in such a manner that activity based facilities will be located in urban areas and urban compact nodes.
Policy 1-25.1: Acquisition of Open Space Areas. Open space areas shall be acquired, if economically feasible, in advance of urban encroachment in order to ensure their continued value as open space. These open space areas include those “buffers” as identified in the Conservation Element of the Lake County Comprehensive Plan; and the environmentally sensitive lands of the Wekiva River Protection Area.

OBJECTIVE 1-25: Wekiva Study Area (WSA). The County shall regulate the use of land within the Wekiva Study Area, as defined by Florida Statutes, through land use strategies that protect and preserve the function of natural resources within the Wekiva Study Area, including but not limited to springs, springsheds, karst features, most effective recharge areas, sensitive natural habitats, wetlands, wildlife, and wildlife corridors. It is the intent of this section to supplement the provisions contained in this Comprehensive Plan relative to portions of the Wekiva Study Area that include the Wekiva River Protection Area.

Regardless of the land use designation or zoning classification assigned to any parcel of property located within the Wekiva Study Area, no development may be approved upon parcels so located unless the proposed development conforms to the provisions of the Wekiva Parkway and Protection Act and the requirements and performance standards adopted pursuant to this Plan. The following policies pertain to the Wekiva Study Area.

Policy 1-25.1: Surveys and Studies. The County shall require for applications for rezonings, site plans, plats or development within protected recharge areas, most effective recharge areas, areas more vulnerable to contamination or springsheds that a site specific hydrogeologic and geotechnical report be submitted to determine the hydrogeologic character of a site. At a minimum this report shall be prepared by a qualified Professional Geologist or Engineer and shall identify all surface and sub-surface features that could be potential pathways for contamination to enter the Floridan aquifer. At a minimum, this report shall address waste water disposal, recharge, water supply, and potential locations of stormwater management facilities. Borings shall be performed at potential locations of waste water disposal areas and stormwater management facilities sufficiently deep enough to characterize the subsurface and confining unit. The overburden material shall be characterized (grain size, percent organic matter, etc.) to determine its permeability, filtering capacity and ability to bind pollutants. Size threshold requirements for the hydrogeologic survey shall be established in the LDRs and based on the size of the project.

The information contained in the hydrogeologic survey shall be used to establish setbacks, use of karst features, buffers, open space and other best practices to minimize development impacts. Site stormwater and effluent disposal systems will only be allowed in locations with the greatest depth of overburden and the least potential for contaminants entering the aquifer.

A comparative nitrogen loading analysis for the proposed development shall be prepared using professionally acceptable methodology based on the existing land use activity versus the proposed land use activity at build out. The analysis may take into account specific on-site best management practices and compensatory treatment for nitrogen reduction both on and off-site.
The analysis must demonstrate, with all factors taken into account, that there shall be no increase in nitrogen loading to ground water or surface water.

Policy 1-25.2: Land Use Strategy within the Wekiva Study Area (WSA) and Outside the Wekiva River Protection Area (WRPA). The Wekiva Parkway and Protection Act recognizes both clustering and low density rural development as strategies applicable to the protection of natural resources within the WSA. Consistent with this, and in order to provide for responsible growth management boundaries that respect the integrity of urban and rural areas, the County shall adopt the following overlay districts and provisions within that portion of the WSA located outside the WRPA. No provision contained herein shall be construed as a right to develop at the maximum density or intensity described or a guarantee that a requested zoning or land use shall be granted. Additional conditions to ensure the protection of natural resources and community character may be incorporated into the Land Development Regulations.

1. Wekiva Transitional District

The Wekiva Transitional Overlay District is hereby established and identified in Figure 2. It is the intent of this district to promote the use of clustering while providing for transitional densities and intensities between designated rural lands and the urban areas associated with Mount Dora, Eustis and Mount Plymouth-Sorrento. Land within the Wekiva Transitional District, and not otherwise vested may be allowed to develop at a maximum residential density of one (1) dwelling unit per one (1) net acre. Proposed development exceeding ten (10) acres in size and having a density greater than one (1) dwelling unit per five (5) net acres shall be required to utilize PUD zoning and protect a minimum 50% of the net buildable area as open space. Residential development consistent with the Wekiva Traditional Rural District may also be permitted within this district. Non-residential uses within this district shall protect a minimum of 35% of the net buildable area as open space.

2. Wekiva Traditional Rural District

The Wekiva Traditional Rural Overlay District is hereby established and as identified in Figure 2. It is the intent of this district to promote the viability of rural communities and protect natural resources of the WSA through the continued pursuit of low-impact rural activity. Land within the Wekiva Traditional Rural District, and not otherwise vested may be allowed to develop at a maximum residential density of one (1) dwelling unit per five (5) net acres, or alternatively at a maximum residential density of one (1) dwelling unit per three (3) net acres with PUD zoning and provided that a minimum 35% of the net buildable area is protected as open space. Non-residential uses within this district shall protect a minimum of 35% of the net buildable area as open space.
3. Municipal Joint Planning Areas and Mount Plymouth-Sorrento

The County shall coordinate with the municipalities of Mount Dora and Eustis regarding the distribution of density and intensity and the protection of open space within their respective Joint Planning Areas (JPAs), consistent with adopted Joint Planning Agreements as they may be amended from time to time. Development of property within the Mount Plymouth-Sorrento Planning Area outside of the WRPA shall comply with policies established within this Comprehensive Plan and the Land Development Regulations for the Mount Plymouth-Sorrento Historic Village Overlay District Area. Within the Urban Compact Node-Non Wekiva, a Main Street district not to exceed 1.5 square miles in size shall be defined, which shall be considered the urban core of the Mount Plymouth-Sorrento community most appropriate for in-fill and providing for a mix of uses including retail, office, civic, and residential. Outside of the Main Street district, new residential urban development shall be required to protect a minimum 50% of the net area of the site as open space, and new non-residential development shall be required to protect a minimum of 35% of the net area of the site as open space.

![Figure 2 Wekiva Districts](image)

**Policy 1-25.3: Open Space Requirements within the Wekiva Study Area (WSA).** In order to protect natural resources, including but not limited to aquifer recharge, karst features, native vegetation, habitat, and wildlife, the County shall require that new development within the WSA using PUD zoning, preserve and dedicate open space in perpetuity subject to the following requirements:
Clustering of units shall be required, where the term clustering means that the built area of the development site is well defined and compact, thereby enabling the creation of contiguous expanses of common open space and the protection of environmentally sensitive areas. Development shall be clustered away from environmentally sensitive areas on site and away from adjacent public conservation land. Open space created through clustering shall be connected to the greatest extent possible to adjacent open space areas and public conservation lands to create contiguous networks and corridors of larger open space.

Within the WSA and outside of the WRPA, minimum open space requirements shall be consistent with Policy 1-25.2. Within the WSA and inside of the WRPA, if a proposed development seeks to increase density through the WRPA points system, PUD zoning shall be required and a minimum 50% of the net area shall be protected as open space.

At least 50% of the required open space shall be in a single contiguous area. Open space shall be contiguous with protected open space on adjacent parcels and public conservation lands to the maximum extent feasible.

Policy 1-25.4: Priority for Preservation within the Wekiva Study Area (WSA). Priority for preservation and dedication shall be given to the following natural resources: Most Effective Recharge Areas, wetlands, springs, spring runs, sinkholes and sensitive karst features, as well as sensitive natural habitats including long leaf pine, sand hill, xeric oak scrub, and sand pine scrub vegetative communities.

Policy 1-26.5: Dedication of Open Space within the Wekiva Study Area (WSA). Open space required within the WSA shall be protected as follows:

1. Open space shall be designated to remain undeveloped and protected in perpetuity through the use of conservation easements, plat restrictions, or similar legally recorded and binding instruments that run with the land and establish the conditions and restrictions on the use of the open space area.

2. In order to ensure its permanent protection, open space shall be dedicated by easement to one or a combination of the following, which shall be designated prior to development:

* Conservation Agency such as FDEP or SJRWMD
* Non-profit conservation organization or land trust
* Lake County, subject to county approval

3. The boundaries of the designated open space shall be clearly delineated on project site plans, including recorded plats, and marked in the field using posts or similar devices acceptable to Lake County at a maximum interval of 50 feet to distinguish these areas from areas suitable for development.
4. The cost and responsibility of maintaining open space shall be borne by the owner of the open space, typically a Home Owners Association (HOA). An open space management plan shall be required to accompany the development, subject to County approval. The management plan shall establish conservation objectives, outline procedures, and define the roles and responsibilities for managing open space, including establishment of a Qualified Management Entity (QME) as appropriate. If not properly maintained, the County may enforce maintenance.

Policy 1-25.6: Development Design Standards. All new development within the Wekiva Study Area (WSA) shall implement conservation design standards including:

* Clustering of dwelling units on smaller lots to create contiguous tracts of common open space for the protection of wildlife, natural habitat, karst features, most effective recharge, and aquifer recharge, pursuant to Policy 1-26.2 and Policy 1-26.3.

* Maintain, enhance, and protect corridors for wildlife movement in coordination with adjacent properties.

* Protection of open space in perpetuity by easement, plat, or similar recorded binding instrument.

* Minimal site disturbance and alteration of terrain, through use of design techniques that protect native vegetation and minimize earth movement such as reduced pavement widths, stem-wall construction, swales, and native landscaping.

* Use of native plants and “right plant-right place” landscaping techniques that provide compatibility with the natural environment, and limiting lawn and landscaped areas requiring irrigation or regular chemical applications to no more than 50% of all pervious areas, including residential lots.

* Central water and sewer facilities that can be connected to a regional system when available for all new development within the WSA with a density in excess of one unit per net buildable acre, as described in the public facilities element.

* Installation of reclaimed water lines within service areas in order to ensure the present or future capability to receive treated reuse water.

* Best management practices according to the principles and practices of the Florida Yard and Neighbors Program.

Policy 1-25.7: Protection of Karst Features. The County shall require that new development be designed to avoid and protect karst features with the intent of maintaining their natural function, integrity and structure. Sensitive karst features shall be considered for potential acquisition by
the County with priority given to those areas where protection would render a property undevelopable.

Policy 1-25.8: Identification of Karst Features. The County shall require that karst features are accurately identified on development proposals, and protected during construction and after development by the following:

* Inclusion of karst features into pervious open space areas.

* Incorporation of karst features as aesthetic elements.

* Prevention of stormwater discharge to sensitive karst features.

* Avoidance of all karst features in the discharge of wastewater effluent.

* Protection zone buffering around sensitive karst features to maintain natural context, edge vegetation, and structural protection.

Policy 1-25.9: Setbacks from Sensitive Karst Features. Development shall be setback from sensitive karst features and spring runs as specified below. The setback shall consist of a buffer that retains all natural vegetation within the setback area.

<table>
<thead>
<tr>
<th>Feature</th>
<th>Minimum setback</th>
</tr>
</thead>
<tbody>
<tr>
<td>Springs</td>
<td>300 feet</td>
</tr>
<tr>
<td>Spring runs</td>
<td>100 feet</td>
</tr>
<tr>
<td>Other sensitive karst features</td>
<td>200 feet</td>
</tr>
<tr>
<td>Non-sensitive karst features</td>
<td>100 feet</td>
</tr>
</tbody>
</table>

As of the effective date of this policy, if a lot of record is too small to comply with the setback requirements above, structures and pervious surfaces shall be located at the maximum distance possible from the karst feature(s), and a swale and berm shall be built between the developed area and karst feature to direct drainage away from the feature.

Policy 1-25.10: Development BMPS for Ground water Protection. In order to minimize the contribution of nitrates to ground water and to foster stewardship of the Wekiva springshed, special design and best management practices shall be instituted for development within the Wekiva Study Area (WSA):

1. Development shall use joint or shared access to the maximum extent feasible in order to minimize impervious surfaces.
2. Nonresidential development shall minimize the size of contiguous impervious areas and shall use shared parking to the maximum extent feasible in order to minimize impervious surfaces. All parking lots with 100 or more spaces shall be designed with a minimum of 20% of the parking spaces as pervious area.

3. Design of parking lots, sidewalks, buildings, and other impervious surfaces shall minimize connections between impervious surfaces through techniques that shall be depicted on the development site plan, such as:
   * Directing flows from roof drains to vegetated areas or to rain barrels or cisterns for reuse
   * Directing flows from paved areas to vegetated areas
   * Locating impervious surfaces to drain to vegetated buffers or natural areas
   * Breaking up flow directions from large paved surfaces

4. Porous pavement materials, pervious concrete, and pervious asphalt shall be used to minimize the amount of impervious surface.

5. Drainage for streets and roads within new development shall be through roadside swales and berms. Curb and gutter design should not be approved, except where safety issues exist. Infill and redevelopment within existing urban areas with existing curb and gutter are exempt from these requirements. Where curb and gutter is approved, and to the extent feasible, the curb and gutter shall be designed to provide adequate curb cuts to allow run-off to be directed to roadside landscaped swales for infiltration and treatment prior to discharge.

6. Development shall be designed to minimize site disturbance using techniques including but not limited to:
   * Limiting clearing to the minimum area necessary for development
   * Avoid or minimize the removal of existing trees and vegetation
   * Minimize soil compaction to the footprint of development
   * Minimize connected impervious surfaces to reduce water runoff flows and increase opportunities for infiltration

**OBJECTIVE 1-27: WEKIVA-OCALA CORRIDOR.** The County shall regulate the use of land within the Wekiva-Ocala Corridor, depicted in Figure Y and generally described as that portion of northeast Lake County that includes the Wekiva River Protection Area and its northern extension into and including the Ocala National Forest, with an
emphasis on sustaining rural land use patterns and the preservation of natural habitat, wildlife populations, and opportunities for passive recreation.

Policy 1-27.1: Development within the Wekiva-Ocala Corridor. Lake County shall protect the Wekiva-Ocala Corridor by regulating the density and intensity of development within the Wekiva River Protection Area (WRPA), consistent with the Future Land Use Element, and through application of the Rural Future Land Use category series within the Wekiva-Ocala Corridor outside of the WRPA. In addition to those areas that utilize PUD zoning to protect open space within the Wekiva Study Area, the County may require PUD zoning and clustering for any proposed development within the Wekiva-Ocala Corridor, if necessary as determined by the County, to ensure the protection of natural resources, including but not limited to habitat, wildlife, wildlife corridors, or to provide for resource management such as prescribed fire.

* Clustering of dwelling units on smaller lots to create contiguous tracts of common open space for the protection of natural habitat, wildlife, and wildlife corridors for all development utilizing PUD zoning.

* Maintain, enhance, and protect corridors for wildlife movement in coordination with adjacent properties.

* Protection of open space in perpetuity by easement, plat, or similar recorded binding instrument.

* Minimal site disturbance and alteration of terrain, through use of design techniques that protect native vegetation and minimize earth movement such as reduced pavement widths, stem wall construction, swales, and native landscaping.

* Use of native plants and “right plant-right place” landscaping techniques, which provide compatibility with the natural environment and minimize the use of chemicals, pesticides, and water for irrigation.

* Protection of karst features, sensitive natural habitat, and minimum required open space consistent with WSA requirements contained within this Comprehensive Plan, and which shall be applicable generally within the Ocala-Wekiva Corridor.

The Land Development Regulations of Lake County shall be updated as appropriate to implement the aforementioned standards.

Policy 1-27.2: Development within the Ocala National Forest. In order to protect natural resources of the Ocala National Forest, it shall be the policy of Lake County to limit future development on private land within boundaries of the forest to the rural Low Density future land use category, with the exception of the Astor and Astor Park communities as depicted on the Future Land Use Map. Lake County shall review all proposals for the development of private
land within the boundaries of the Ocala National Forest, including within Astor and Astor Park, for potential impact to forest resources.

Policy 1-27.3: Coordination of Land Use with Objectives of the Wekiva-Ocala Greenway Project—Lake County in cooperation with the Department of Environmental Protection and the Florida Fish and Wildlife Conservation Commission shall identify essential ecological corridors within northeast Lake County and the Florida Division of State Lands Wekiva-Ocala Greenway project area that are necessary to establish a viable and permanent landscape linkage between the Wekiva basis and Ocala National Forest. This evaluation shall consider habitat connectivity, corridors for wildlife movement and the relationship between public and private lands within the project area with the intent of developing a comprehensive land use and conservation strategy for ensuring long-term protection of the greater Wekiva-Ocala ecosystem.

Policy 1-27.4: Land Preservation with the Wekiva-Ocala Corridor—Lake County shall support, assist and actively encourage public land acquisition and conservation easements as appropriate in order to protect environmentally sensitive areas and wildlife corridors within the Wekiva-Ocala Corridor and Florida Division of State Lands Wekiva-Ocala Greenway project. The County shall utilize revenue bonds from the Lake County Land Acquisition program and partner to the greatest extent possible with federal, state and local governments and agencies, and with private non-profit conservation organizations as appropriate, to achieve this purpose.

Policy 1-27.5: Agriculture within the Wekiva-Ocala Corridor—The County shall support the use of land within the Wekiva-Ocala Corridor for low-impact sustainable agriculture, such as silviculture, that is compatible with natural resource protection. The County shall require compliance with the most current revision of “Silviculture Best Management Practices” developed by the Florida Department of Agriculture and Consumer Services, Division of Forestry and “Protecting Florida’s Springs: Land Use Planning Strategies and Best Management Practices” (DCA/DEP).

4. Amendment. The Conservation Element, Objective 7-2, shall be amended to read as follows:

Policy 7-2.2A: Ground water Recharge. The County shall protect ground water recharge areas through land use strategies including but not limited to reduction of land use densities in critical areas, mandatory open space, protection of pervious surface areas, drought-tolerant landscaping, and the use of reclaimed water for irrigation. An aquifer recharge overlay classification shall be developed that sets standards to protect the infiltration functions of protected and most effective aquifer recharge areas.

Policy 7-2.2B: Landscaping at County Facilities: By January 1, 2008, the County shall establish guidelines for managing existing and future land and landscapes at county facilities using the educational guidelines contained in the University of Florida Extension’s Florida Yards and Neighborhoods Program, Environmental Landscape Management (ELM) principles and Best Management Practices (BMPs). Such guidelines shall include practices that are designed to reduce nitrate infiltration into ground and surface waters.
Policy 7-2.2C: Protection of Sinkholes and Sensitive Karst Features. Lake County, with the assistance of other federal, state, regional, and local agencies, and using aquifer vulnerability mapping and other tools shall identify, to the extent practical, sensitive karst features. Within areas of sensitive karst features, the County shall at a minimum require stormwater treatment to protect the Floridan Aquifer from contamination. Land uses within these areas shall be tightly regulated so as to restrict activities with the potential to cause adverse impacts on the quality of water in the Florida Aquifer. The use of sensitive karst features for stormwater or wastewater disposal shall be prohibited.

Acquisition of sensitive karst areas should be considered by the County to ensure their protection.

{All other Policies within Objective 7-2 shall remain unchanged.}

5. **Amendment.** The Conservation Element, Objective 7-3, shall be amended to read as follows:

Policy 7-3.1A: Protect Waters and Watersheds. The County shall participate in programs at the local, regional, state, and federal levels to protect and manage waters and watersheds given special protection status by law, rule or ordinance. These areas shall include but not be limited to the GSACSC, the Wekiva River and its tributaries, the Wekiva-Ocala Greenway, OFWs and OLWs. Proposed activities and development of any type within the 100-year floodplain of the four river basins in Lake County (Wekiva, Oklawaha, Palatlashaka, and St. Johns River) shall be required to demonstrate, prior to approval, that water quality and floodplain functions and values shall not be adversely affected.

Policy 7-3.2A: Map Outstanding Florida Waters (OFW). The location of the Wekiva River and its tributaries as an OFW and other waters that may be subsequently designated as “Outstanding Florida Waters” shall be placed on maps and GIS overlays prepared for use in regulatory decisions by the County. Section 403.061(27), Florida Statutes, grants FDEP power to: Establish rules that provide for a special category of water bodies within the state, to be referred to as “Outstanding Florida Waters,” which shall be worthy of special protection because of their natural attributes; and the Wekiva River has been so designated. The direct or indirect discharge into OFWs in Lake County shall be regulated consistent with Florida Statutes.

{All other Policies within Objective 7-3 shall remain unchanged.}

6. **Creation.** The Conservation Element, Objective 7-4A, shall be created to read as follows.

OBJECTIVE 7-4A: SPRINGSHEDS. The County shall protect and restore, to the maximum extent possible, sensitive areas within and adjacent to springsheds including springs, seeps, recharge areas, sinkholes, caves, and other sensitive karst features. The following policies shall apply within identified springsheds, including the Wekiva Study Area.
Policy 7-4A.1: Identification and Protection of Sensitive Springshed Resources. The County, in cooperation with federal, state, regional and local agencies, shall use the aquifer vulnerability assessment maps, the Wekiva Aquifer Vulnerability Assessment, ground water models and other tools as appropriate, to identify and map springs and springsheds, and to designate springshed protection zones (SPZs) to protect the springshed and spring systems resources and designate appropriate land uses in these zones.

In and around critical springshed resources and sensitive springshed areas, low density and intensity land uses will be designated, including conservation lands, silviculture, parks and recreation areas, and pastures.

- **Primary Springshed Protection Zones:** To protect these sensitive areas, land uses will be low density and intensity uses including preservation, conservation, recreation and open space and very low density residential. In addition, low-intensity, long-crop rotation silviculture and unimproved rangeland uses are appropriate within the primary zone.

- **Secondary Springshed Protection Zones:** Land uses will be low impact uses including: conservation, recreation and open space, silviculture, rangeland, or very low density rural residential.

Policy 7-4A.2: Acquire Land for Preservation with Springsheds. The County shall protect sensitive springshed resources through the acquisition of land within identified springsheds and SPZs. The County may use revenues and monies that become available to match or leverage funds for private or public acquisition programs, including but not limited to the Florida Forever Program, the Florida Community Trust, the Lake County Land Acquisition Program, to acquire fee simple ownership or less than fee ownership through conservation easements. Karst features directly impacting or showing the potential to impact ground and surface water quality shall receive special consideration for acquisition by the County with priority given to those areas where acquisition would protect the health and welfare of people and the environment.

Policy 7-4A.3: Environmental Education. The County shall establish programs that provide environmental education for the public about the relevance of water resources, ground water, aquifers, water pollutions, karst features, springs, springsheds, and springshed protection to their community and region, and the vital hydrological system of which they are a part. The County shall coordinate with the local colleges, the school board and individual schools to develop environmental education programs highlighting water resources and springshed protection issues.

Policy 7-4A.4: Media Outreach. The County shall work with and encourage the media to enhance the environmental literacy of residents with respect to water resources, natural values and issues facing springs and springsheds.

Policy 7-4A.5: Encourage Use of Best Management Practices (BMPs). The County shall require the use of Best Management Practices within springsheds, including but not limited to guidelines.
Policy 7-4A.5.1: Agricultural Best Management Practices (BMPs). The County shall work with Federal, State, Regional, and Local agencies, and existing agricultural extension programs to educate, encourage and assist farmers within springsheds to use BMPs that minimize use of water, fertilizers, herbicides and pesticides, that protect karst features, and reduce erosion. Intensive agriculture shall be discouraged in primary and secondary springshed protection zones.

Policy 7-4A.5.2: Silviculture Best Management Practices (BMPs). The County shall encourage silviculture activities and the use of BMPs that are compatible with the need to protect springsheds and conserve water resources. The County shall require compliance with BMPs outlined in “Silviculture BMPs Manual” (FDACS, Division of Forestry) and with the guidelines in “Protecting Florida’s Springs – Land Use Strategies and Best Management Practices” published by the Florida Department of Community Affairs Department of Environmental Protection dated November 2002. Only low intensity long crop rotation silviculture shall be used in Primary Springshed Protection Zones.

Policy 7-4A.5.3: Residential and Commercial BMPs. The County shall encourage residential and commercial land owners within springsheds to use BMPs, including Florida-Friendly landscaping practices and guidelines provided by the Florida Yard and Neighbors program, to reduce the use of water, fertilizer, herbicides, and pesticides.

Policy 7-4A.6: Adoption of Land Development Regulations (LDRs) for Springshed Protection. The County shall adopt LDRs for springshed protection and incorporate BMPs contained in the document “Protecting Florida’s Springs Manual-Land Use Planning Strategies and BMPs” (FDCA and FDEP). These LDRs shall include but not be limited to standards for the use of native and drought tolerant species, clearing of vegetation, landscaping and arbor requirements, agriculture and silviculture practices, aquifer recharge, use of septic systems, creation of open space and efficient irrigation to maximize conservation of water.

Policy 7-4A.7: Regular Land Use Activities within Springsheds. The County shall regulate land use activities that have potential to adversely impact springsheds and adopt associated LDRs as appropriate.

Policy 7-4A.7.1: Require Appropriate Stormwater Management. The County shall require the construction of site-appropriate stormwater management systems to ensure that post-development recharge rates equal pre-development recharge rates within areas of protected recharge and Most Effective Recharge. The County shall require compliance with all evaluation and design requirements specified within the Public Facilities element and LDRs for the Wekiva Study Area.

Policy 7-4A.7.2: Require Open Space within Springsheds. The County shall require a minimum percentage of dedicated open space for new development within identified springsheds.
including the Wekiva Study Area (WSA). Clustering techniques shall be used to create open space for aquifer recharge and protection of sensitive karst features.

Policy 7-4A.7.3: Guide Development away from Springsheds. The County shall guide development away from identified springsheds and SPZs through a variety of approaches including designation of land use type and density restrictions, buffer requirements, land acquisition and conservation easements.

Policy 7-4A.7.4: Identify Karst and Sensitive Karst Features on Development Proposals. Karst features shall be accurately identified on development proposals. The County shall require strategies for protecting karst features during construction and after development that accomplish the following:

1. Inclusion of karst features into pervious open space areas;
2. Use of landscape design principles to incorporate features as aesthetic elements;
3. Prohibit discharge of stormwater and wastewater effluent to karst features.
4. Perimeter buffering around features to maintain natural context, edge vegetation, and structural protection.

Policy 7-4A.7.5: Investigate Soils and Subsurface Hydrogeology. The County shall require investigation of soils and sub-surface hydrogeologic conditions prior to submitting a land development proposal or request for land use that may have the potential for adverse impact to a springshed or SPZ.

Policy 7-4A.8: Golf Courses within Springsheds: The County shall require that all golf course siting, design, construction, management and monitoring processes within springsheds, including within the Wekiva Study Area (WSA), implement golf course practices described in the “Protecting Florida’s Springs, Manual-Land Use Planning Strategies and BMPs” by the Department of Community Affairs and Department of Environmental Protection, dated November 2002. In addition, the County shall implement Land Development Regulations to carry out this policy.

Policy 7-4A.9: Landscaping within the Wekiva Study Area (WSA). Within the WSA, the County shall require that all development implement Best Management Practices (BMPs) described by the principles and practices of the Florida Yards and Neighborhoods Program established by the University of Florida. New development within the WSA shall be designed to limit turf grasses and landscaping requiring regular irrigation and chemical application to no more than 50% of all pervious areas, including resident lots.

Drought tolerant vegetation shall be required and native vegetation encouraged. The County shall adopt LDRs as required to implement these provisions, utilizing “Guidelines for Model Ordinance Language for Protection of Water Quality and Quantity Using Florida Friendly Lawns and Landscapes” (FDEP).

Policy 7-4A.10: Landscape and Lawn Care Certification. The County shall establish an education and certification program for landscape and lawn-care professionals regarding
responsible practices that limit water use, fertilizers and pesticides. This program shall be applicable generally county-wide and specifically for the Wekiva Study Area (WSA).

Policy 7-4A.11: Wastewater Treatment Systems within Springsheds. The County shall support and require compliance with all agency regulations relating to the location and operation of central wastewater treatment facilities, including advanced standards for wastewater treatment facilities within the Wekiva Study Area (WSA) adopted pursuant to FDEP rule. The County shall coordinate with the Florida Department of Health regarding the development and implementation of rules and regulations relating to septic systems and onsite sewage treatment and disposal systems that may be required within environmentally-sensitive areas, including the WSA. The County shall consider establishment of a mandatory pump-out program for septic system within the WSA, similar to the five-year pump out program utilized within the GSACSC.

7. **Amendment:** The Conservation Element, Objective 7-5, shall be amended to read as follows:

Policy 7-5.1A: Protection of Wetlands. The County shall implement policies and LDRs to protect and preserve wetlands and other environmentally sensitive areas for natural water management and hydrologic functions, for use by aquatic and wetland dependent wildlife, as habitat for endangered, threatened or species of special concern, and for passive recreation. Within the Wekiva-Ocala Study Area Wekiva River Protection Area and GSACSC, wetland impacts, including the placing or depositing of fill within wetlands, shall be prohibited except as necessary to provide for legal ingress or egress to developable upland areas. In such circumstances, structural enhancements shall be required to maintain wetland connectivity and natural flow regimes.

{All other policies contained within Objective 7-5 shall remain unchanged.}

8. **Creation.** The Conversation Element, Objective 7-5B, shall be created to read as follows:

**OBJECTIVE 7-5B: AREAS OF ECOLOGICAL SIGNIFICANCE**

Policy 7-5B.1: Wekiva-Ocala Greenway. The County shall preserve the integrity of the Wekiva-Ocala Greenway which links the Ocala National Forest and state-owned lands along the Wekiva River as an intact ecosystem of statewide significance by protecting its discrete and intra-dependent natural resources including but not limited to its springs, springsheds, river system, karst features, wetland and upland communities, ecological connectivity, and wildlife.

9. **Amendment.** The Conservation Element, Objective 7-6, shall be amended to read as follows:

Policy 7-6.2: Conservation of Natural Upland Plant Communities 9J 5.013(2)(e)(3), (9). Lake County shall regulate the conservation of its natural upland communities through the policies of this plan. These policies shall be incorporated into the Land Development Regulations. The
following upland plant communities, as generally identified on Maps 7-23, 7-24, 7-25 and 7-25A (attached), shall be protected from the impacts of development as provided for in these policies:

1. Pine Flatwoods
2. Longleaf Pine/Xeric Oak
3. Sand Pine
4. Upland Mixed Coniferous Hardwood
5. Mesic Flatwoods/Dry Prairie

The County shall regulate the conservation of natural upland communities through provisions of the Land Development Regulations. The following upland plant communities shall be protected from the impacts of development: Pine flatwoods, longleaf pine/xeric oak, sand hill, sand pine, upland mixed coniferous hardwood, mesic flatwoods/dry prairie. This list includes sensitive natural habitats specifically identified by the Wekiva Parkway and Protection Act (longleaf pine, sand hill, sand pine, and xeric oak scrub.)

Policy 7-6.7: Site Survey and Protection of Natural Upland Plant Communities. The County shall require all development proposals in excess of fifty (50) acres to inventory the type and extent of natural upland vegetative communities occurring on the development site. The survey shall be completed by a qualified biologist and also include a survey of plant and wildlife populations, and indicate the presence of any designated species. The species survey shall utilize a professionally accepted methodology approved by the County in consultation with the FFWCC. In addition, the survey shall inventory corridors important for wildlife movement. If a protected upland plant community identified in the previous policy is identified on site, then those communities shall be preserved for up to 50% of the subject site. Connectivity shall be maintained among protected upland areas to the greatest extent possible. The County shall have the authority to accept alternatives to onsite conservation that provide for the long-term protection and management of upland communities of equal or greater value elsewhere. Within the Wekiva Study Area, developments proposals in excess of five (5) acres shall require an upland vegetative community inventory.

Policy 7-6.8: Protection of Sensitive Natural Habitat within the Wekiva Study Area (WSA). The County shall protect sensitive natural habitat within the WSA, including Longleaf Pine/Sandhill, Sand Pine, and Xeric Oak Scrub communities, through land acquisition and regulation.

Policy 7-6.9: Acquisition of Sensitive Natural Habitat. The County shall strive to protect sensitive natural habitat within the Wekiva Study Area (WSA) through land acquisition and the establishment of conservation easements. The County shall utilize funds from the Lake County Land Acquisition Program and partner with federal, state and local governments and agencies, and with non-profit conservation organizations, to the greatest extent possible.

Policy 7-6.10: Protection of Sensitive Natural Habitat with Development. For new development within the Wekiva Study Area (WSA), a site analysis shall be performed during the development review process to identify sensitive natural habitats. If any such habitat is determined to exist on
site, proposed development shall be required to avoid and protect such areas where they exist as follows:

1. Design shall be accomplished to maintain sensitive natural habitat in functional, clustered and contiguous configurations that maximizes use by wildlife and maintains the long-term viability of natural communities. This includes linkages to habitat corridors and greenways where possible.

2. If the sensitive natural habitat identified on site is determined to be of minimal ecological value, the County may accept alternatives to onsite conservation that provide for the long-term protection and management of sensitive natural habitat of equal or greater value elsewhere within the WSA that is not otherwise protected. Such alternatives may include the off-site preservation of sensitive natural upland habitat through fee-simple purchase of conservation easement.

3. The LDRs shall establish criteria for determining which projects warrant the use of alternatives to onsite conservation. Criteria may include but are not limited to size, quality, connectivity, management opportunities, and adjacent uses.

4. Sensitive natural habitats protected on-site shall require a permanent conservation easement and be incorporated as open space within the subject property.

Policy 7-6.11: Management Plan for Sensitive Natural Habitat. Within the Wekiva Study Area (WSA), the County shall require the development and implementation of a management plan for any sensitive natural habitat occupying more than two (2) acres that is to be protected on or off-site as a result of a development project. This management plan shall be prepared at the expense of the applicant by a qualified professional biologist and provide for the following:

1. Removal of invasive vegetation, and replanting with native vegetation as necessary.
2. Maintenance of biodiversity, with special emphasis on protection of listed plant and animal species.
3. Removal of debris, articles, and structures not permitted by the management plan.
4. Conditions for use that are limited to passive recreation.
5. Any additional measures determined necessary to protect and maintain the functions and values of the habitat area while ensuring protection from wildfire.

{All other policies within Objective 7-6 shall remain unchanged.}

10. Amendment. The Conservation Element, Objective 7-7, shall be amended to read as follows:

Policy 7-7.11: Native Vegetation, Habitat, and Wildlife within Development Projects. The County shall require that vegetative communities and wildlife habitats be protected from adverse effects associated with development. The Land Development Regulations shall include
provisions to require that development preserve wetlands and portions of developable uplands
containing designated species or rare upland habitat. The County shall evaluate its LDRs and
code of ordinances (including arbor ordinance), and revise said ordinances and regulations as
appropriate to ensure the protection of trees and native vegetation with a target of protecting 50%
trees on site. As appropriate, a tree replacement ratio may be implemented based on type and
caliper. Special consideration shall be given to rare upland habitats and designated species
within environmentally-sensitive areas such as the Wekiva-Ocala Study Area, and GSACSC.
Pursuant to this Comprehensive Plan and LDRs, the development review process shall determine
the extent to which preservation of vegetative communities and wildlife habitats shall be
protected and incorporated into protected open space on a development site.

Policy 7-7.12: Wildlife Consideration within Environmentally-Sensitive Areas. The County
shall require the following methodology regarding the development of property containing
species designated as endangered, threatened, or species of special concern within the Wekiva-
Ocala corridor, WSA, and GSACSC:

1. As a condition for development approval, the developer/applicant shall be
required to complete a site survey of plants and animals including designated
species pursuant to Florida Statutes, utilizing the most current wildlife
methodology guidelines published by FFWCC and current information from
FNAL.

2. Protection of listed species shall be accomplished either through on-site
preservation or relocation within the designated area in accordance with a plan
acceptable to, and permitted by FFWCC. Incidental taking of listed species shall
be prohibited unless FFWCC determines that a particular group of animals on the
site can not benefit from either on-site preservation or relocation. Should such a
determination be made, any incidental taking must be expressly and specifically
approved by the County. To the extent possible, commensal species shall be
relocated with the designated species.

3. If a listed species is determined to exist on a site, the following shall apply in the
given order of priority:

   a. The developer/applicant must accomplish development in such a fashion as to
      avoid the habitat of the listed species; or

   b. The developer/applicant must demonstrate to the County that is not possible to
      avoid the habitat of said species with the approved use, and then relocate the
      species on site to an equally suitable area consistent with guidelines published
      by FFWCC; or

   c. The developer/applicant must demonstrate to the County via site analysis that
      development with the approved use can not be accomplished through on-site
      relocation and that a conservation benefit can be achieved for the species and
      natural community through off-site relocation. In this case, as a final option,
only the number of individuals of said species necessary to allow development to occur may be relocated off-site, provided however that additional individuals may be relocated if remaining individuals would not constitute or remain part of a viable population. Relocation must take place within the designated area (Wekiva-Ocala corridor, WSA or GSACSC) with preference given to properties adjacent or close to the donor site. To the extent possible, commensal species shall be relocated with the designated species.

4. Whether the designated species is protected in place or relocated on or off site, the developer/applicant must assure that the habitat to be occupied by the species will continue to be compatible with survival of that species. The developer/applicant shall be required to dedicate associated habitat to the County, a conservation agency or conservation entity, or shall ensure that a conservation easement or similar legally binding instrument is established over the associated habitat on or off site. A site-specific management plan shall be required for the designated species and associated funding provided as necessary by the developer/applicant.

11. **Amendment.** The Conservation Element, Objective 7-17, shall be amended to read as follows:

Policy 7-17.4: Natural Areas Network. Lake County shall develop through its Land Development Regulations criteria for establishing natural area networks by connecting existing natural areas for the purposes of wildlife enhancement, endangered species population maintenance and restoration, retention of aquifer recharge capabilities, establishing open space networks between existing urbanized areas/controlling urban sprawl, airshed protection, enhancement of real estate values, providing recreational lands. The County shall partner with federal, state and local agencies, and with private conservation entities as appropriate, to identify and acquire environmentally-sensitive land in order to establish natural area networks or greenways. These networks or greenways are intended to link parks, preserves and natural areas with the purpose of protecting habitat and wildlife corridors, viable populations of listed species, aquifer recharge capacity, and to establish a county-wide network of open space between developed areas.

Policy 7-17.5: Special Protection Areas. The County shall participate in programs at the local, regional, state, and federal levels to afford protection and management through acquisition and conservation easements within land areas given special protection status. These land areas shall include but not be limited to the Green Swamp Area of Critical State Concern, the Lake Wales Ridge, the Wekiva-Ocala Greenway and the Wekiva Study Area.

{All other policies within Objective 7-17 shall remain unchanged.}

13. **Creation.** Objective 6A-5 and Objective 6A-6, Public Facilities Element, Sanitary Sewer Sub-Element, is hereby created to read as follows:

**OBJECTIVE 6A-5: CENTRAL SEWER SERVICE IN THE WEKIVA STUDY AREA.**

Lake County shall require the implementation of advanced wastewater treatment and
disposal facilities where central services exist within the Wekiva Study Area (WSA) to minimize impact on surface and ground water resources, consistent with state agency rules.

Policy 6A-5.1: Provision of Central Sewer Services. In order to reduce nutrient loading within the Wekiva Springshed, the County will encourage the central sewering of areas with a high septic tank density.

Policy 6A-5.2: Wastewater Discharge. The County shall require that wastewater discharge from facilities within the WSA is treated to comply with all FDEP regulations for advanced wastewater treatment.

Policy 6A-5.3: Coordination with Wastewater Providers. The County shall cooperate with wastewater service providers to jointly address ground and surface water nutrient loading issues within the WSA. Such efforts should address water quality throughout the entire basin comprehensively, not only on a site specific basis, and should aim to leverage limited resources and take advantage of economies of scale.

Policy 6A-5.4: Disposal of Sludge and Residual Wastewater. The County shall prohibit land application of sludge or wastewater residuals within the WSA.

OBJECTIVE 6A-6: ONSITE SEWAGE DISPOSAL SYSTEMS IN THE WEKIVA STUDY AREA (WSA). Lake County shall encourage upgraded, modified, and new septic systems to use the latest treatment technologies, performance standards, and operational procedures to maximize nutrient removal and minimize ground and surface water contamination.

Policy 6A-6.1: Enhanced Onsite Wastewater Treatment. The County will coordinate with Federal, State, Regional and Local agencies to evaluate various systems to maximize nutrient removal and to provide appropriate, cost effective solutions for new and retrofitted onsite systems. Based on these evaluations, the County may adopt standards in the Land Development Regulations that require new or modified septic systems within the WSA, and existing systems to be designed to provide specific levels of nutrient removal sufficient to achieve a target discharge limit. The County shall cooperate with the Florida Department of Health, Florida Department of Environmental Protection, and St. Johns River Water Management District regarding the adoption of rules relating to the use of onsite treatment and disposal systems within the WSA. The County shall consider incentives to encourage the use of more efficient nitrogen-removing technologies for onsite systems as they become available.

Policy 6A-6.2: Onsite Sewage Disposal Maintenance. The County will cooperate with state agencies in establishing a program and management entity to ensure maintenance of septic tanks and onsite wastewater treatment and disposal systems within environmentally sensitive areas vulnerable to surface or ground water contamination, including but not limited to the WSA and Green Swamp. The management entity may be a part of local governments, a regional entity, or a special district. Maintenance of nitrogen-removing systems is critical to assure that design performance is met. The County shall continue to require compliance with its mandatory pump-
out program for septic tanks within the Green Swamp, and shall evaluate expansion of this program or similar program to the WSA.

Policy 6A-6.3: Septage. Lake County shall prohibit the surface spreading or depositing of septage within environmentally sensitive areas, including but not limited to the Wekiva River Protection Area and Green Swamp.

14. **Severability.** If any section, sentence, clause or phrase of this Ordinance is held to be invalid or unconstitutional by any court of competent jurisdiction, then said holding shall in no way affect the validity of the remaining portions of this Ordinance.

15. **Effective Date.** This Ordinance shall become effective as prescribed by law.

ENACTED this _______ day of __________________, 2006.

FILED with the Secretary of State _____________________, 2006.

EFFECTIVE __________________________, 2006

BOARD OF COUNT COMMISSIONERS
LAKE COUNTY, FLORIDA

____________________________________
Catherine C. Hanson, Chairman

This ______ day of ______________, 2006.

ATTEST:

____________________________________
James C. Watkins, Clerk of the
Board of County Commissioners,
Lake County, Florida

Approved as to form and legality:

____________________________________
Sanford A. Minkoff
County Attorney