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AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA, RELATING TO AFTERHOURS NIGHTCLUBS; ADOPTING FINDINGS OF FACT; PROVIDING DEFINITIONS; IMPOSING A TEMPORARY MORATORIUM ON THE OPENING OF NEW **AFTERHOURS** NIGHTCLUBS AND ON THE EXPANSION OR **RELOCATION OF ANY EXISTING AFTERHOURS** NIGHTCLUBS: DIRECTING STAFF TO STUDY AND REPORT TO THE MAYOR ON PUBLIC HEALTH, SAFETY, AND WELFARE CONCERNS RELATING TO NIGHTCLUBS BY A DATE **CERTAIN:** PROVIDING FOR PENALTIES. SEVERABILITY, REPEAL OF CONFLICTING ORDINANCES, CORRECTION OF SCRIVENER'S ERRORS, AND AN EFFECTIVE DATE.

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WHEREAS, as provided in section 2(b), Article VIII of the Constitution of the State of Florida, and section 166.021(1), Florida Statutes, the City of Orlando, Florida, a municipal corporation, enjoys all governmental, corporate, and proprietary powers necessary to conduct municipal government, perform municipal functions, and render municipal services, and may exercise any power for municipal purposes, except as expressly prohibited by law; and

WHEREAS, as provided in section 166.021(3), Florida Statutes, the governing body of each municipality in the state has the power to enact legislation concerning any subject matter upon which the state legislature may act, except when expressly prohibited by law; and

WHEREAS, the Orlando Police Department ("OPD"), the Orlando Fire Department ("OFD"), and the Executive Director of the City of Orlando Downtown Development Board and Community Redevelopment Agency (the "DDB" and the "CRA") have each reported to the City Council of the City of Orlando, Florida (the "Orlando City Council"), that the proliferation of nighttime entertainment establishments such as nightclubs, pubs, bars, rave clubs, discos, and similar uses, have, especially in downtown Orlando, but also throughout the City of Orlando, presented a variety of challenges to the public health, safety, and welfare, and the safe and efficient provision of public services, especially law enforcement and fire/rescue services; and

WHEREAS, there are currently more than 80 establishments in downtown Orlando that are licensed by the Florida Department of Business and Professional Regulation, Division of Alcoholic Beverages and Tobacco, Bureau of Licensing, to serve alcoholic beverages; and

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WHEREAS, many of these establishments are within close proximity to each other; and

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WHEREAS, at night, this large concentration of alcoholic beverage establishments and great number of patrons has created certain negative impacts and a need for exceptional law enforcement and fire and rescue personnel and resources; and

WHEREAS, alcoholic beverage establishments require special supervision from the public safety agencies of the City in order to protect and preserve the health, safety, and welfare of the patrons of such establishments as well as the citizens of and visitors to the City; and

WHEREAS, the Orlando City Council finds that alcoholic beverage establishments are, as a category of commercial use, sometimes used for unlawful activities such as underage drinking and illegal drug use; and

WHEREAS, there is convincing, competent, and substantial documented evidence that certain alcoholic beverage establishments, as a category of commercial use, have deleterious and negative secondary effects on surrounding land uses and communities, and are frequently associated with crime, noise, vandalism, and the diminution of surrounding property values; and

WHEREAS, while Chapter 33, Orlando City Code, requires that alcoholic beverage establishments generally close at 2:00 a.m., nightclubs that do not serve and do not allow the consumption of alcoholic beverages are currently not prohibited from staying open past 2:00 a.m.; and

WHEREAS, OPD, OFD, and the Executive Director of the DDB and CRA have recently reported to the Orlando City Council that current business and social trends suggest increasing popularity of these so-called "afterhours nightclubs," and that reports from other cities suggest that the presence of such nightclubs may exacerbate crime, traffic, noise, and other negative secondary effects of the nighttime entertainment economy; and

WHEREAS, the purpose of this ordinance is to place a temporary moratorium on the opening of any new afterhours nightclubs, and on the expansion or relocation of any existing afterhours nightclubs; and

WHEREAS, the Orlando City Council hereby finds that the temporary moratorium imposed by this ordinance is being imposed for a reasonable duration intended to give the City the time reasonably necessary to investigate the impacts of afterhours nightclubs, and if necessary, to promulgate reasonable regulations relating to such establishments; and

89	WHEREAS, the Orlando City Council hereby finds that this ordinance advances
90	an important government purpose by reducing the likelihood of the unregulated negative
91	secondary effects of afterhours nightclubs; and
92	
93	WHEREAS, the Orlando City Council hereby finds that this ordinance is in the
94	best interest of the public health, safety, and welfare; and
95	
96	NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY
97	OF ORLANDO, FLORIDA:
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99	SECTION 1. FINDINGS OF FACT. The foregoing recitals are hereby ratified
100	and confirmed as being true and correct and are hereby made a part of this ordinance.
101	
102	SECTION 2. DEFINITIONS. For the purposes of this ordinance, the following
103	words, terms, and phrases, including their respective derivatives, have the following
104	meanings:
105	
106	a. "Afterhours nightclub" means a nightclub open for business at any time
107	between 2:00 a.m. and 7:00 a.m.
108	
109	b. "Nightclub" means an indoor or outdoor drinking, dancing, or
110	entertainment establishment that does its primary business after dark,
111	has a dance floor or open area free of tables and chairs that would
112	allow dancing or assembly occupancies, and sound equipment to allow
113	live or recorded music played for the purpose of dancing (whether or
114	not dancing actually occurs). Onsite consumption of alcoholic
115	beverages is typical, but not universal, and a bar area may or may not
116	be present. A fee for admittance is often, but not always, required. The
117	term includes establishments commonly referred to as discos,
118 119	discotheques, rave clubs, dance clubs, and dance halls.
120	SECTION 3. TEMPORARY MORATORIUM. Beginning on the effective date of
120	this ordinance and continuing through October 31, 2016, or sooner if provided by section
122	4 of this ordinance, a moratorium is hereby imposed on the opening of new afterhours
123	nightclubs and on the expansion or relocation of existing afterhours nightclubs.
124	Thigh told by the expansion of follocation of existing alternoons highlolds.
125	a. During the moratorium, it is unlawful and a violation of this ordinance
126	for any person, firm, or corporation to open or cause to be opened any
127	afterhours nightclub within the City of Orlando.
128	and man my drop of onding.
129	b. During the moratorium, it is unlawful and a violation of this ordinance
130	for any person, firm, or corporation to relocate or cause to be relocated
131	any afterhours nightclub within the City of Orlando.
132	

133	c. During the moratorium, it is unlawful and a violation of this ordinance
134	for any person, firm, or corporation to expand or cause to be expanded
135	any afterhours nightclub within the City of Orlando. For purposes of
136	this subsection, the term "expand" means to "enlarge the physical size
137	of."
138	
139	SECTION 4. EXPIRATION OF THE TEMPORARY MORATORIUM. The
140	temporary moratorium imposed by section 3 of this ordinance expires as of the earliest
141	of the following occurrences:
142	
143	a. November 1, 2016; or
144	
145	b. A date before November 1, 2016, if provided by ordinance of the
146	Orlando City Council.
147	
148	SECTION 5. MORATORIUM TASK FORCE. Within 14 days of the effective date
149	of this ordinance, the City Attorney and the Chief of Police shall appoint a working
150	committee of City officials to be known as the "City of Orlando Nightclubs Task Force
151	(the "Task Force"). The primary purpose of the Task Force is to recommend findings of
152	fact to the Mayor regarding nightclubs (including afterhours nightclubs), how nightclubs
153	may or may not exacerbate the existing public health, safety, and welfare challenges
154	presented by the nighttime entertainment economy, especially in Downtown Orlando, but
155	also throughout the City of Orlando, and the manner by which existing state and City
156	laws already regulate the nighttime entertainment economy. The Task Force is hereby
157	constituted as and shall undertake its work as a "Staff Panel" pursuant to City of Orlando
158	Policy and Procedure 161.4. The Task Force shall investigate and report by no later than
159	July 1, 2016, on such matters that in its consideration advances its primary purpose, to
160	include the following:
161	
162	 a. The number and location of nightclubs within the City of Orlando.
163	
164	 b. The prevalence of nightclubs in some of Orlando's peer cities (or
165	counties).
166	
167	c. The reported impacts of nightclubs on the public health, safety, and
168	welfare, particularly as it relates to crime and negative effects on
169	surrounding land uses.
170	
171	d. Identify state and local laws (here in Florida and also outside of Florida)
172	currently regulating nightclubs.
173	
174	e. The common business methods of nightclubs.
175	

176	f. Gather and analyze representative studies and reports on the impact of
177	nightclubs on the public health, safety, and welfare.
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179	SECTION 6. PENALTIES. Violations of this ordinance are punishable as
180	provided by section 1.08, Code of the City of Orlando, Florida.
181	
182	SECTION 7. SEVERABILITY. If any provision of this ordinance or its
183	application to any person or circumstance is held invalid, the invalidity does not affect
184	other provisions or applications of this ordinance which can be given effect without the
185	invalid provision or application, and to this end the provisions of this ordinance are
186	severable.
187	
188	SECTION 8. REPEAL. All ordinances or parts of ordinances previously adopted
189	and in conflict with this ordinance are hereby repealed.
190	CECTION O. CODIVENEDIS EDDOD. The city offermal many comment conjugate and
191 192	SECTION 9. SCRIVENER'S ERROR. The city attorney may correct scrivener's errors found in this ordinance by filing a corrected copy of this ordinance with the city
192	clerk.
193	CICIA.
195	SECTION 10. EFFECTIVE DATE. This ordinance takes effect immediately
196	upon adoption.
197	apon adoption.
198	DONE, THE FIRST READING, by the City Council of the City of Orlando,
199	Florida, at a regular meeting, this day of, 2015.
200	, <u> </u>
201	DONE, THE PUBLIC NOTICE, in a newspaper of general circulation in the City
202	of Orlando, Florida, by the City Clerk of the City of Orlando, Florida, this day
203	of, 2015.
204	
205	DONE, THE SECOND READING, AND HEARING, AND ENACTED ON FINAL
206	PASSAGE, by an affirmative vote of a majority of a quorum present of the City Council
207	of the City of Orlando, Florida, at a regular meeting, this day of
208	, 2015.
209	DV THE MAYOR OF THE CITY OF
210211	BY THE MAYOR OF THE CITY OF ORLANDO, FLORIDA:
212	ORLANDO, I LORIDA.
213	
214	
215	Mayor
216 217	
217	ATTEST, BY THE CLERK OF THE
219	CITY COUNCIL OF THE CITY OF
220	ORLANDO, FLORIDA:
221	

City Clerk		_	
Print Name		_	
	TO FORM AND LEGALITY IND RELIANCE OF THE IDO, FLORIDA:		
City Attorney		_	
Print Name	**[Remainder of page inter	_ ntionally left blank.]**	