

Legislation Details (With Text)

File #:	19-0	257					
Туре:	Pub	lic Hearing	Status:	Passed			
			In control:	Board of County Commissioners			
On agenda:	1/29	/2019	Final action:	1/29/2019			
Title:	SECOND PUBLIC HEARING TO CONSIDER ADOPTION OF ORDINANCE AMENDING ARTICLE 3, ZONING DISTRICTS, LAND DEVELOPMENT REGULATIONS, MARTIN COUNTY CODE REGARDING MICROBREWERIES AND CRAFT DISTILLERIES						
Sponsors:							
Indexes:							
Code sections:							
Attachments:	1. B	rewery Ordinance Draft.pdf					
Date	Ver.	Action By	Act	ion	Result		
1/29/2019	1	Board of County Commiss	sioners ap	proved	Pass		
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PLACEMENT: Public Hearings

TITLE:

SECOND PUBLIC HEARING TO CONSIDER ADOPTION OF ORDINANCE AMENDING ARTICLE 3, ZONING DISTRICTS, LAND DEVELOPMENT REGULATIONS, MARTIN COUNTY CODE REGARDING MICROBREWERIES AND CRAFT DISTILLERIES

EXECUTIVE SUMMARY:

The Board of County Commissioners ("Board") is requested to adopt proposed amendments to the Land Development Regulations to permit microbreweries and craft distilleries in zoning districts that allow restaurants.

DEPARTMENT: Growth Management

PREPARED BY: Name: Elysse A. Elder

Title: Senior Assistant County Attorney

REQUESTED BY: Nicki van Vonno, AICP, Growth Management Department Director

PRESET:

PROCEDURES: None

BACKGROUND/RELATED STRATEGIC GOAL:

The proposed ordinance amends Article 3, Zoning Districts, of the Land Development Regulations to expand the zoning districts that permit microbreweries and craft distilleries. Currently, since these types of businesses involve the manufacturing of distilled spirits and malt beverages, they are only permitted in industrial zoning districts. The Growth Management Department, the Community

Redevelopment Agency and the Office of Tourism and Marketing encourage and support the expansion of permitted zoning districts for these businesses. Microbreweries and craft distilleries have become very popular in Florida and have assisted in redeveloping areas by attracting tourists and other complimentary businesses. The proposed ordinance amends the definition of restaurant to include microbreweries and craft distilleries in Article 3, Division 1 and Division 7, Category "C" Zoning Districts. As a result, with the limited exceptions delineated in the proposed ordinance, microbreweries and craft distilleries will be allowed in zoning districts that permit restaurants. In particular, they would be allowed in CO (Commercial Office), COR1 (Commercial Office/Residential), COR2 (Commercial Office/Residential), LC (Limited Commercial), GC (General Commercial), WRC (Waterfront Resort Commercial), WGC (Waterfront General Commercial), LI (Limited Industrial) and GI (General Industrial) in the current zoning districts. In Category "C" zoning districts, microbreweries and craft distilleries would be permitted in HB-1 (Limited Business District), B-1 (Business District), B-2 (Business-Wholesale Business District), B-3 (Rural Business District), M-1 (Industrial District), M-2 (Industrial District) and M-3 (Industrial District). The proposed amendment also outlines the Standards for Specific Uses for both microbreweries and craft distilleries in Division 3, which is also incorporated by reference into Divisions 5, 6 and 7. This proposed ordinance was unanimously approved by the Land Planning Agency on December 6, 2018. The first public hearing on this proposed Ordinance was held at the January 8, 2019 Board meeting.

ISSUES:

Pursuant to Section 125.66 (4)(b), Florida Statutes, the Board must consider the proposed changes to the zoning code at two public hearings. This is the second public hearing and was scheduled by the Board at the January 8, 2019 Board meeting based on a unanimous vote by the Board. Section 125.66 (4)(b), Florida Statutes, is set forth below:

In cases in which the proposed ordinance or resolution changes the actual list of permitted, conditional, or prohibited uses within а zoning category, or actual zoning map designation of changes the а parcel or parcels of land involving 10 contiguous acres or more, the board of county commissioners shall provide for public notice and hearings as follows:

1. board of county commissioners shall hold two advertised public The ordinance or resolution. At shall hearings on the proposed least one hearing held after p.m. on weekday. unless the board of county be 5 а commissioners, by a majority plus one vote, elects to conduct that hearing at another time of day. The first public hearing shall be held at least 7 days after the day that the first advertisement is published. The second hearing shall be held at least 10 days after the first hearing and shall be advertised at least 5 days prior to the public hearing.

LEGAL SUFFICIENCY REVIEW:

This is a legislative matter. Legislative decisions are those in which the local government formulates policy rather than applying specific rules to a particular situation. A local government's approval or denial of an issue in its legislative capacity is typically subject to a fairly debatable standard of review. Fairly debatable means that the government's action must be upheld if reasonable minds could differ as to the propriety of the decision reached. Decisions subject to the fairly debatable standard of review need only be rationally related to a legitimate public purpose, such as the health, safety, and

welfare of the public, to be valid. Given this broad discretion, only decisions that are arbitrary and capricious or illegal are subject to serious legal challenge.

RECOMMENDED ACTION:

RECOMMENDATION

Move that the Board adopt the proposed ordinance.

ALTERNATIVE RECOMMENDATIONS

Move that the Board direct staff to complete further work on the proposed amendments and to return to the Board at a subsequent meeting.

FISCAL IMPACT:

RECOMMENDATION

None

Funding Source	County Funds	Non-County Funds
Subtotal		
Project Total		

ALTERNATIVE RECOMMENDATIONS

None

DOCUMENT(S) REQUIRING ACTION:

Budget	Transfer /	[/] Amendment		Chair Letter
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Grant / Application

⊠ Ordinance

Contract / Agreement

Resolution

Other:

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