1	ORDINANCE NO. 2025-01
2 3 4 5 6 7 8 9	AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF HARDEE COUNTY, FLORIDA, CREATING CHAPTER 15 OF THE HARDEE COUNTY CODE OF ORDINANCES "FIRE PREVENTION AND PROTECTION" TO PROVIDE GUIDELINES FOR FIRE PREVENTION; PROVIDING FOR ENFORCEMENT, IMPOSITION OF PENALTIES AND ADMINISTRATIVE FINES; PROVIDING FOR REPEAL, CONFLICTS, SEVERABILITY, CODIFICATION AND FOR AN EFFECTIVE DATE.
11	WHEREAS, Chapter 125, Florida Statutes, authorizes the various counties of the State of
12	Florida to adopt regulations in the interest of the public health, safety, and the general welfare of
13	the public; and
14	WHEREAS, the Board of County Commissioners (the "Board") of Hardee County, Florida
15	(the "County") desire to update the County Code of Ordinances as may be amended and revised
16	from time to time, which serve as the laws and regulations of the County; and
17	WHEREAS, the Board has determined that it is in the best interests of the County to
18	provide easily ascertainable regulations and requirements concerning fire prevention; and
19	WHEREAS, it is desirable and beneficial to the citizens and residents of the County to
20	protect the health, safety and welfare of the public by prescribing guidelines for fire prevention
21	within the County; and
22	WHEREAS, this Ordinance was duly noticed and advertised pursuant to the law; and
23	WHEREAS, Chapter 15 "Fire Prevention and Protection" shall be created as provided for
24	herein.
25 26	NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF HARDEE COUNTY:1
27 28	<b>Section 1. Recitals.</b> That the above recitals are confirmed, adopted, and incorporated herein and made a part hereof by reference.
29 30	Section 2. <u>Creation.</u> That Chapter 15, "Fire Prevention and Protection," of the County Code of Ordinances is hereby created as follows:
31	CHAPTER 15 FIRE PREVENTION AND PROTECTION

<sup>&</sup>lt;sup>1</sup> Coding: Strikethrough words are deletions to the existing words. <u>Underlined words</u> are additions to the existing words. Changes between first and second reading are indicated with <del>double strikethrough</del> and <u>double underline</u>.

#### 32 Article I. In General.

#### 33 Section 15.1. Introduction and Title.

- 34 This Chapter sets forth Hardee County's rules and regulations for intended to control fire hazards;
- 35 regulate the installation, use, testing, and maintenance of equipment; regulate the use of
- 36 <u>structures, premises, and open areas; provide for the abatement of fire hazards, establish</u>
- 37 responsibilities and the procedures for code enforcement; and setting for the standards for
- compliance and achievement of these regulations with the objective of improving public safety.
- 39 This Chapter shall be the "Hardee County Fire Prevention Code".

#### 40 Section 15.2. Fire Prevention Division Established

- 41 15.2.1 In accordance with Chapter 633, F.S., the Fire Chief shall designate a Fire Official as Fire
- 42 Marshal. The Fire Marshal of Hardee County shall be responsible for the enforcement of the
- Hardee County Fire Prevention Code. To assist in the performance of the responsibilities and
- duties placed upon the Fire Marshal of Hardee County, the Fire Prevention Division of Hardee
- County is hereby established, to be under the control of the Fire Chief.
- 46 <u>15.2.2 The Fire Prevention Division within Hardee County Fire Rescue shall operate under the</u>
- 47 <u>supervision of the Fire Marshal of Hardee County. In accordance with Chapter 633, F.S., the Fire</u>
- 48 <u>Marshal shall be responsible for the direct administration and enforcement of the Hardee County</u>
- 49 Fire Prevention Code. The Fire Marshal may designate such number of Fire Inspectors as shall
- 50 from time to time be authorized by the Fire Chief of Hardee County.

### Section 15.3. Duties and Responsibilities

- 52 15.3.1 It shall be the duty of the Fire Marshal and his/her designees to enforce all rules and
- 53 regulations of Hardee County Fire Prevention Code, which shall consist of but not be limited to
- 54 the following:

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- (A) Prevention of Fires
  - (B) The storage and use of explosives and flammables
  - (C) Installation and maintenance of automatic and other fire alarm systems and fire extinguishing systems
  - (D) The means and adequacy of exits from buildings and all other places in which numbers of persons work, live, or congregate from time to time for any purpose, in case of a fire
  - (E) Investigation of the cause, origin, and circumstances of fires
- (F) Maintenance of fire cause and loss records

#### Section 15.4. Definitions

- For the purposes of this Chapter, the following definitions shall apply unless the context clearly
- 66 indicates or requires a different meaning. Terms not defined herein shall have the meaning found
- in the currently adopted edition of the Florida Fire Prevention Code.
- 68 Authority Having Jurisdiction ("AHJ") Hardee County Fire Rescue through the Fire Chief
- and/or his designated State Certified Inspector
- 70 **Building Code** –The Florida Building Code, as amended from time to time, Chapter 553, F.S.
- 71 **Building Rehabilitation** Any work on an existing building that includes repair, renovation,
- 72 modification, addition, reconstruction, change of use, change of occupancy classification, change
- of subclassification or any building as described in NFPA 101, Chapter 43.

- 74 <u>Division</u> – the Hardee County Fire Prevention Division as established in Section 15.2.
- Fire Department Access Road The road or other means developed to allow access and 75
- operational setup for firefighting and rescue operations 76
- 77 National Fire Code - The compilation of the National Fire Protection Association codes,
- standards, guides, recommended practices, and manuals published by the National Fire 78
- Protection Association and as adopted by Hardee County Fire Rescue. 79
- NFPA National Fire Protection Association as referenced in the Florida Building Code. NFPA 80
- 81 Standards or NFPA Codes # shall mean the referenced code or standard as compiled and
- published by the National Fire Protection Agency 82
- 83 Path of Egress – A path of travel from any point within a building, including but not limited to, the
- exit access, exit, and exit discharge as delineated on the life safety plan and/or as determined by 84
- the AHJ. 85
- 86 Story - That portion of a building including between the upper surface of a floor and the upper
- surface of the floor or roof next above. A parking area beneath a building is considered a story. 87
- 88 **Substantial Damage** – this shall have the meaning as provided in the ULDC.
- 89 **Substantial Improvement** – this shall have the meaning as provided in the ULDC.
- 90 Substantially Altered – A structural alteration increasing the square footage of an existing
- building such that the square footage of the entire building exceeds that listed in the Florida Fire 91
- 92 Prevention Code, shall be considered a substantial alteration.
- **ULDC** shall be the Hardee County Unified Land Development Code 93
- Section 15.5. Adoption and Conflicts. 94
- 15.5.1 Florida Fire Prevention Code (FFPC) –The Florida Fire Prevention Code as adopted by 95
- the State of Florida pursuant to Section 633.202, FS, as amended from time to time is hereby 96
- 97 adopted and incorporated as fully as if set out at length herein, save and except such portions as
- are deleted, modified, added, or amended in this Chapter. Not less than one copy of the adopted 98
- issue of the Florida Fire Prevention Code of the National Fire Protection Association, and the 99
- adopted standards and codes of the National Fire Codes shall be filed in the office of Hardee
- 100 County Fire Rescue and the provisions thereof shall be controlling within the limits of the County,
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- 102 and within any municipality which has entered into an interlocal agreement or contract for services
- from Hardee County Fire Rescue unless otherwise provided for. Whenever the Florida Fire 103
- Prevention Code as referenced herein and the Hardee County Code of Ordinances or the ULDC 104
- 105 address an identical issue, the more stringent fire protection provisions shall apply unless
- 106 otherwise prohibited by applicable Florida Law.
- 107 15.5.2 Florida Building Code (FBC) –All fire safety and/or protections standards or requirements
- of the Florida Building Code as identified in Section 15.4 of this Chapter are hereby incorporated 108
- and made a part of this Chapter Whenever the Florida Building Code or the Florida Fire Prevention 109
- Code addresses an identical issue, conflicts will be resolved in accordance with Section 533.73, 110
- 111 F.S., as may be amended.
- 112 15.5.3 Hardee County Unified Land Development Code (ULDC) - Whenever there is a conflict
- between the ULDC and this Code, the more stringent fire protection provision shall apply. 113
- 114 Section 15.6 Application

- 115 **15.6.1** The provisions of this Chapter shall apply to all buildings, structures, vehicles, marine
- vessels, premises, and conditions within the county. The provisions of this Chapter shall apply to
- existing and new buildings except as otherwise expressly and specifically provided for in this
- 118 Chapter.. Structures, vehicles, marine vessels, premises, and conditions not in strict compliance
- with this Chapter may be permitted to continue unless, in the opinion of the Fire Marshal, they
- constitute a distinct fire hazard to life or property.
- 121 **15.6.2** The provisions of this Chapter shall not apply to one- or two-family dwellings in the use or
- maintenance thereof, except that this Chapter shall apply whenever the activity or use of such
- dwelling creates a distinct fire hazard to life or property or is referenced by the Uniform Fire Safety
- Standards as provided for under Section 633.206 FS, as amended from time to time.
- 125 **15.6.3** The provisions of this Chapter shall not apply to those buildings or structures specifically
- under the Uniform Fire Safety Standards of the State of Florida, as outlined in Section 633.206
- FS, as amended from time to time.
- 128 **15.6.4** The provisions of this Chapter shall be complied with whenever a building is built, or when
- an existing building meets the Classification of Rehabilitation Work categories as listed in Chapter
- 130 <u>43 of NFPA 101.</u>
- 131 15.6.5 The provisions of this Chapter, as far as they are substantially the same as existing
- provisions of law relating to the same subject matter, shall be construed as restatements and
- continuations thereof and not as new enactments.
- 134 **15.6.6** The adoption of this Chapter or the repeal of any other existing provision of law, including
- regulations or orders, shall not be construed to alter any time limit that may have been imposed
- by any existing law, regulation, or order of the Fire Marshal or other authority relating to
- compliance with such limits.
- 138 **15.6.7** If any provision of this Chapter is for any reason held to be invalid or unconstitutional by a
- court of competent jurisdiction, it shall not affect the validity of the remaining provisions of this
- 140 Chapter.
- 141 <u>15.6.8 Existing Buildings that are occupied at the time of the adoption of this Chapter may be</u>
- continued in use provided the following:
- (1) The occupancy classification remains the same
  - (2) No serious life safety hazards exist that would constitute an imminent threat as determined by the Fire Marshal
    - (3) The building was not previously under review for Code compliance

#### Section 15.7: Authority

148 **Section** 9

- 150 15.7.1 This Chapter is hereby deemed an exercise of the police powers of the County for
- preservation of public health, safety and welfare and all provisions of this Chapter shall be liberally
- 152 <u>construed for that purpose</u>. This Chapter shall be administered and enforced by those fire officials
- who shall be qualified pursuant to Section 633.216, F.S.

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- 155 <u>15.72 The Board of County Commissioners may, by Resolution or ordinance, establish fees as</u> determined necessary for the administration and enforcement of the provisions of this Chapter.
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- 158 **Section 15.8: Plans**

- 15.8.1 The Fire Marshal or designee shall examine the submitted plans for evidence of compliance with this Chapter. A complete set of plans, drawings, and specifications (including but not limited to site, building, alarm, sprinkler, standpipe, hood exhaust systems, etc.) shall be submitted to the Division. Failure to do so will result in the issuance of a Stop Work Order, which will be enforced until the required material is provided.
- 15.8.2 All fire alarm, sprinkler system, hood, and extinguishing system drawings shall be submitted and approved prior to the commencement of any work on each respective system.
   Such system design criteria shall be included with the full architectural plan submittal.
  - 15.8.3 The Division shall provide review comments following the rejection of any submitted plans.

# Section 15.9: Fees for fire code inspections and other fire code inspection-related services/Permits

- 176 15.9.1 Fees shall be charged to the user/consumer for new construction permits, inspections, and yearly fire prevention code inspections and re-inspections, as required by Section 15.38, performed on structures or buildings by Hardee County Fire Rescue as prescribed in the Hardee County Fee Schedule, adopted by Resolution. Fees for other fire code inspection-related services, including, but not limited to, fire pump tests, hydrant tests, and preliminary plans review, shall be charged to the user/consumer as prescribed in the Hardee County Fee Schedule, adopted by Resolution.
- 184 **15.9.2** This section shall not apply to single-family or duplex residential units, except where the installation of fire suppression systems, fire alarm systems, or liquid petroleum fuel tanks are proposed, or required by this Chapter, the Florida Building Code, the FFPC, or the ULDC.

#### Section 15.10 Enforcement and Penalties.

- 190 (A) Responsibility for enforcement. Hardee County Code Enforcement Officers shall have the
- 191 power and authority to enforce this Chapter.
- 192 (B) Penalties. Penalties for violations of the ordinances to enforce shall be in the amount
- 193 <u>prescribed in the Schedule of Civil Penalties adopted by Resolution, or as otherwise provided in</u>
- this Code or by law.

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- 195 (C) Enforcement procedures. A violation of this Chapter shall be enforced pursuant to the
- 196 procedures set forth in Chapter 3.
- 197 **Section 15.11 Violations.**
- 198 Except as otherwise may be provided for, any person violating any of the provisions of this
- 199 Chapter shall be punishable as provided for in Chapter 3 of this Code.
- 200 <u>Section 15.12 Other Remedies.</u>
- 201 The procedures contained hereinare declared to be additional and supplemental means of
- enforcing the codes and ordinances of Hardee County, Florida. Nothing contained herein shall
- be construed as limited any of means of enforcement consistent with general or special law of the
- 204 <u>Hardee County Code of Ordinances.</u>

#### 206 Section 15.13 Appeals.

- 207 Appeals from this Chapter shall be in accordance with Section 3-8 of the Code.
- Section 15.14 No Liability for Reasonable, Good Faith Trespass by Enforcement Officer. 208
- 209 The Hardee County Sheriff's Office and Officer's acting pursuant to this Code, any Code
- Enforcement Officer, any Animal Control Officer, and the County shall be immune from 210
- prosecution, civil or criminal, for reasonable, good faith trespass upon private property while in 211
- the discharge of duties under this Chapter. 212

#### 213 Section 15.15 Abatement.

- Failure to comply with or appeal the terms of this Chapter shall constitute a continuing nuisance. 214
- 215 The County Manager or designee shall then have the authority, even during the pendency of
- 216 an appeal, to promptly abate the nuisance, in whole or in part, at the expense of the owner. At
- least five days prior to an abatement of a nuisance pursuant to this Chapter, the County shall 217
- give notice to the owner of the property that the County will correct the violation if it is not 218
- otherwise corrected by the date specified in the notice and that all costs incurred will become a 219
- lien against the property. Such notice shall be provided in accordance with Chapter 3. The 220
- County, through its agents or authorized contractors, is authorized to enter upon the premises 221
- and take such steps as are reasonably necessary to effect abatement. The County shall not be 222
- 223 required to have any nuisance abated by its contractors or agents.

#### Section 15.16 Abatement Nuisance Emergency.

- 225 The County Manager shall have the authority to promptly abate a nuisance that poses an
- 226 immediate risk to the health, safety, and welfare of pedestrians, young children, and the general
- 227 public, regardless of whether notice of the violation has been previously provided to the owner.
- 228 Examples of such nuisances include, without limitation, obstructing access to a road, driveway,
- 229 fire lane, etc. by a fire truck or other fire fighting apparatus. The County Manager or designee
- 230 shall have the authority to order the immediate removal of the obstruction.

#### Section 15.17 Assessment of Cost of Abatement; Imposition of Lien. 231

- As soon after such abatement as provided for herein is feasible, the cost, plus administrative 232
- costs and recording fees for abating the nuisance on such premises, shall be calculated and 233
- invoiced by the County to the owner of the premises. The cost plus said expenses are due and 234
- payable upon the date of the mailing of said invoice. Such additional charges are hereby declared 235
- to be necessary for the purpose of inspection and administration and enforcement of this Chapter. 236
- Thereupon, the County shall levy a special assessment lien in the amount of such cost plus 237
- administrative costs and recording fees against such premises. Such lien shall describe the 238
- 239 premises and show the total costs assessed are due and payable. Until payment is complete,
- such assessments shall be legal, valid and binding obligation upon the property. Thirty days after 240
- the filing of the lien, interest shall begin to accrue at the rate of 12 percent per annum on any 241
- 242 unpaid portion thereof.

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- Sections 15.18-15.19 Reserved. 245
- Article II. FIRE PREVENTION REGULATIONS 246
- 248 Section 15.21: Periodic Fire Safety Inspections

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- 15.21.1 The Florida Fire Prevention Code and the Florida Statutes provide that each county, municipality, and special district with fire safety responsibilities is required to enforce the Florida Fire Prevention Code. Such enforcement requires inspections of each new structure or building whose occupancy type is defined by the state statute and the Florida Fire Prevention Code. Fire safety annual inspections shall be conducted on each existing structure or building as defined by the Ch. 633, F.S.and the Florida Fire Prevention Code as adopted by the State Fire Marshal.
  - 15.21.2 No such building shall be occupied without the required fire safety inspection. The frequency of the inspections shall be in accordance with Section 15.38 of this Ordinance.

#### Section 15.22: Unnecessary/False Alarms

- 15.22.1 The purpose of this section shall be to regulate and control the malfunctioning, negligence, or unintentional act resulting in the unnecessary response of emergency vehicles. In the case of unnecessary/false alarms, the AHJ shall cause an investigation to be made and keep a record of the number of unnecessary/false alarms on file.
- 15.22.2. For this section, the definition of "twelve-month period" shall mean the twelve months immediately prior to the most recent fire alarm activation this department responded to which has been determined to be a nuisance or false alarm.
- 15.22.3 Persons owning, managing, or otherwise overseeing the premises shall be responsible for regulating and controlling the use and maintenance of an automatic fire alarm system for those premises. The transmission of an excessive number of unnecessary/false alarms, as defined herein as the result of malfunctions, negligence, or unintentional acts resulting in the necessary response of emergency vehicles shall constitute a violation of this Chapter. The owner, tenant, manager, or person in charge shall, after the performance of an investigation by the AHJ as to the causes for each such unnecessary/false alarm, be responsible for such violation and may be assessed a service fee pursuant to the Fire Prevention Service Fees Resolution. An excessive number of unnecessary/false alarms for any premises within the County is defined as six (6) or more such unnecessary/false alarms within any given twelve (12) month period.
- 15.22.3.1 For the first through third unnecessary/false alarms, , occurring in any given twelve-month period, no action will be taken.
- 15.22.3.2 For the fourth and fifth unnecessary/false alarms in the same twelve-month period, a warning in writing shall be issued.
- 15.22.4 All unnecessary/false alarms in excess of six (6) in one twelve-month period shall be assessed a fee as prescribed in the Schedule of Civil Penalties adopted by Resolution.

#### 15.22.53 Construction Related Nuisance Alarm

15.22.5 Any active or open permitted work conducted by contractors, subcontractors, or other construction-related fields (i.e., painting, Demolition, etc.) resulting in a false and/or nuisance alarm shall be assessed a fee in accordance with Section 15.22until the time the permit is closed..

#### Section 15.23: Required Access for Fire Apparatus

15.23.1 Fire and Emergency access may be required by the Fire Marshal and shall meet or exceed the access requirements of NFPA 1, Chapter 18 taking into account aerial apparatus

- placement and operations, unless otherwise approved by the AHJ. Provide at least two (2) accessible sides of all commercial, professional, industrial, and multi-family occupancy buildings.
- 15.23.2 Emergency access shall be kept unobstructed at all times and from any future growth and shall be dedicated on the approved site plan for the life of the building.

# 15.23.3 Automatic Vehicle Access Control Gates

- 15.23.3.1 Plans for each automatic gate system shall be submitted to the Division for review and approval prior to the initiation of any construction.
- 15.23.3.2 When in the fully open position, gates shall allow not less than fifteen (15) feet of horizontal clear space, including the roadway surface, as measured from inside curb to inside curb. A vertical clear space of not less than thirteen (13) feet six (6) inches shall also be required.

## 15.23.3.3 Each system shall have as a minimum for operation

- (A) Fire Department access shall be through the use of an access key switch. The key switch shall match the fire department key. The key switch shall be mounted at the gate entrance (as approved by the AHJ) as to ensure fire department access is not hindered due to the malfunction of the gate.
- **(B)** In the event of power outages, a battery backup system shall cause the gate(s) to be opened on the entry side of the complex to allow for emergency access (see 13.3.2). The gate(s) shall remain in the fully open position until power is restored.
- **(C)** Any additional automatic gate system standards shall be developed in conjunction with Hardee County to ensure Department access to gated subdivisions or developments through the use of an approved device or system.
- 15.23.3.4 If the gate is to be used for emergency access only, signage shall be installed on both the interior and exterior of the gate indicating the gate is to be used for emergency access only and prohibiting parking.
- 15.23.3.5 In the event the gate becomes non-operational, the gate shall be secure in the fully open position until such time as the minimum requirements as outlined above have been restored to a fully operational condition.
- 15.23.3.6 Upon initial acceptance of the automatic gate(s), fire department personnel shall mark the entry gate(s) with reflective tape markings. These markings shall be maintained by the property owner or management.
- 15.23.3.7 No automatic vehicle access gate or crossbar used for entry control shall be placed in service until such time as the opening features have been inspected, tested, and approved by the jurisdiction.

### **15.23.4 Fire Lanes**

15.23.4.1 Fire Lanes, where required by the AHJ, shall meet the requirements of the Hardee County Land Development Code and NFPA 1. Where the Hardee County Land Development Code and NFPA 1 address identical issues, the more stringent fire protection feature shall apply.

15.23.4.2 Fire lanes shall be established and maintained on private property where the public has
the right to travel by motor vehicle or where the public is permitted by invitation or by license to
travel by motor vehicle, to the extent that any such lane is necessary for access to buildings by
fire trucks or other firefighting apparatus, as determined by the Fire chief or Fire Marshal, or
designee.

### 15.23.5 Closing of Private Driveways, Roadways, and Entrances

 **15.23.5.1** It shall be unlawful for any person to have or cause to have any driveway, roadway, or entrance barricaded or blocked by obstacles which would interfere with the response of the Department or other emergency vehicles. If an existing building requires a change of access, the owners shall provide revised life safety plans and obtain a permit from the County.

#### **15.23.6 Dead Ends**

- <u>15.23.6.1</u> Dead End fire department access roads in excess of 150 ft. in length shall be provided with approved provisions for the turning around of fire apparatus. Turnarounds of the following dimensions shall be provided:
  - (1) Eighty (80') foot diameter cul-de-sac
  - (2) Eighty (80') foot Wye
  - (3) Eighty (80') foot Hammerhead
  - (4) Forty (40') foot Shunt

Diagrams of the same appear in the table located in Section 31 Table 1.

15.23.2 During Construction, when combustibles are brought onto the site in such quantities as deemed hazardous by the AHJ, access roads and a suitable temporary supply of water acceptable to the AHJ shall be provided and maintained. Where the access roadway cannot be provided, an approved fire protection system or systems shall be installed as required and approved by the AHJ.

**15.23.7 Penalty.** See Section 15.10

#### Section 15.24: Key Box / Lock Systems

15.24.1 When a structure is equipped with a fire alarm system, fire sprinkler system, or standpipe system or where required by the AHJ, an approved key box shall be required. The tumbler shall match the Fire Department key. The location of the box shall be approved by the Division. Keys shall be provided to gain access to the fire alarm panels, electrical room, sprinkler room, and any other area to which the department may require access. Applications for the key box may be obtained from the Division.

15.24.1.1 Installation of the key box shall be a maximum height of six (6) feet or as approved by the AHJ.

15.24.1.2 New buildings requiring a key box shall have a recessed-style box installed unless otherwise approved by the AHJ.

15.24.2 In the event manual gates are installed which would impede access to a building, or complex of buildings, the gate shall meet the minimum requirements for access and clearances as specified in Section 13.3.2 of this Code.

Commercial cooking appliances  15.25.2 For the purpose of this section, an outdoor cooking appliance shall mean any pand non-portable cooking appliance, grill, stove, or smoker, fueled or powered by elewood, charcoal, liquefied petroleum gas, natural gas, gasoline, kerosene, naphtha, alcother liquid or gaseous fuels.  15.25.3 Outdoor cooking appliances shall be operated a minimum of ten (10) feet from the of buildings or structures.  15.25.4 It shall be unlawful for any person to use or cause to be used any outdoor appliance on any balcony, within a screened enclosure, in any covered parking area, corridor or hallway, under any overhang, or within any area of any building or st notwithstanding the foregoing, a tabletop or counter top electric grill, with a cooking surfact is two hundred (200) square inches or less in size, may be used on a balcony, as lone balcony is not enclosed or within a screened enclosure.  15.25.5 No person shall place or maintain any gas or propane cylinders on porches, breeze balconies, or attached garages of a multi-unit, multi-story building.  15.25.6 No person shall store or use any other heat-producing device or appliance of determined by the AHJ to be unsafe due to its application or use.  15.25.7 Penalty. See Section 15.10  Section 15.26: Festival Seating  15.26.1 Festival seating as defined in the current edition of the Life Safety Code shall be prein any building within Hardee County.  Section 15.27: Premise Identification for First Responders  15.27.1 All new and existing buildings shall include signage that identifies the building and the signage that identifies the building and		Section 15.25: Storage and/or Use of Appliances
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• • •	_	All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirements of NFPA 1. All such signs shall be permanent and shall meet the requirement of NFPA 1. All such shall be permanent and shall be
		shall be placed on buildings in such a manner that their address numbers are legible and
from the road or street fronting the property.	f	rom the road or street fronting the property.

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**15.28.1.1** Approved Fire Alarm Systems shall be installed in buildings as follows:

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- (1) All required Fire Alarm Systems shall be annunciated and monitored.
- (2) Fire Alarm control panels or required remote annunciators shall be installed within six (6) feet of the primary entrance.
- (3) Horn/Strobe lights shall be installed on the exterior of each building for which a fire alarm system is required so as to be easily seen from the street and its location approved by the AHJ. The light shall be either red or white in color.
- (4) Outside Stem and Yoke (OS&Y) valves on fire line backflow preventers shall be equipped with tamper switches and secured through the use of chain(s) and lock(s).

# Section 15.29: Fire Sprinkler and Standpipe Systems

15.29.1 General Requirements

- 15.29.1.1 Approved Fire Sprinkler Systems shall be installed in buildings as required by the currently adopted Florida Fire Prevention Code.
- 15.29.1.2 Electric fire pumps that are required to ensure adequate flow and pressure in the sprinkler system shall be connected to an emergency power system per the current edition of NFPA 70.
- 15.29.1.3 All buildings having a fire sprinkler system shall have an approved audible and visual waterflow alarm (horn/strobe) provided on the exterior of the building in an approved location. facing the street front of the building.
- 15.29.2 All newly installed underground piping supplying water-based extinguishing systems that utilize plastic compounds, shall be identified by tracing tape or an approved method, from the point of connection to the base of the riser.
- 15.29.3 All sprinkler system installations shall be approved by the AHJ and all sprinkler system connections to the public water distribution system shall be approved by either the Hardee County Utilities Department or the Utilities Department of the respective municipalities.
- **15.29.4** All fire department connections shall be located on the private property side of the fire line backflow preventer unless a specific exception is issued in writing by the Fire Marshal. Such connection shall be attached directly to the backflow preventer, or approved free-standing FDC, and shall be a 2 ½" or 5" Storz connection unless otherwise approved by the AHJ.

# 15.29.6 Preplanned Sprinkler System Impairments

- 15.29.6.1 The requirements of the current edition of NFPA 25 and the Florida Administrative Code (FAC) shall apply to fire sprinkler system impairments.
- 15.29.2 The AHJ shall be notified by the building/property owner, occupant, the impairment coordinator, or the licensed contractor conducting the work which will cause the scheduled impairment, no less than three (3)
- business days prior to the scheduled impairment. This will allow the building owner, agent, contractor, or other responsible parties to notify the AHJ of all arrangements to ensure life safety is upheld.

<u>15.29.7</u>	Standpipe and/or Hose Connections
15.29.7	.1 Standpipes and/or hose connections shall be required for buildings three (3) or mor
	in height.
15.29.7	.2 Locations of standpipes and/or hose connections shall be required at each level an
shall be	approved by the AHJ.
<u>15.29.7</u>	.3 Installations shall be in accordance with NFPA 14.
	.4 The AHJ may waive this requirement when firefighting access can be accomplished e-connected hoses to remote locations from firefighting apparatus.
	<b>2.4.1</b> Any such waiver as outlined in <b>15.29</b> .7.4 shall be authorized in writing for the AH ch waiver shall be acquired prior to initiation of any construction.
<u>Sectior</u>	1 15.30: Fire Protection Water Supply
<u>15.30.1</u>	In all developments, the adequacy of fire protection services, water capacity, hydrar
	ns, fire lanes, and maneuvering areas are subject to the approval of the Fire Marshal wit
ine requ	uirements set forth herein determined as minimum provisions.
NFPA a	as referenced in the FFPC.
	Fire hydrants shall be installed in all new developments that meet any of the following
<u>criteria:</u>	(1) All developments that require an extension of the water distribution system
	(2) All developments that require submission of a preliminary site plan as set forth in the
	Hardee County Land Development Code
	(3) When, in the opinion of the AHJ, access to or distance from public fire hydrants woul hamper or impair Firefighting operations
	(4) All new water distribution systems shall be considered for hydrant locations an
;	spacing by the AHJ
15.30.4	Approved Fire Hydrant: an approved fire hydrant shall mean a fire hydrant connected t
	main of not less than six (6) inches in diameter and shall meet the performance standard
	d by the AHJ, or its
	ee, and shall have one (1) 4 ½" and two (2) 2 ½" hose connections. All hydrant installation
	e approved by the jurisdiction in which they are located as pertains to the availability of processing and reliability of protest approved by the jurisdiction in which they are located as pertains to the availability of
water p	ressure, volume, and reliability of water service.
15.30.5	A fire hydrant shall be located within one hundred (100) feet from the fire departmen
	tion, as measured by the normal route of travel or as otherwise approved by the AHJ.
	No person shall place or keep any post, fence, vehicle, growth, vegetation, trash,
	of other materials that would obstruct a fire hydrant or fire protection appliance and hind
or preve	ent its immediate

use by fire department personnel. Fire hydrants and fire protection appliances shall be maintained readily visible.
 15.30.7 The following clearances shall be maintained for all fire hydrants and fire protection appliances.
 (1) A clearance of five (5) foot clear space shall be maintained around the circumference of the fire hydrant and/or appliance, except as otherwise required or approved.

# 15.30.8 Reflective Markings

- (1) Blue Markers shall be placed to indicate the location of a Hydrant
  (2) Red Markers shall be placed to indicate the location of Fire Department Connections
  to a sprinkler or standpipe system
- 15.30.9 Dry Hydrants and alternate water supplies for firefighting purposes shall comply with the most current edition of the Florida Fire Prevention Code and NFPA 1142, Standard for Water Supplies for Suburban and Rural Fire Fighting including Annex A & B.
- **15.30.10** All exterior fire protection piping must be painted red or a contrasting color from the building.

# Section 15.31: Mobile Food Dispensing Vehicle (MFVD)

- 15.31.1 Mobile and/or temporary cooking operations shall be inspected prior to operation at each event/location within the county.
- 15.31.2 Cooking equipment used in mobile and/or temporary cooking concessions, such as trucks, trailers, and/or buses shall comply with NFPA 1, NFPA 10, NFPA 96, FFPC, FAC 5K, and/or FAC 61C, as applicable.
- <u>15.31.3 Each vendor shall be properly licensed by the Florida Department of Business and Professional Regulation (DBPR), Division of Hotels and Restaurants, and/or the Florida Department of Agriculture, Division of Food Safety.</u>
- **15.31.4 Penalty**. see Section 15.10

# Section 15.32: Fireworks

- 15.32.1 Permits for fireworks displays, flame effects, and pyrotechnics shall be regulated by the applicable provision of this Code, including NFPA 1123, NFPA 1126, and NFPA 160.
- 15.32.2 Any fair, association, amusement park, other organization, individual or group of individuals shall apply to the AHJ of Hardee County Fire Rescue for a permit for the display and loading of fireworks, flame effects or pyrotechnics at least fifteen (15) days in advance of the date of display. The application shall contain all of the following:
  - (1) The exact location of the display
  - (2) The number, type, and size of the pyrotechnics and/or fireworks to be displayed.
  - (3) The name and qualifications of the individuals performing the display.

- 606 (4) Proof of liability insurance in the amount of \$1,000,000,00 (one million dollars). minimum, in which the County is named as a co-insured party. 607 608 (5) A non-refundable application fee, per the fee schedule. 609 610 **15.32.3** The AHJ or his designee shall issue a permit to the applicant upon satisfaction of the conditions listed in the above section, including NFPA 1123, NFPA 1126, and NFPA 160. 611 612 **15.32.4** Standby fire watch shall be on duty from the time of display set up, during the display, 613 and until termination of the display and removal of all fireworks, debris, pyrotechnical materials, 614 and devices from the site. 615 616 617 15.32.5 The requirements for the use of pyrotechnics before a proximate audience shall be in accordance with the standards as set forth in the FFPC. 618 619 620 **15.32.6** Any indoor use of pyrotechnics shall not be permitted in buildings or any portion thereof unless protected by an approved automatic sprinkler system. 621 622 623 15.32.6.1 Indoor use of pyrotechnics shall be prohibited in temporary structures such as tents and 624 canopies. 625 626 **15.32.7 Penalty.** See Section 15.10 627 628 Section 15.33: Alternate Fire Extinguisher Placement 629 630 **15.33.1 Application.** This alternative to fire extinguisher placement shall apply to multi-unit 631 residential buildings only. 632 633 15.33.2 Where, in the opinion of the AHJ, it is difficult or impractical to have fire extinguishers 634 inside each residential unit inspected and tagged annually, as required by FFPC, and verified by 635 the Division, the AHJ may require that the fire extinguishers be installed on the exterior of the 636 structure. 637 638 **15.33.3** All other requirements of NFPA 10 shall be maintained. 639 640 641 **15.33.4 Penalty**. See Section 15.10
- 642643 Section 15.34: Certificate of Inspection
- 15.34.1 No building shall be occupied in whole or in part without the approval of, and issuance of
   a Certificate of Occupancy inspection report being completed and filed by the AHJ.
- 15.34.2 A Certificate of Occupancy shall not be issued until the occupancy has passed inspection
   by the Hardee County Fire Prevention Division and said fees have been paid in full.
- 651 **15.34.3 Penalty**. See Section 15.10

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- 652653 Section 15.35: Change of Use/Occupancy
- 15.35.1 The Division shall only conduct its inspection when there is a change of use/occupancy
   after the Hardee County Zoning Department and the Hardee County Building Department have

inspected the premises to ensure the structure(s) is/are properly zoned and in compliance with applicable Florida Building Codes.

15.35.2 No building that requires a certificate of occupancy (CO) from the Building Offical shall be occupied for any purpose until a Fire Department fire final inspection has been approved

### Section 15.36: Cease and Desist Order or Stop Work Order

15.36.1 Whenever the violation of any provision of this Code presents an immediate danger to life, safety, or property or when any new construction or existing building is occupied in whole or in part in violation of the provisions of this Code, or when any fire, explosion or other such disaster occurs and presents an immediate danger to life or property, the AHJ shall immediately post, or cause to be posted a Cease and Desist Order, Stop Work Order or other approved signage or documentation on the premises and shall suspend any and all

use of the building, marine vessel, structure, or premises until such time that the danger to life or property has been removed or correction to the violation has been made.

**15.36.2** If it is determined by the AHJ that a violation specified in this subsection exists, the AHJ or designee may issue and deliver to the person committing the violation an order to cease and desist from such violation, to correct any hazardous condition, to preclude occupancy of the affected building or structure, and/or vacate the premises of the affected building or structure. Such violations include one or more of the following:

(1) A violation of any provision of this section, of any rule adopted pursuant thereto, of any applicable Uniform Fire Safety standard adopted pursuant to Florida Law, which is not adequately addressed by an alternative requirement adopted on a local level.

(2) A substantial violation of an applicable minimum Fire Safety standard adopted in pursuance to Florida Law, which is not reasonably addressed by any alternative requirement imposed at the local level, or an unreasonable interpretation of any applicable minimum fire safety standard, and which violation or interpretation clearly constitutes a danger to, safety, or property.

(3) A building or structure that is in a dilapidated condition and as a result thereof creates a danger to life, safety, or property.

(4) A building or structure that contains explosive matter or flammable liquids or gases constituting a danger to life, safety, or property.

15.36.3 If, during the conduct of a fire safety inspection authorized by Florida Law, it is determined that a violation described in this section exists that poses an immediate danger to the public health, safety, or welfare, the AHJ may issue an order to vacate the building in question, which order shall be immediately effective and shall be an immediate final order. With respect to a facility under the jurisdiction of a District School Board or Community College Board of Trustees, the order to vacate shall be issued jointly by the District Superintendent or College President and the AHJ.

**15.36.4** The AHJ may seek an injunction in the Circuit Court of Hardee County to enforce an order issued pursuant to this subsection.

**15.36.6 Penalty**. See Section 15.10

# Section 15.37: Burn Ban Implementation Procedures

15.37.1 Hardee County Fire Rescue finds and declares that the provisions of this Section are necessary to protect the health, safety, and welfare of the Hardee County Citizens and their property when extreme dry weather conditions due to lack of normal precipitation increase the threat of fire or other disaster, thereby threatening the safety of life and property. Outside burning in unauthorized areas during dry weather conditions increases the danger of wildfires throughout the County. The purpose and intent of this Section is to provide an orderly and expeditious procedure for implementing a ban on open burnings when extreme dry weather conditions warrant such a ban.

#### 15.37.2 Burn Ban

- (1) The County Manager shall have the power, duty, and responsibility to sign a Burn Ban Executive Order prohibiting all open burning within the County when dry weather conditions result in a Keetch-Byram Drought Index reading is 600 or higher, or under the advisement of the Fire Chief or his designee. Unless otherwise provided, the Burn ban shall take effect upon the County manager signing the Executive Order.
- (2) The burn ban prohibition will continue to be in effect in seven (7) day increments for as long as the Keetch-Byram Drought Index is at or above 600, or under the advisement of the Fire Chief or his designee, unless rescinded as provided in this section.
- (3) This burn ban prohibition will be lifted after the Keetch-Bryam Drought Index has fallen below 600 for at least seven (7) consecutive days, and any further disaster is mitigated.
- (4) If the Keetch-Byram Drought Index falls below 600 for at least seven (7) consecutive days, and any further disaster has been mitigated calling for the rescinding of the Burn Ban Executive Order, and the County Manager or designee shall have the authority to rescind the Burn Ban Executive Order.

#### 15.37.3 Publication of Burn Ban

(1) The Fire Chief or his designee shall immediately publish the Burn Ban on and in all forms of media for general circulation in Hardee County for a minimum of 7 days. A copy of the Burn Ban shall be kept available for public inspection during the regular business hours of the office of the Clerk of the Board of County Commissioners.

### 15.37.4 Applicability

The Burn Ban shall apply to all unincorporated areas of Hardee County and within the corporate limits of each Hardee County municipality where Hardee County Fire Rescue is the provider of fire services and the governing body certifies to the Board of County Commissioners that the municipality adopted the Burn Ban through the governing body and desires to be subject to the provisions of this Burn Ban.

## **15.37.5 Penalty** See Section 15.10.

#### Section 15.38: Minimum Inspection Frequency

Occupancy Risk	Frequency
<u>High</u>	<u>Annual</u>
Moderate	Biennially
Low	<u>Triennially</u>
Critical Infrastructure	Per AHJ

# Occupancy Risk Defined

High-Risk Occupancy. An occupancy that has a history of high frequency of fires, high potential for loss of life or economic loss, or that has a low or moderate history of fires or loss of life but the occupants have a high dependency on the built-in fire protection features or staff to assist in evacuation during a fire or other emergency

 Examples of high-risk occupancies could include multiple family swellings, high-rise buildings, hotels, dormitories, lodging and rooming, assembly, child care, detention, educational, health care, and industrial.

<u>Moderate-Risk Occupancy</u>. An occupancy that has a history of moderate frequency of fires or a moderate potential for loss of life or economic loss

Examples of moderate-risk occupancies could include ambulatory health care and industrial occupancies that do not maintain, store, use, or handle hazardous materials in excess of exempt amounts.

**Low-Risk Occupancy.** An occupancy that has a history of low frequency of fires and minimal potential for loss of life or economic loss.

 Examples of low-risk occupancies could include storage, mercantile, and business

<u>Critical Infrastructure</u>. The assets, systems, and networks, whether physical or virtual, that are so vital to the community that their damage or destruction would have a debilitating effect.

Examples of critical infrastructures could include water treatment plants, special structures, public safety buildings, and power plants.

 <u>Section 3.</u> Conflicts. All Sections or parts of Sections of the County Code of Ordinances, all ordinances or parts of ordinances, and all Resolutions, or parts of Resolutions, in conflict with this Ordinance are repealed to the extent of such conflict.

<u>Section 4.</u> <u>Severability.</u> That the provisions of this Ordinance are declared to be severable and if any section, sentence, clause or phrase of this Ordinance shall for any reason be held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining sections, sentences, clauses, and phrases of this Ordinance but they shall remain in effect, it being the legislative intent that this Ordinance shall stand notwithstanding the invalidity of any part.

**Section 5. Codification.** That it is the intention of the Board, and it is hereby ordained that the provisions of this Ordinance shall become and be made a part of the County Code, that the sections of this Ordinance may be renumbered or relettered to accomplish such intentions, and that the word Ordinance shall be changed to Section or other appropriate word.

**Section 6. Effective Date.** That this Ordinance shall become effective immediately upon adoption on second reading.

801	PASSED ON FIRST READING on	the 16th day of January, 2025.
802	PASSED AND ADOPTED ON SEC	COND READING this 20th day of February, 2025.
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804		
805		THE BOARD OF COUNTY COMMISSIONERS OF
806		HARDEE COUNTY, FLORIDA
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809		
810		Russell A. Melendy, Chair
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812	ATTEST:	
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817	Victoria L. Rogers, Ex-Officio Clerk to the	
818	Board of County Commissioners	
819		
820		
821	ADDDOV/ED AO TO FORM A LEGAL	
822	APPROVED AS TO FORM & LEGAL	
823	SUFFICIENCY	
824		
825		
826	Carab Jahratan Carratu Attamas	<del>_</del>
827	Sarah Johnston, County Attorney	