CLERK'S OFFICE

AMENDED AND APPROVED

Date: 12-08-98

Submitted by: Assemblymembers Meyer, Wohlforth

Taylor, Murdy, Von Gemmingen

Prepared by: Department of Law For reading: September 29, 1998

ANCHORAGE, ALASKA AO NO. 98- 160

AN ORDINANCE AMENDING VARIOUS SECTIONS OF ANCHORAGE MUNICIPAL CODE TITLES 8,14, AND 21 TO REQUIRE ANY UNLICENSED NIGHTCLUB IN ZONING DISTRICTS B-2A CENTRAL BUSINESS DISTRICT CORE; B-2B CENTRAL BUSINESS DISTRICT, INTERMEDIATE; B-2C CENTRAL BUSINESS DISTRICT, PERIPHERY; B-3 GENERAL BUSINESS DISTRICT; B-4 RURAL BUSINESS DISTRICT; I-1 LIGHT INDUSTRIAL DISTRICT; T TRANSITION DISTRICT; AND MC MARINE COMMERCIAL DISTRICT TO BE SEPARATED BY 300 FEET FROM SPECIFIED LAND USES, TO DEFINE TERMS, ESTABLISH STANDARDS FOR UNLICENSED NIGHTCLUB LAND USES, AND TO PROVIDE FOR CRIMINAL AND CIVIL PENALTIES FOR VIOLATIONS.

THE ANCHORAGE ASSEMBLY FINDS

WHEREAS, certain types of enterprises have been determined to produce secondary impacts on surrounding land uses;

WHEREAS, the impacts include a perceived decline in property values and an increase in the level of criminal activity, including unlawful sales and use of drugs and consumption of alcoholic beverages, in the vicinity of these types of enterprises; and

WHEREAS, segregating such enterprises from land uses that are likely to be negatively impacted would improve the community;

NOW THEREFORE THE ANCHORAGE ASSEMBLY ORDAINS:

Section 1: That the Anchorage Municipal Code is hereby amended by adding a section, to be numbered 8.30.130, which section reads as follows:

8.30.130 Unlawful operation of an unlicensed nightclub.

- A. It is unlawful for any person intentionally to operate an unlicensed nightclub in violation of AMC 21.45.245.
- B. It is prima facie evidence of intent to violate this subsection that the unlicensed nightclub

continues to operate in violation of AMC 21.45.245 after a person who operates such an unlicensed nightclub receives a citation pursuant to AMC 21.45.245 and AMC 14.60.030.

C For purposes of this section, "to operate" means to

direct or control the work force of an enterprise;

- 2 start or keep the enterprise working; or
- 3 have control or right of control over premises that are used with the knowledge of the person with control or right of control as an unlicensed nightclub and permitting the unlicensed nightclub to remain open without making an effort to prevent its remaining open.
- D. Violation of this section shall, upon conviction, be punished by a fine of not more than \$5,000.00 or imprisonment for not more than one year, or both such fine and imprisonment.

Section 2: That section 14.60.030 of the Anchorage Municipal Code is hereby amended to read as follows:

14.60.030 Fine schedule.

The fine schedule under this chapter is as follows

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Code Section Offense Penalty/Fine

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21.45.245 Operation of Unlicensed \$300
Nightclub in Violation

of Zoning Requirements

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Section 3: That section 21.35.020.B of the Anchorage Municipal Code is hereby amended to read as follows

21.35.020 <u>Definitions and rules of construction.</u>

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B. The following words, terms and phrases, when used in this title, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Nightclub, unlicensed means an enterprise, that, for consideration, provides

entertainment to its patrons in the form of floorshows; dance revues; live, recorded, or electronically enhanced music; patron dancing; or performances by live or recorded professional or amateur entertainers, but does not offer or sell to its patrons either alcoholic beverages as defined by AS 04.21.080 or adult entertainment as defined by AMC 10.40.050. Teen clubs and cultural performance venues as set forth in AMC 10.55, discotheques, nightclubs, bars, lounges, dance halls, bistros, and any facility that meets the terms of this definition qualify as an unlicensed nightclub. The enterprises meeting this definition are often, but not exclusively, open during one or 11:00 more of the hours between 10:00 p.m. and 7:00 a.m. This definition excludes theaters or auditoriums with fixed seating,* religious facilities, adult-oriented *insert below establishments as defined by AMC 10.40.050, publicly owned and operated recreation centers or parks, and public and private schools.

*facilities used exclusively for nonprofit charitable or nonprofit educational purposes,

Section 4: That section 21.40.150 of the Anchorage Municipal Code is hereby amended to read as follows:

21.40.150 B-2A central business district core.

he following statement of intent and use regulations shall apply in the B-2A district

- Α Intent. The B-2A district is intended to create a concentrated area of retail, financial, and public institutional facilities in order to encourage the development of interrelated uses and functions, reduce pedestrian walking distance between activities, and ensure the development of compatible pedestrian-oriented uses on the ground floor level throughout the district.
- В. Permitted principal uses and structures. Permitted principal uses and structures are

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2 3 4	Principal uses permitted when visible from street level or occupying street level floorspace:										
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16 17	Section 5: That section 21.40.160 of the Anchorage Municipal Code is hereby amended to re							nended to read			
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23 24	<u>21.40</u>	.160	<u>B-21</u>	3 central	business dis	strict, interr	nediate.				
25	The fo	ollowing	staten	nent of in	tent and use	regulations	shall app	oly in the B	-2B distric	et:	
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28 29	surrounding the predominately retail and public institutional core of the central business district. The district also permits secondary retail and residential uses. The										
30	residential uses are intended to support other downtown activities.								s. The		
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32	B .	B. Permitted principal uses and structures. Permitted principal uses and structures are							res are		
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AO No. 98-<u>160</u>

Page 4

Section 6:

as follows:

That section 21.40.170 of the Anchorage Municipal Code is hereby amended to read

21.40.170 B-2C central business district, periphery.

The following statement of intent and use regulations shall apply to the B-2C district:

- A Intent. The B-2C district is intended to create financial, office, residential and hotel areas at the periphery of the central business district. The district also permits secondary retail uses. The height limitations in this district are intended to help preserve views and to conform structures to the geologic characteristics of the western and northern boundaries of the district.
- B. Permitted principal uses and structures. Permitted principal uses and structures are as follows:

Retail uses

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ee. Unlicensed nightclub, providing such nightclub conforms to the requirements of section 21.45.245.

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Section 7: That section 21.40.180 of the Anchorage Municipal Code is hereby amended to read as follows:

21.40.180 B-3 general business district.

The following statement of intent and use regulations shall apply to the B-3 district:

A. Intent. The B-3 district is intended for general commercial uses in areas exposed to heavy automobile traffic. The district specifically is intended for areas at or

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surrounding major arterial intersections where personal and administrative services, convenience and shopping goods, and automobile-related services are desirable and appropriate land uses. The extension of the B-3 district commercial uses along arterials, except as identified in the comprehensive development plan, is to be discouraged.

B. Permitted principal uses and structures. Permitted principal uses and structures are as follows:

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6. Unlicensed nightclub, provided such nightclub conforms to the requirements of section 21.45.245.

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Section 8: That section 21.40.190 of the Anchorage Municipal Code is hereby amended to read as follows:

21.40.190 B-4 rural business district.

The following statement of intent and use regulations shall apply to the B-4 district

- A. Intent. The B-4 district is intended to serve the needs of rural residential areas for commercial goods and services. The district is designed for areas around major arterial intersections where residential development may not be appropriate. The B-4 district is not intended as a strip commercial district.
- B. Permitted principal uses and structures. Permitted principal uses and structures as follows:

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2 Commercial-retail uses:

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Unlicensed nightclub, providing such nightclub conforms to the requirements of section 21.45.245.

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That section 21.40.200 of the Anchorage Municipal Code is hereby amended to read Section 8: as follows:

21.40.200 I-1 light industrial district.

The following statement of intent and use regulations shall apply to the I-1 district

- A The I-1 district is intended primarily for urban and suburban light manufacturing, processing, storage, wholesale [ING] and distribution operations, but also permits limited commercial uses. Regulations are intended to allow efficient use of the land while, at the same time, making the district attractive and compatible for a variety of uses.
- Permitted principal uses and structures. Permitted principal uses and structures are В. as follows:
 - 1. Commercial uses

Unlicensed nightclub, providing such nightclub conforms to the requirements ddd. of section 21.45.245.

That section 21.40.240 of the Anchorage Municipal Code is hereby amended to read Section 10: as follows:

21.40.240 T transition district.

The following statement of intent and use regulations shall apply to the T district:

A. Intent. This district is intended to include suburban and rural areas that, because of location in relationship to other development, topography or soil conditions, are not developing and are not expected to develop in the immediate future along definitive land use lines. The permitted uses in these districts are intended to be as flexible as possible consistent with protection from noxious, injurious, hazardous or incompatible uses.

It is intended that interim development shall proceed in accordance with the applicable comprehensive development plan for the property being developed.

As development patterns start to emerge within these areas and the sophistication of their protection becomes more critical to the general public interest, it is anticipated that such lands within the T districts will be proposed for more restrictive zoning classifications.

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D. Conditional uses. Subject to the requirements of the conditional use standards and procedure of this title, the following uses may be permitted only as a conditional use:

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9. Unlicensed nightclub, providing such nightclub conforms to the requirements of section 21.45.245.

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- Section 11: That section 21.40.270 of the Anchorage Municipal Code is hereby amended to read as follows:
- 21.40.270 MC marine commercial district.

The following statement of intent and use regulations shall apply to the MC district:

- A. Intent. The MC district is intended primarily for water-dependent and water-related use as permitted principal uses, with water-related uses being considered as conditional uses. Emphasis is on development flexibility of water-dependent and water-related commercial uses and on public access to the waterfront and Ship Creek.
- Conditional uses, Subject to the requirements of the conditional use

 Permitted principal uses and structures. Permitted principal uses and structures are

 as follows: -- standards and procedures of sections 21.15.030 and 21.50.020, the following uses may be permitted:
 - 1. Conditional uses with standards in section 21.50.290:
 - Unlicensed nightclub, providing such nightclub conforms to the requirements of section 21.45.245.

* * *

Section 12: That the Anchorage Municipal Code is hereby amended by adding a section, to be numbered 21.45.245, which section reads as follows:

21.45.245 Standards - Nightclub, unlicensed.

- A. Purpose. Certain types of enterprises have been determined to produce secondary impacts on surrounding land uses. The impacts include a perceived decline in property values, and an increase in the level of criminal activity, including unlawful sales and use of drugs and consumption of alcoholic beverages, in the vicinity of these types of enterprises. The purpose of this section is to segregate such enterprises from land uses that are likely to be negatively impacted.
- B. Minimum distance from certain uses. Unless the exemption described in subsection E applies, an unlicensed nightclub shall be located so that all portions of the lot on which the unlicensed nightclub is located shall be 300 feet or more from the lot line of property on which is located:

A public, private or parochial school;

2. Property zoned residential; or

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R-11 zoned property designated as residential in the comprehensive plan. 3.

Administrative permit required. An administrative permit for each unlicensed nightclub shall be obtained from the Department of Community Planning and Public Works Development and be displayed in a prominent place inside the unlicensed nightclub. This permit shall certify that, when granted, the enterprise was in compliance with subsection B. of this section or that the unlicensed nightclub fits within the exemption set forth in subsection E. of this section. This permit shall be obtained from the administrative official designated pursuant to section 21.10.005. This permit shall remain valid so long as that enterprise remains in continuous operation at that location, and does not physically expand.

- Premises without permit. Except as provided in subsection E., an unlicensed D. nightclub not in possession of a permit must immediately cease all activities for which a permit pursuant to this section is required. For purposes of this section, "to operate" means to direct or control the work force of an enterprise or to start or keep the enterprise working.
- Exemptions allowing amortization of existing nonconforming use. If an unlicensed E. nightclub is an existing nonconforming use on [the effective date of this ordinance], such unlicensed nightclub has an automatic exemption for 30 days. The operator of an unlicensed nightclub which is an existing nonconforming use as of this ordinance's effective date may apply for an exemption of longer than 30 days if such application is made no later than 30 days after [the effective date of this ordinance] to the Administrative Hearings Officer for administrative adjudication under Chapter 3.60. The reasonableness of a request for an exemption longer than 30 days shall be decided through a quasi-judicial determination. The purpose of the exemptions created by this subsection is to allow for amortization of the investment made in such existing nonconforming use before such use is terminated by the operation of this ordinance. Such quasi-judicial determination shall be made with consideration of the following:
 - the structure which is a nonconforming use; 1
 - the location of the land on which sits a nonconforming use in relation to surrounding 2. uses;
 - the investment in the nonconforming use; 3.
 - the value of the land and improvements which constitute the nonconforming use 4.

relative to the value of surrounding land, improvements, and uses;

- the benefit derived by the public from the nonconforming use; 5.
- the length of the period of nonconforming use; 6.
- the nature of the neighborhood surrounding the nonconforming use; 7.
- the value and condition of the improvements on neighboring premises; 8.
- the nearest area which an unlicensed nightclub can operate as a conforming use; 9.
- the cost of moving an unlicensed nightclub from an area in which such nightclub is 10. a nonconforming use to an area in which such nightclub is a conforming use;
- any other reasonable costs which bear upon the kind and amount of damages 11 sustained by terminating a nonconforming use; and
- any other factors relevant to this determination. 12.

Section 13. This ordinance shall become effective immediately upon passage and approval by the Anchorage Assembly.

PASSED AND APPROVED by the Anchorage Assembly this 1998.

ATTEST:

Hyper & Organ Municipal Clerk

Cliff\AO\Unlicensed nightclub be separated by 300' from protected land uses



MUNICIPALITY OF ANCHORAGE

ASSEMBLY MEMORANDUM

AIM 145-98 No.

> December 8, 1998 Meeting Date:

From: Mayor

Planning and Zoning Commission **Subject: AO 98-160**

Recommendation on Unlicensed Nightclub

Ordinance

The Planning and Zoning Commission held a public hearing on AO 98-160 on

- November 9, 1998. No one presented testimony in favor or opposed to the 2
- ordinance. 3
- Through the departmental review Public Works identified a possible problem with 4
- requiring Community Planning and Development to issue the permits for this use. 5
- Public Works noted that it routinely issues these types of permits and should be 6
- the designated permit office. The Commission concurred and unanimously 7
- recommended approval of the ordinance with an amendment to change the permit 8
- authority from Community Planning to Public Works. (Page 10, line 5 and 6) 9
- The documents attached to this memorandum include a draft Commission 10
- resolution, draft Commission minutes and the staff report to the Commission on 11
- this proposed ordinance. 12

Reviewed by:

George J. Vakalis

Municipal Manager

Respectfully submitted,

Mayor

Prepared by:

Caren L. Mathis

Director, Community Planning and

Caren 7. Mathie

Development

Reviewed by:

Executive Manager