1 2	ALACHUA COUNTY BOARD OF COUNTY COMMISSIONERS
3	ORDINANCE 2020-
4 5 6 7	AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF ALACHUA COUNTY, FLORIDA, PROPOSING AN AMENDMENT
8 9 10	TO SECTION 1.5 OF THE ALACHUA COUNTY HOME RULE CHARTER, PROVIDING FOR ESTABLISHMENT OF A RURAL AREA FOR COMPREHENSIVE PLANNING IN ALACHUA COUNTY;
11 12 13	PROVIDING FOR REDUCTION OF THE RURAL AREA BY ORDINANCE OF THE COUNTY COMMISSION; AUTHORIZING IMPLEMENTING ORDINANCES; PROVIDING THAT THE
14 15 16	CHARTER AND IMPLEMENTING COUNTY ORDINANCES SHALL PREVAIL OVER CONFLICTING MUNICIPAL ORDINANCES; PROVIDING FOR A REFERENDUM ON THE QUESTION OF
17 18 19	ADOPTION OF THE PROPOSED AMENDMENT TO THE COUNTY CHARTER; PROVIDING AN EFFECTIVE DATE AND COUNTYWIDE EFFECT FOR THE CHARTER AMENDMENT, IF APPROVED BY A
20 21 22 23	MAJORITY OF ELECTORS; PROVIDING FOR INCLUSION IN THE CODE OF LAWS AND ORDINANCES OF ALACHUA COUNTY AND CORRECTION OF SCRIVENER'S ERRORS; PROVIDING FOR SEVERABILITY; PROVIDING FOR LIBERAL CONSTRUCTION AND
24 25 26 27 28 29	INTERPRETATION; ALLOWING FOR MODIFICATION OF THE LANGUAGE OF THE ORDINANCE DUE TO CONSIDERATIONS ARISING AT A PUBLIC HEARING; AND PROVIDING AN EFFECTIVE DATE.
30	WHEREAS, Alachua County established a charter form of government pursuant to
31	the provisions of Chapter 125, Part IV, Florida Statutes, effective January 1, 1987; and
32	WHEREAS, the Board of County Commissioners adopted an ordinance to approve the
33	Alachua County Home Rule Charter ("Charter") on September 9, 1986 and the Charter was
34	approved by a majority of all voters voting in the special electionheld as part of the general

election on November 4, 1986; and

36	WHEREAS, the Charter provides that amendments to the Charter may be proposed		
37	by an ordinance adopted by the Board of County Commissioners by an affirmative vote of		
38	majority plus one of the membership of the Board of County Commissioners; and		
39	WHEREAS, the Florida Constitution, Article VIII, Section 1(g) provides that		
40	County Charter shall provide which ordinance shall prevail in the event of conflict betw		
41	County and municipal ordinances, and		
42	WHEREAS, Section 163.3171(2), Florida Statutes, authorizes a charter county to		
43	exercise comprehensive planning authority pursuant to the Community Planning Act over		
44	municipalities or districts within its boundaries as is provided for in its charter, and		
45	WHEREAS, the Board of County Commissioners desires to propose an ordinance for		
46	adoption to amend the Alachua County Charter to establish a "Rural Area", within which the		
47	Alachua County Comprehensive Plan and land development regulations shall continue to		
48	govern the development of land regardless of whether any part of that area is located within a		
49	municipality, and		
50	WHEREAS, the proposed amendment serves the important county purposes of		
51	preserving rural and agricultural lands, discouraging urban sprawl, and protecting areas with		
52	natural resource value within the designated Rural Area in accordance with the goals,		
53	objectives, and policies of the Alachua County Comprehensive Plan, and		
54	WHEREAS, the Board of County Commissioners has determined that this		
55	amendment, if approved by the electors of the County, shall be effective county-wide.		

57	NOW THEREFORE, BE IT ORDAINED BY THE COUNTY				
58	COMMISSIONERS OF ALACHUA COUNTY, FLORIDA:				
59	SECTION 1. Authorization and Legislative Findings. This Ordinance is authorized				
60	by Chapter 125, Part IV, Florida Statutes, and Article IV, Sections 4.2(C) and 4.2(D), Alachua				
61	County Charter, and other applicable law. The Board of County Commissioners finds and				
62	declares that all the statements set forth in the preamble of this ordinance are true and correct				
63	and are incorporated herein.				
64	SECTION 2. Amendments to the Alachua County Home Rule Charter. The				
65	proposed amendment to the Alachua County Charter Section 1.5 pertaining to land use				
66	planning, set forth in Exhibit "A", attached hereto and incorporated herein, is proposed for				
67	adoption in accordance with Subsection 4.2(C)(1), Alachua County Charter.				
68	SECTION 3. Referendum.				
69 70	a. The proposed amendment to the Alachua County Charter in Section 2 of this				
71	ordinance shall be presented to the County electorate on the ballot at the general election to be				
72	held on November 3, 2020.				
73	b. The Supervisor of Elections of Alachua County shall cause the following				
74	question to be placed on the ballot at the general election to be held on November 3, 2020:				
75 76 77 78 79 80 81					

82 ESTABLISHMENT OF A RURAL AREA FOR 83 COMPREHENSIVE PLANNING IN ALACHUA COUNTY 84 85 SHALL THE ALACHUA COUNTY CHARTER BE AMENDED, EFFECTIVE 86 COUNTYWIDE, TO ESTABLISH A RURAL AREA FOR COMPREHENSIVE 87 PLANNING IN ALACHUA COUNTY, WHEREIN THE ALACHUA COUNTY 88 COMPREHENSIVE PLAN AND LAND DEVELOPMENT REGULATIONS 89 SHALL APPLY REGARDLESS OF WHETHER THE AREA IS WITHIN A MUNICIPALITY: PROVIDE FOR REDUCTION OF THE RURAL AREA BY 90 91 OF **COUNTY** COMMISSION: ORDINANCE THE **AUTHORIZE** 92 IMPLEMENTING ORDINANCES: AND PROVIDE THAT THE CHARTER AND 93 COUNTY **ORDINANCES** SHALL PREVAIL **IMPLEMENTING** 94 CONFLICTING MUNICIPAL ORDINANCES? 95 96 YES 97 NO 98 SECTION 4. Effective Date of Charter Amendment. 99 100

This amendment to the Alachua County Charter adopted as set forth in Exhibit "A" shall be effective on January 1, 2021, only if approved by a majority of the electors voting in the general election to be held on November 3, 2020.

SECTION 5. Inclusion in the Code, Scrivener's Errors. It is the intention of the Board of County Commissioners of Alachua County, Florida, and it is hereby provided that the provisions of this ordinance shall become and be made a part of the Code of Laws and Ordinances of Alachua County, Florida; that the sections of this ordinance may be renumbered or re-lettered to accomplish such intention; and that the word "ordinance" may be changed to "section," "article," or other appropriate designation. The correction of typographical errors which do not affect the intent of the ordinance may be authorized by the County Manager or designee without public hearing, by filing a corrected or re-codified copy of the same with the Clerk of the Circuit Court.

101

102

103

104

105

106

107

108

109

110

112 113	SECTION 6. Severability. It is the declared intent of the Board of County
114	Commissioners that, if any section, sentence, clause, phrase or provision of this ordinance is for
115	any reason held or declared to be unconstitutional, void, or inoperative by a court or agency of
116	competent jurisdiction, such holding of invalidity or unconstitutionality shall not affect the
117	remaining provisions of this ordinance, and the remainder of this ordinance after the exclusion
118	of such part or parts shall be deemed to be valid.
119	SECTION 7. Liberal Construction and Interpretation. This ordinance shall be
120	liberally construed in order to effectively carry out the purposes hereof which are deemed to
121	be in the best interest of the public health, safety, and welfare of the citizens and residents of
122	Alachua County, Florida.
123	SECTION 8. Modification. It is the intent of the Board of County Commissioners that
124	the provisions of this ordinance may be modified as a result of considerations that may arise
125	during public hearings. Such modifications shall be incorporated into the final version of the
126	ordinance adopted by the Board and filed by the Clerk to the Board.
127	SECTION 9. Effective Date. A certified copy of this ordinance shall be filed with the
128	Department of State by the Clerk of the Board of County Commissioners within ten (10) days
129	after enactment by the Board of County Commissioners, and this ordinance shall take effect
130	on July 1, 2020, contingent upon the Alachua County Charter Review Commission failing to
131	take final action to place a substantially similar Charter Amendment proposal on the ballot for
132	November, 3, 2020.
133	

135	DULY ADOPTED in re	gular session by an affirmative vote of a majority plus one
136	of the membership of the Board	of County Commissioners this day of, 2020.
137		
138		BOARD OF COUNTY COMMISSIONERS OF
139		ALACHUA COUNTY, FLORIDA
140		,
141		
142		
143		By:
144	ATTEST:	Robert Hutchinson, Chair
145		
146		
147		A PAR CAMER A SI TO FORM
148 149	J.K. "Jess" Irby, Esq., Clerk	APPROVED AS TO FORM:
150		
151		
152		Alachua County Attorney

153		EXHIBIT A
154		
155		
156	Section	1.5, Land Use Planning, of the Alachua County Home Rule Charter is
157	hereby	amended to read:
158		
159		
160		LE I. CREATION, POWERS AND ORDINANCES OF HOME RULE
161 162	CHART	ER AND GOVERNMENT
163	Sec. 1.5.	- Land Use Planning
164	500. 1.5.	- Land Ost I faming
165	A.	Except as otherwise provided in this Charter, Eeach municipality shall be responsible
166	_	for land use planning within its respective boundaries and the county shall be
167		responsible for land use planning in the unincorporated area. Notwithstanding the
168		foregoing, the county and any municipality may enter into an interlocal agreement to
169		provide for joint planning in portions of the unincorporated area not located within
170		any area designated pursuant to general or special law as a reserve for annexation by
171		another municipality or in portions of the area within such a municipality.
		=,, <u>=</u> ,
172		(Res. No. 00-116, § 2, 12-12-00)
173		
174	<u>B.</u>	There is hereby established a "Rural Area" initially consisting of those areas so
175		designated on the map titled "Alachua County Rural Area" dated May 13, 2020, filed
176		in the official records of the Clerk of the Board of County Commissioners.
177		
178	<u>C.</u>	Effective countywide, the Alachua County Comprehensive Plan and land
179		development regulations shall govern the development of land within the "Rural
180		Area" of Alachua County, as that area is defined in Subsection B, regardless of
181		whether some or all of that area is located within a municipality.
182		
183	<u>D.</u>	The Board of County Commissioners may remove areas from the "Rural Area" by
184		ordinance approved by an affirmative vote of a majority plus one of the Commission.
185		Once an area is removed from the "Rural Area", it is no longer subject to the
186		provisions of Subsection C. Nothing herein shall authorize the County Commission
187		to expand the "Rural Area" beyond that area described in Subsection B above.
188		
189	<u>E.</u>	The Board of County Commissioners may enact ordinances to implement this
190		Section. This Section and any implementing County ordinances shall prevail over
191		conflicting municipal ordinances.

