## **ORDINANCE NO. 2019-03**

AN ORDINANCE OF WELLINGTON, FLORIDA'S COUNCIL AMENDING ARTICLE 3 (DEFINITIONS); AMENDING ARTICLE 6, TABLE 6.4-1 (USE REGULATION SCHEDULE), TABLE 6.8-2 (PLANNED DEVELOPMENT DISTRICT USE REGULATION (EOZD SCHEDULE), AND **TABLE** C PERMITTED. CONDITIONAL AND PROHIBITED USES); AMENDING SECTION 6.4.4 (SUPPLEMENTARY USE STANDARDS) OF THE LAND DEVELOPMENT REGULATIONS OF THE VILLAGE OF WELLINGTON, FLORIDA, RELATING TO USES; TO REGULATE THE LOCATION OF NIGHTCLUB BUSINESSES AND CREATE **OPERATION STANDARDS AND REQUIREMENTS; PROVIDING** A CONFLICTS CLAUSE; PROVIDING FOR CODIFICATION: PROVIDING A SEVERABILITY CLAUSE AND PROVIDING AN EFFECTIVE DATE.

**WHEREAS,** Wellington's Council, pursuant to the authority granted to it in Chapters 163 and 166, *Florida Statutes*, is authorized and empowered to consider changes to its land development regulations; and

WHEREAS, Wellington's Council recognizes that from time to time amendments to the land development regulations are necessary to provide clarity and to address changing circumstances and resolve evolving and continuing adverse impacts; and

**WHEREAS,** Wellington's Council has determined that Nightclubs have significant impact on the developments and surrounding areas where they are located with respect to noise, traffic, civil conduct and obedience; and

WHEREAS, Wellington's Council desires to allow reasonable location(s) within the Community to accommodate Nightclub businesses, but to limit the location and manner of operation of such businesses to protect the health, safety, welfare and quality of life for its residents; and

**WHEREAS,** the Planning, Zoning and Adjustment Board, acting as the Local Planning Agency, after notice and public hearing on \_\_\_\_\_\_, has reviewed the proposed Ordinance and determined that the proposed amendments are consistent with Wellington's Comprehensive Plan; and

**WHEREAS**, the Council has taken the recommendations from the Local Planning Agency, Wellington staff and the comments from the public into consideration when considering the amendments to the Land Development Regulations that are the subject of this Ordinance.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF WELLINGTON, FLORIDA, THAT:

 **SECTION 1.** Article 3, Chapter 2 (DEFINITIONS), is hereby amended to modify the definition of Lounge, cocktail and Restaurant, general, as follows:

**Lounge, cocktail** means a use engaged in the preparation and retail sale of alcoholic beverages, including taverns, bars, lounges and similar uses other than restaurants or alcohol sales for off premises consumption. A cocktail lounge is distinct from a restaurant that sells alcohol when the establishment cannot qualify for a "Consumption on Premises, Special Restaurant Exemption" pursuant to the State Beverage Law <u>and/or when on-site prepared food service is not available at all times when the business is open.</u>

**Restaurant, general means** an establishment excluding drive-thrus where the principal business is the sale of food and beverages in a ready-to-consume state and where the design or principal method of operation consists of one or more of the following:

- A sit down restaurant where customers, normally provided with an individual menu, are generally served food and beverages in non-disposable containers by an employee at the same table or counter at which said items are consumed; or
- A cafeteria or cafeteria type operation where foods and beverages generally are served in non-disposable containers and consumed within the restaurant; or
- A restaurant, which may have the characteristics of a fast food restaurant, having floor area exclusively within a shopping or office center sharing common parking facilities with other businesses within the center, and having access to a common interior pedestrian access way.
- This use Restaurants may include the on premise sale, service and consumption of alcoholic beverages as an accessory and secondary use, provided that the sales and service of food is available at all times when the business is open.

**SECTION 2.** Article 3, Chapter 2 (DEFINITIONS) is hereby amended to add in alphabetical order, the definitions of Entertainment and Nightclub, as follows:

Entertainment, live means one or more of the following, performed live by one or more persons, whether for compensation or not and whether or not admission is charged: musical act, theatrical act, revue, stand-up comedy, dancing, magic act, disc jockey, or similar activity.

Nightclub means any commercial establishment at which alcohol is sold and consumed and which, at any one time, is determined to be a nightclub by application of the factors set forth in Article 6, Chapter 4, Sec. 6.4.4.76(A). If a commercial use could reasonably be classified as either a nightclub or some different use, it shall be deemed a nightclub for the purpose of this Code. If a commercial establishment functions as another use for portions of a day or week and as a nightclub for portions of a day or week, it shall be deemed a nightclub.

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- **SECTION 3.** Article 6, Chapter 4, Sec. 6.4.4 (Supplementary Use Standards) is hereby amended to add in numerical order a new subsection 6.4.4.76(A) to establish standards and
  - 76. (A). Nightclub means any commercial establishment at which a cover charge, door charge, contribution requirement or one (1) time membership fee is paid at the door, or has a minimum drink requirement (excluding temporary events where a Special Use
  - a.) If none of the factors listed above exist and no Special Use Permit has been approved by Wellington, then if any four (4) of the following conditions exist, the
    - 1. There is a dance floor or other open area for use by patrons for dancing or viewing of live entertainment (permanently or which can be established by
    - 2. The establishment is open to the public anytime between 12:00 a.m. and 8:00
    - 3. The maximum capacity of the establishment as set by the fire officials through fire, building structure and other relevant laws and ordinances is one hundred fifty (150) or more persons. Voluntary reduction of capacity by the establishment shall not prevent the building or fire officials from determining a
    - 4. Alcohol is sold, served and/or consumed on the premises at any time.
    - 5. Advertisements for the establishment describe specific entertainment events or encouragements (e.g. "House Party Saturday Night"; "DJ Saturday Night";
    - 6. The establishment features a platform or musical staging area used in
  - number equaling one security officer for every one hundred fifty (150) occupants or portion thereof. Security officers employed or contracted by the owners/operators of the business must possess a class D license established pursuant to Florida Statutes, Sec. 493.6303. Alternatively, off duty law enforcement officers can be utilized to meet this requirement. A reduction in the number of required security personnel can be requested annually by any nightclub that has had less than four (4) incidents which required a law enforcement response within the preceding calendar year and which are attributable to events held at the nightclub. Such reduction may be granted by the Planning, Zoning and Building Director (or his/her designee) on an annual basis, with a recommendation of approval from the Sheriff's Department. Neither the Sheriff's office nor the Village of Wellington shall be under any obligation or duty to any person hereunder by reason of this Article. The Sheriff and Wellington specifically disclaim liability for any damages which may be caused by failure to provide security.
  - c.)Patron age restriction- It shall be unlawful for persons under the age of twenty- one (21) to patronize, visit, loiter, be admitted or allowed access in any nightclub; except

## this restriction shall not apply to:

- 1. Persons employed by or at the nightclub.
- 2. <u>During periods when the establishment is not functioning as a nightclub, such as when such establishment is functioning as a restaurant.</u>
- 3. Members of the military or armed services with proper military identification which reflects that they are currently on active duty.
- d.) Any person who gains access to a nightclub by using fraudulent identification shall be in violation of this Ordinance.
- e.) Nightclub establishments located at Equestrian facilities within the EOZD may only be open for business during the days and hours that equestrian competition events are being conducted on the property where they are located.
- f.) Enforcement and penalties- violations of this Section shall be subject to enforcement as provided in Articles 5 and 14 of the Wellington Land Development Regulations and Chapter 36 of the Wellington Code of Ordinances as well as additional penalties as provided by F.S. Sec.125.69(1).
- g.) Applicability-The provisions of this Ordinance shall apply to all existing establishments and all new establishments meeting the definition of "nightclub." All establishments existing at the time of the adoption of this Ordinance are deemed to be conforming uses.
- **SECTION 4.** Article 6, Chapter 4, Table 6.4-1 (Use Regulation Schedule) is hereby amended to add the use Nightclub to the schedule in alphabetical order:

Table 6.4—01
Use Regulations Schedule

		≤Bla	ank≥	≥ = N	7	ZON erm	NINC itted D	G DIS ; P=I =DR		CTS tted; S		pecial Us	se;	N
Use Type			F	Resid	lentia	ıl			Con	nmerc	ial	Indus Pub		O T E
	A R	R S E R	C R S	R R R R R C C C I C F F	\$6.4.4									
<u>Nightclub</u>										<u>C</u>				<u>76A</u>

alphabetical order:

SECTION 5. Article 6, Chapter 8, Table 6.8-2 (Planned Development District Use Regulation Schedule) is hereby amended to add the use Nightclub to the schedule in

Table 6.8-2 Planned Development District Use Regulations Schedule

			(≤Blank≥ = Not Permitted; A D=Development Rev S:								Planned Development –Zoning District of Permitted; A=Accessory Use Only; C=Conditional Use; velopment Review Committee; P=Permitted Use; S=Special Permit)    M   MX   MUPD   F   MC   T										
Use	Type				PU	D				M AP D		IX D			MU	PD			F L E X	MC PD	T E S
		Land Use Category (LUC)								LU C	L	JC	LUC			L U C	LU C	§6.4. 4			
		O S & R E C	R E S	CI V/P	CC C R	N C	C C	O C	CO NS	M C	M U	C C	M U	N C	O C	C C	C R	I N D	IN D	MC	
Nig	<u>htclub</u>						<u>C</u>					<u>C</u>				<u>C</u>					<u>76A</u>

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SECTION 6. Article 6, Chapter 10 (EOZD), Section 6.10.7 Table C (Permitted, Conditional and Prohibited Uses) is hereby amended to add the use Nightclub to the schedule in alphabetical order:

Table C. **Permitted, Conditional and Prohibited Uses** 

	Droparties with No		Commercial	Additional Standards						
Use	Properties with No Current PUD Master Plan	Residential Pods of PUDs	Comm. Pods of PUDs & Comm. Plnnd. Devels.	Comm. Rec.	(§ 6.10.7.2) and this Section					
Legend  C = Conditional Use • P = Permitted Use • Blank = Prohibited Use  D = Development Review Committee • S = Special Permit										
Nightclub			<u>C</u>	<u>C</u>	Sec. 6.4.4.76A					

	<b>SECTION 7.</b> Should any section,	• •	•	
	nance conflict with any section, para	• .		_
	nance, Resolution, or Municipal Code		that event the provisio	ns of
Ordin	nance shall prevail to the extent of such	conflict.		
				_
<b>.</b>	<b>SECTION 8.</b> Should any section,			
	nance be declared by a court of comp			
	ffect the validity of this Ordinance as a	whole or any por	tion or part thereof, othe	r than
part s	so declared to be invalid.			
	SECTION 9. This Ordinance shall be	ocomo offoctivo i	mmodiatoly upon adopt	ion of
\/illan	ge Council following second reading.	ecome enective i	minediately upon adopt	ion or
villag	ge Council following Second reading.			
PASS	<b>SED this</b> day of	. 2019 on first rea	dina.	
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PASS	<b>SED AND ADOPTED</b> this day of _	, 2019, o	n second and final readir	١g.
WEL	LINGTON	FOR	AGAINST	
DV.				
BA: _	Anne Gerwig, Mayor			
	Anne Gerwig, Mayor			
_	Michael Drahos, Vice Mayor		<del></del>	
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_	John T. McGovern, Councilman			
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	Michael J. Napoleone Councilman			
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	Tanya Siskind, Councilwoman			
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BY:				
-	Laurie Cohen, Village Attorney			

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