ORDINANCE 2023-13

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AN ORDINANCE OF WELLINGTON, FLORIDA'S COUNCIL, 6 THE AMENDING ARTICLE OF LAND DEVELOPMENT REGULATIONS RELATED TO VACATION RENTALS BY REVISING THE USE REGULATIONS FOR VACATION RENTALS IN TABLE 6.2-1 FROM A PERMITTED USE TO A SPECIAL USE; AMENDING THE SUPPLEMENTARY USE REGULATIONS FOR VACATION RENTALS SEC.6.2.2.A; **CREATING** SUSPENSION REVOCATION PROVISIONS AND ESTABLISHING A SPECIAL USE PERMIT REQUIREMENT; PROVIDING A CONFLICTS CLAUSE; PROVIDING A SEVERABILITY CLAUSE; AND PROVIDING AN EFFECTIVE DATE.

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WHEREAS, Chapter 509, Florida Statutes, establishes certain regulations for lodging establishments, including vacation rentals and transient lodging; and

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WHEREAS, the Florida Statutes provide definitions, including but not limited to, vacation rentals, transient lodging, and third-party rental platforms; and

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WHEREAS, third-party online platforms have made vacation rentals easily available to the general public; and

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WHEREAS, Section 509.032, Florida Statutes, restricts local governments from enacting regulations that prohibit vacation rentals or regulate the duration or frequency of rentals, but otherwise allows local governments to enact new regulations governing vacation rentals that protect the health, safety, and welfare of its residents; and

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WHEREAS, Wellington acknowledges the potential negative impacts of transitory uses of residential properties on the character and quality of its neighborhoods and, has determined that to protect the public health, safety, and welfare, it is necessary to adopt certain regulations and impose certain remedies and penalties appropriate to said uses to prevent and/or mitigate impacts created by such transitory uses of residential property; and

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WHEREAS, these regulations are designed to protect the character of the residential neighborhoods and provide the public with the opportunity to offer and use vacation rentals in a manner that is consistent with state and local regulations while preserving the quiet nature and atmosphere of residential uses; and

WHEREAS, the Wellington Council, as the governing body, pursuant to the authority vested in it by Chapters 163 and 166 of the Florida Statutes, is authorized and empowered to consider changes to its Land Development Regulations (LDR); and

WHEREAS, the Planning, Zoning and Adjustment Board, as the Local Planning Agency, after notice and public hearing held on September 28, 2023, recommended approval of the Zoning Text Amendment with changes with a 5-1 vote (Herman dissenting); and

WHEREAS, the Council has taken the recommendations of the Planning, Zoning and Adjustment Board, Wellington staff, and the comments from the public into consideration in adopting the amendments to the LDR that are the subject of this ordinance.

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

SECTION 1: Table 6.2-1: Use Regulations Schedule of the LDR is hereby amended as set forth in Exhibit A attached hereto [strike-through formatted text is to be deleted; underline formatted text is to be added].

SECTION 2: Sec.6.2.2. titled "Supplementary Standards for Principal Uses", subsection A.5 "Vacation Rentals" is hereby amended as follows [strike-through formatted text is to be deleted; underline formatted text is to be added]:

5. Vacation Rentals:

a. As used in this section, the following definitions apply:

i. Third-Party Platform Entity means any person, service, business, company, marketplace, or other entity that, for a fee or other consideration, provides property owners and responsible parties a platform or means to offer vacation rentals to transient occupants, whether though the internet or other means.

 ii. Responsible Party means the owner of the property and any person or entity authorized by the property owner to obtain all necessary licensing for a vacation rental and who will be responsible for ensuring compliance with all regulations related to vacation rentals. Further, the Responsible Party must be available to respond 24 hours per day,

seven (7) days per week to any issue that arises related to the vacation rental.

- iii. Transient Occupant means any person who rents or occupies any dwelling unit or part thereof for less than 30 days or one calendar month, whichever is less, and any guest or invitee of such person.
- iv. Vacation Rental, also called a short-term rental, means any dwelling unit or residence, including, but not limited to, any single family or any unit or group of units in a condominium, cooperative, or apartment building, that is rented in whole or in part, to a transient occupant, which is advertised or held out to the public as a place that may be rented to a transient occupant, but shall not include a hotel, motel, or bed and breakfast as defined or referenced in the LDR, more than three (3) times in a calendar year for periods of less than 30 days or (1) calendar month. For the purpose of this section, Vacation Rental is synonymous with the term short-term residential rental.
- b. Vacation Rentals <u>property owners</u> shall comply with all requirements of the Code of Ordinances (CO) and the LDR pertaining to the applicable zoning district, along with the following general standards for operation of a Vacation Rental:
 - The Responsible Party shall maintain a register with the names and dates of stay of all guests, including but not limited to, all Transient Occupants and their invitees.
 - ii. Maximum occupancy for Vacation Rentals shall be limited to two (2) persons per bedroom, excluding children under the age of three (3), for overnight use. At all other times, the maximum occupancy for vacation rentals shall not exceed the maximum overnight occupancy of the rental, plus four (4), excluding children under the age of three (3). For the purpose of this section "overnight" means 11:00 p.m. until 6:00 a.m. the following day.
 - iii. Overnight parking for Vacation Rentals shall be limited to, not including vehicles fully parked in garages, one (1) vehicle per bedroom, with a maximum of four (4) vehicles. Vacation Rentals with more than four (4) bedrooms and on a parcel that is one (1) acre in size or greater may park one (1) additional vehicle for each bedroom greater than four

- (4). Notwithstanding the maximums above, the maximum overnight parking is further limited to the number of vehicles that can be properly parked on a driveway, parking apron, or designated hard surfaced parking area. Vehicle parking which is not in a garage, on a driveway/parking apron, or in a designated parking area is prohibited. At all times, all automobiles shall be parked in an approved off-street parking space or driveway on the property. The parking of automobiles on a swale, lawn, landscape area, within the public right-of-way, or sidewalk is prohibited.
- iv. The Responsible Party for all Vacation Rental properties is required to conduct a nationwide search to confirm that the prospective Transient Occupant(s) is/are not a registered sexual offender or sexual predator as a result of a conviction of a sexual offense. The Department of Justice offers a free search for all states on the National Sex Offender Public Website. Further, if a Vacation Rental property is located within 2,500 feet of a school, child care facility, school bus stop, or park, or playground, it is a violation of Wellington's CO to allow any person to establish a temporary, permanent, or transient residence with knowledge that such person is a registered sexual offender or registered sexual predator in any jurisdiction.
- v. The Responsible Party and all Transient Occupants shall abide by all applicable state and local public nuisance regulations, including but not limited to, regulations that prohibit any place or premise from being used as the site for the unlawful sale or delivery of controlled substances, prostitution, youth and street gang activity, gambling, illegal sale or consumption of alcoholic beverages, or lewd or lascivious behavior that adversely affects the public health, safety, and welfare.
- vi. If the Responsible Party permits Transient Occupants to have pets at the Vacation Rental, such pets shall, at all times, be secured within the property lines or on a leash, but shall not be tethered. Continual nuisance barking by pets is prohibited.
- vii. All swimming pools on-site must have in place at least one (1) pool safety feature listed in section 515.27, Florida Statutes, prior to the use of the property as a Vacation Rental.

- viii. The Responsible Party and all Transient Occupants must comply with 161 all applicable local, state, and federal regulations, including but not 162 limited to, applicable laws pertaining to anti-discrimination, disability, 163 and fair housing. 164 165 166 İΧ. 167 168 169 170 Occupants. 171 172 173 Χ. 174 175 to multiple Transient Occupant parties. 176 177 178 179 180 181 182 183 184 185
 - To provide a safety benefit for the neighborhood, and maximize compliance with rules and standards by the Transient Occupants, the owner of the Vacation Rental shall post a notice, as provided by the Village of Wellington, of Wellington's applicable ordinances in a location on the property that is clearly visible to the Transient
 - The Vacation Rental shall be rented as a whole unit to a Transient Occupant or Transient Occupant party. In no event may individual sleeping rooms be offered for rent, nor may the unit be offered for rent
 - c. No property owner, Responsible Party, or Third-Party/Platform Entity shall offer a Vacation Rental, or allow any person to rent or occupy any property as a Vacation Rental, , in whole or in part, without first obtaining a Special Use Permit from Wellington and then a Business Tax Receipt (BTR) from Wellington and Palm Beach County. A Special Use Permit shall be required for each unit subject to the requirements of the Vacation Rental supplemental regulations. The Special Use Permit is not transferable. A Special Use Permit application for a Vacation Rental shall be required for all existing and future Vacation Rentals. The property owner and Responsible Party shall both be listed on the Special Use Permit and BTR application. All documentation required by the Florida Department of Business and Professional Regulation shall be provided with the Special Use Permit and BTR application. Additionally, the applicant must submit the Vacation Rental Affidavit for the Special Use Permit, which shall contain:
 - i. Address of the Vacation Rental;

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- ii. Name, address, phone number and email of the property owner;
- Name, address, phone number and email of the Responsible Party; iii.
- Name and contact information for the all Third-Party/Platform Entity or İ۷. Entities on which the Vacation Rental is, or will be, listed;

Statement that the Responsible Party is, or will be, remitting all 202 ٧. applicable County business tax and tourist taxes as required by the 203 County and State. If the Third-Party/Platform Entity will be remitting all 204 205 such taxes associated with the Vacation Rental on behalf of the 206 Responsible Party, then the applicant must disclose this as part of the affidavit: 207 208 209 νi. Statement that the Responsible Party has the permission is the designated agent of the property owner and has authority to offer the 210 property as a Vacation Rental and act as the Responsible Person 211 consents to Responsible Party accepting civil citations on behalf of the 212 213 property owner; 214 vii. Statement of the Number of rooms and occupancy of the dwelling 215 unit that will be used for a Vacation Rental; 216 217 viii. Statement acknowledging that the Vacation Rental must be registered 218 with the Florida Department of Revenue, or successor agency, for the 219 purposes of collecting and remitting applicable state taxes and all such 220 state taxes have been, or will be paid; 221 222 ix. Statement acknowledging that the property is, and will at all times 223 during which it is used as a Vacation Rental, be in compliance with the 224 Vacation Rental standards set forth in this section, along with all other 225 applicable CO and LDR regulations, such as noise, vehicle parking, 226 and garbage; 227 228 Acknowledge and provide a copy of the consent from any governing 229 Χ. homeowners association, condominium association, or property 230 owners association with the BTR application; 231 232 Statement acknowledging the Responsible Party will comply at all 233 Χİ. times with the sexual offender/predator regulations for Vacation 234 Rentals; and 235 236 xii. Statement that all safety measures and features for swimming pools 237 are, and will be at all times, maintained in compliance with the Vacation 238 239 Rental regulations; 240

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d. The property owner, Responsible Party and Third-Party/Platform Entity information shall be maintained regularly. When there are changes, notification must be submitted to Wellington's <u>Planning Department and Business Tax Official within 15 calendar days of the changes. All documentation must be readily available for inspection by Wellington at any time. A new Special Use Permit shall be required for any change in ownership.</u>

e. Penalties, Suspension, and Appeals:

i. <u>Offenses/violations:</u>

- a) Non-compliance with any provision of the supplemental standards for Vacation Rentals shall constitute a violation of this Article by the property owner and may be enforced as provided by law.
- b) Upon a finding of a violation of the Supplemental Regulations for a Vacation Rental, each day a violation exists shall constitute a separate and distinct violation, except that violations regarding maximum occupancy shall constitute a single violation for a rental period.
- c) A violation of any provision of the Supplemental Regulations for a Vacation Rental shall constitute a Class III civil infraction by the property owner. Violations may be enforced by a Code Compliance Officer or a Law Enforcement Officer in accordance with Chapter 2 of Wellington's Code of Ordinances and LDR. Further, Wellington finds that violations of this Article present a serious threat to the public health, safety and welfare of its residents or are irreparable and irreversible. Accordingly, a Code Enforcement Officer or Law Enforcement Officer is authorized to issue a citation pursuant to this section without issuing a written warning/notice, as provided in Section 2-45 of the Wellington Code of Ordinances. Service by certified mail to the property owner shall constitute valid service of a civil citation pursuant to Wellington's Code of Ordinances Section 2-45.

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282	<u>ii.</u> Suspension: In addition to the fines and other penalties
283	described herein, or provided by law, the Planning Director, or
284	designee, may suspend a Special Use Permit in accordance
285	with the following:
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287	<u>a)</u> <u>Upon a second violation within a 12-month</u>
288	period – up to a period of thirty (30) calendar days.
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290	b) Upon a third violation within a 12-month period
291	 up to a period of one hundred eighty (180) days.
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293	c) Upon a fourth violation within a 12-month period
294	 up to a period of three hundred and sixty-five (365)
295	<u>days.</u>
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297	d) <u>A suspension shall begin immediately following</u>
298	notice of suspension, commencing either at the end or
299	the current lease period or within thirty (30) calendar
300	days, whichever date commences earlier.
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302	e) <u>Operation during any period of suspension shal</u>
303	be deemed a violation and shall be subject to a daily
304	fine, up to one hundred and twenty-five dollars (\$125)
305	or to the maximum amount as otherwise provided by
306	the Florida Statutes for repeat violations, for each day
307	that the rental operates during a period of violation.
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309	f. Revocation: The approval of a Special Use Permit may be revoked by the
310	Planning Director upon the fifth (5th) violation, as described in the above
311	sections, within a 12-month period. Revocation action may also be imposed
312	by Wellington for a single offense involving a felony or misdemeanor
313	charge, if the action occurred on the subject property, and resulted in injury
314	to a Transient Occupant or visitor to the property or involved a drug or
315	prostitution charge.
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317	g. Appeals: All appeals of suspensions or revocations shall be made to the
318	Special Magistrate in accordance with Chapter 2, Article IV of the Code of
319	Ordinances.
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321	SEC	TION 3: St	nould any section,	, paragraph, sen	tence, clause,	or phrase of this		
322	Ordinance of	Ordinance conflict with any section, paragraph, clause or phrase of any prior Wellington						
323	Ordinance,	Ordinance, Resolution, or Municipal Code provision, then in that event the provisions of						
324	this Ordinar	nce shall pr	evail to the extent	of such conflict.				
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326	SEC	TION 4: St	nould any section,	, paragraph, sen	tence, clause,	or phrase of this		
327	Ordinance l	Ordinance be declared by a court of competent jurisdiction to be invalid, such decision						
328		shall not affect the validity of this Ordinance as a whole or any portion or part thereof,						
329			declared to be inv			•		
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331	SEC ⁻	TION 5: T	his Ordinance sl	hall become eff	ective Januar	v 1. 2024. upon		
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368	BY:	
369	Laurie Cohen, Village Attorney	