Introduced by the Land Use and Zoning Committee:

ORDINANCE 2020-168

AN ORDINANCE ADOPTING A LARGE-SCALE AMENDMENT TO THE FUTURE LAND USE MAP SERIES OF THE 2030 COMPREHENSIVE PLAN BY CHANGING THE FUTURE LAND USE DESIGNATION FROM COMMUNITY/GENERAL COMMERCIAL (CGC) TO LOW DENSITY RESIDENTIAL (LDR) ON APPROXIMATELY 19.55± ACRES IN COUNCIL DISTRICT 2 AT 0 STARRATT ROAD, BETWEEN STARRATT ROAD AND HIDDEN CREEK DRIVE, OWNED BY YELLOW PARTNERS, LLC, AS MORE BLUFF PARTICULARLY HEREIN, PURSUANT DESCRIBED ТО APPLICATION NUMBER L-5391-19A; PROVIDING A DISCLAIMER THAT THE AMENDMENT GRANTED HEREIN SHALL NOT ΒE CONSTRUED AS AN EXEMPTION FROM ANY OTHER APPLICABLE LAWS; PROVIDING AN EFFECTIVE DATE.

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20 WHEREAS, pursuant to the provisions of Section 650.402(b), 21 Ordinance Code, an application for a proposed Large-Scale Amendment 22 to the Future Land Use Map series (FLUMs) of the 2030 Comprehensive 23 Plan to change the Future Land Use designation from 24 Community/General Commercial (CGC) to Low Density Residential 25 (LDR), has been filed by T.R. Hainline, Esq., on behalf of Yellow 26 Bluff Partners, LLC, the owner of certain real property located in 27 Council District 2, as more particularly described in Section 2; 2.8 and

WHEREAS, the City, by the adoption of Ordinance 2019-714-E, approved this Large-Scale Amendment to the 2030 Comprehensive Plan for transmittal to the Department of Economic Opportunity ("DEO"), as the State Land Planning Agency, and other required state
agencies, for review and comment; and

3 WHEREAS, by various letters and e-mails, the DEO and other 4 state reviewing agencies transmitted their comments, if any, 5 regarding this proposed amendment; and

6 WHEREAS, the Planning and Development Department reviewed the 7 proposed revision and application, considered all comments 8 received, prepared a written report, and rendered an advisory 9 recommendation to the Council with respect to this proposed 10 amendment; and

11 WHEREAS, the Planning Commission, acting as the Local Planning 12 Agency (LPA), held a public hearing on this proposed amendment, 13 with due public notice having been provided, and having reviewed 14 and considered all comments during the public hearing, made its 15 recommendation to the City Council; and

WHEREAS, pursuant to Section 650.408, Ordinance Code, the Land Use and Zoning (LUZ) Committee held a public hearing on this proposed amendment, and made its recommendation to the City Council; and

20 WHEREAS, pursuant to Section 163.3184(3), Florida Statutes, 21 and Chapter 650, Part 4, Ordinance Code, the City Council held a 22 public hearing with public notice having been provided on this 23 proposed amendment to the 2030 Comprehensive Plan; and

WHEREAS, the City Council further considered all oral and 24 written comments received during public hearings, including the 25 26 data and analysis portions of this proposed amendment to the 2030 27 Comprehensive Plan, the recommendations of the Planning and 28 Development Department, the LPA, the LUZ Committee and the 29 comments, if any, of the DEO and the other state reviewing agencies; and 30

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WHEREAS, in the exercise of its authority, the City Council

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has determined it necessary and desirable to adopt this proposed amendment to the 2030 Comprehensive Plan to preserve and enhance present advantages, encourage the most appropriate use of land, water, and resources consistent with the public interest, overcome present deficiencies, and deal effectively with future problems which may result from the use and development of land within the City of Jacksonville; now, therefore

BE IT ORDAINED by the Council of the City of Jacksonville:

9 Section 1. Purpose and Intent. This Ordinance is adopted 10 to carry out the purpose and intent of, and exercise the authority 11 set out in, the Community Planning Act, Sections 163.3161 through 12 163.3248, *Florida Statutes*, and Chapter 166, *Florida Statutes*, as 13 amended.

Section 2. Subject Property Location and Description. The approximately 19.55± acres (R.E. No. 106175-0010) are in Council District 2 at 0 Starratt Road, between Starratt Road and Hidden Creek Drive, as more particularly described in Exhibit 1, dated August 23, 2019, and graphically depicted in Exhibit 2, both of which are attached hereto and incorporated herein by this reference (Subject Property).

Section 3. Owner and Applicant Description. The Subject Property is owned by Yellow Bluff Partners, LLC. The applicant is T.R. Hainline, Esq., 1301 Riverplace Boulevard, Suite 1500, Jacksonville, Florida 32207; (904) 346-5531.

25 Section 4. Adoption of Large-Scale Land Use Amendment. 26 The City Council hereby adopts a proposed Large-Scale revision to 27 the Future Land Use Map series of the 2030 Comprehensive Plan by 28 changing the Future Land Use Map designation from Community/General 29 Commercial (CGC) to Low Density Residential (LDR), pursuant to 30 Application Number L-5391-19A.

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Section 5. Applicability, Effect and Legal Status. The

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applicability and effect of the 2030 Comprehensive Plan, as herein 1 2 amended, shall be as provided in the Community Planning Act, Section 163.3161 through 163.3248, Florida Statutes, and this 3 4 ordinance. All development undertaken by, and all actions taken in 5 regard to development orders by governmental agencies in regard to 6 land which is subject to the 2030 Comprehensive Plan, as herein 7 amended, shall be consistent therewith as of the effective date of this amendment to the plan. 8

9 Section 6. Effective Date of this Plan Amendment. Unless 10 this plan amendment is timely challenged under the procedures set forth in Section 163.3184(3), Florida Statutes, this plan amendment 11 12 shall be effective thirty-one days after DEO notifies the City of Jacksonville that the plan amendment or plan amendment package is 13 14 If this plan amendment is timely challenged under complete. 15 Section 163.3184(3), Florida Statutes, this plan amendment shall become effective when the DEO or the Administration Commission 16 17 enters a final order determining the adopted amendment to be in compliance. If this plan amendment is found not to be 18 in 19 compliance under the standards and procedures set forth in Chapter 20 163, Part II, Florida Statutes, then this plan amendment shall 21 become effective only by further action by the City Council. No 22 development orders, development permits, or land uses dependent on 23 this amendment may be issued or commence before it has become 24 effective.

25 Disclaimer. The amendment granted herein shall Section 7. 26 not be construed as an exemption from any other applicable local, 27 state, or federal laws, regulations, requirements, permits or 28 approvals. All other applicable local, state or federal permits or 29 approvals shall be obtained before commencement of the development of this amendment is 30 or use and issuance based upon acknowledgement, representation and confirmation made 31 by the

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applicant(s), owner(s), developer(s) and/or any authorized agent(s) or designee(s) that the subject business, development and/or use will be operated in strict compliance with all laws. Issuance of this amendment does <u>not</u> approve, promote or condone any practice or act that is prohibited or restricted by any federal, state or local laws.

7 Section 8. Effective Date. This Ordinance shall become 8 effective upon signature by the Mayor or upon becoming effective 9 without the Mayor's signature.

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11 Form Approved:

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13 /s/ Shannon K. Eller

14 Office of General Counsel

15 Legislation Prepared By: Krista Fogarty

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