Introduced by Council Member Becton:

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ORDINANCE 2022-766

AN ORDINANCE PERTAINING TO CERTIFICATES OF USE; AMENDING SUBPART E (CERTIFICATES OF USE), PART 1 (GENERAL PROVISIONS), CHAPTER 656 (ZONING CODE), ORDINANCE CODE, TO REVISE PROVISIONS PERTAINING TO CERTIFICATES OF USE; PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City desires to reduce the burden on owners, occupants, and managers of commercial property that is required to comply with the City's current procedures for certificates of use; now therefore

BE IT ORDAINED by the Council of the City of Jacksonville:

Section 1. Amending Chapter 656 (Zoning Code),

Ordinance Code. Chapter 656 (Zoning Code), Ordinance Code, is
hereby amended to read as follows:

CHAPTER 656. ZONING CODE

PART 1. GENERAL PROVISIONS

* * *

SUBPART E. CERTIFICATES OF USE

* * *

Sec. 656.151. - Certificates of Use.

(a) No structure or demised premises, as defined in Section 656.1601, other than a single family residence or duplex, shall be used or any existing use enlarged, or any new use made of any land, body of water, or structure, without the owner, or tenant if applicable, first obtaining a certificate of use from the Department. Said certificate of use shall be

required for each individual business and each multi-family building located within the City.

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Notwithstanding any ordinance to the contrary, and notwithstanding any prior legal status of any multi-family residence and business, any new multi-family residence or new business, or any changes in use, name, ownership, expansion of square footage occupied, or the inclusion of additional uses after May 29, 2006, will require a certificate of use. New certificates of use shall not be required in connection with changes in name or ownership provided that the use is the same before and after such change in name or ownership. This provision does not apply when the change in name or ownership occurs with alterations or changes to the use of the property. In addition, this provision does not apply to businesses that are regulated by state law and required to obtain licenses in the name of the licenseholder. In the case of name changes, the existing certificate of use shall be amended to reflect the new name of the business. In the case of ownership changes, the existing certificate of use shall be transferred to the new owner.

(b) The issuance of a certificate of use shall not require a structure or demised premises to be retrofitted or brought into compliance with the current building code unless required by state law or Subpart C, Part 12, Chapter 656, Ordinance Code, or there is substantial alteration within the demised premises or substantial alteration, including new construction of the existing structure. The City shall have the right to periodically inspect a structure or demised premises at any reasonable time to ensure the existence of a current and valid certificate of use, and to ensure compliance with applicable zoning regulations,

Florida Building Code, Florida Fire Prevention Code, solid waste regulations, and all applicable local and state regulations and other terms under which a certificate of use was issued.

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- (c) A certificate of use shall cover all uses contained within a structure or a demised premises permitted on the land. All uses within the structure or on the land that are consistent with those permitted in the certificate of use shall not require separate certificates of use. A new certificate of use will be required for all uses inconsistent with the uses permitted under a certificate of use.
- (d) No certificate of use shall be utilized in a manner contrary to the regulations contained within the Ordinance Code.
- (e) It shall be the duty of all officers and inspectors of the Building Inspection Division, the Municipal Code Compliance Division, Fire Prevention Division, Planning and Development Department, Solid Waste Division, and law enforcement officers, to report to the Director any apparent violation of this Subpart.

Sec. 656.152. Certificates of use application and fee.

(a) An application for a certificate of use shall be filed with the Department. The Director is authorized and directed to establish a certificate of use application, which shall contain the following information:

* * *

- (3) The previous use of the structure <u>or demised premises</u>, <u>if known</u>;
- (4) The proposed use of the structure or demised premises;
- (5) Occupant Seating capacity of the structure or demised

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premises; and

- (6) Square footage of the use or structure <u>or demised</u> premises.
- (7) Any Additional information deemed necessary by the
- (b) Except for those certificates of use issued solely for a change in name and/or ownership, Tthe fee for a certificate of use is as found in www.coj.net/fees. An applicant for a certificate of use shall pay the fee to the Department upon receipt of the certificate of use, The fee for certificates of use issued for a change in name and/or ownership is as found in www.coj.net/fees, and subject to the Annual Review of Fees provision found in Section 106.112, Ordinance Code.

Sec. 656.153. - Certificate of use review.

Building Inspection Division shall review certificate of use application for any new uses, changes in use, expansion of square footage or inclusion of new uses, for compliance with the Florida Building Code, and Part 12 and Part 13 of Chapter 656, Ordinance Code. The Fire Prevention Division shall review each certificate of use application for any new uses, changes in use, expansion of square footage or inclusion of new uses, for compliance with Chapter 633 of the Florida Statutes and Section Chapter 420, Ordinance Code. The Planning and Development Department shall review each certificate of use application for any new uses, changes in use, expansion of square footage or inclusion of new uses, for compliance with Chapter 656, Ordinance Code. The Zoning Administrator shall issue a certificate of use for any new uses, changes in use, expansion of square footage or inclusion of new uses, upon a positive recommendation from each department, however in the

event there is a question as to the legality of a use, the Zoning Administrator may require inspections, affidavits and such other information the Zoning Administrator may deem appropriate or necessary to establish the legality of the use, before a certificate of use will be issued. Promptly after determining that additional inspections, affidavits and other information is necessary, the Zoning Administrator shall provide written notice to the applicant itemizing same. Such notice shall include all requirements known by the Zoning Administrator at the time of providing notice. If inspections of the structure or demised premises are needed, they shall take place as quickly as practicable such inspections or reviews shall occur within ten business days and the City shall aspire to complete any subsequent inspection required for additional information to obtain a certificate of use approval within ten additional business days, or as soon thereafter as practical. Contemporaneous with the filing of an application certificate of use, the applicant shall provide a current fire inspection report to the Zoning Administrator, if available. The Zoning Administrator shall not issue a certificate of use for any new use, change in use, expansion of square footage or inclusion of new uses prior to final written approval (including by electronic means) of the Building Inspection Division, Fire Prevention Division, and Planning and Development Department as to their relevant portion of review. In addition, no conditional approval of a certificate of use shall be granted by the Zoning Administrator. In addition, a conditional approval of a certificate of use may be granted by the Zoning Administrator, where state and local law allows, pending receipt of any additional inspections, affidavits, and other necessary information, if the Zoning Administrator has provided written

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notice to the applicant itemizing same. Such conditional approval shall be valid for a period not to exceed 90 days plus any extension(s) granted by the Zoning Administrator, which shall not be unreasonably withheld. Failure to permit inspection of the premises shall be grounds for denial of an application for a certificate of use or revocation of an existing

certificate of use.

Sec. 656.154. - Annual renewal of certificate of use.

Except for certificates of use required to be renewed annually by the Ordinance Code, or by any zoning exception, variance, waiver, or administrative deviation, certificates of use shall remain valid for an unlimited time unless revoked for cause. The certificate of use is only valid for the specific address, business name, corporate name, and type of business for which it was issued. A new certificate of use shall be required for any changes in; use, name, ownership, expansion of square footage occupied, or the inclusion of additional uses, or for name or ownership changes where state licensing requirements apply.

Sec. 656.155. - Exemptions.

In additional to those uses identified in Section 656.151, the following uses do not require certificates of use:

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Sec. 656.156. - Appellate procedure for denial of a certificate of use.

In the event the Zoning Administrator determines to deny any application for a certificate of use, the Zoning Administrator shall provide the applicant written notice of said denial, along with the reasons for said denial and any written documents pertaining to the denial. Said notice of denial shall afford the applicant an opportunity to appear before the

Certificate of Use Board Building Codes Adjustment Board and is 1 subject to the procedures set forth in Chapter 56, Ordinance 2 3 4 5 6 7 8 9 10 11

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Code. by written appeal filed within 30 days of the denial so as to allow the applicant to present additional information or otherwise explain factors the applicant deems relevant. At said appeal the Certificate of Use Board shall notify the applicant of the Certificate of Use Board's final decision and shall confirm said decision in a final order prepared in writing within 30 days of the appeal. The final order of the Certificate of Use Board shall be a final action of the City and shall be effective as of date of issuance and an applicant shall thereafter have any remedies available at law.

Sec. 656.157. - Revocation or suspension of a certificate of use.

(k) The certificate holder's premises have been found to constitute a public nuisance pursuant to Sections 823.01, 823.05, 823.10, or 823.13, Florida Statutes; or Chapter 672 (Public Nuisance Abatement Board), Ordinance Code;

Sec. 656.158. - Procedure for suspension or revocation; appeal of suspension or revocation of a certificate of use.

In the event the Director determines there are sufficient grounds to suspend or revoke a certificate of use, the Director shall provide the applicant written notice of said suspension or revocation, along with the reasons for said suspension or any written documents pertaining to the revocation and suspension or revocation. Said notice of denial shall afford the applicant an opportunity to appear before the Certificate of Use Board Building Codes Adjustment Board and is subject to the procedures set forth in Chapter 56, Ordinance Code. by written

appeal filed within 30 days of the suspension or revocation so as to allow the applicant to present additional information or to otherwise refute the findings of the Director. At said appeal, the Certificate of Use Board shall notify the applicant of the Certificate of Use Board's final decision and shall confirm said decision in a final order prepared in writing within 30 days of the appeal. The final order of the Certificate of Use Board shall be a final action of the City and shall be effective as of date of issuance and an applicant shall thereafter have any remedies available at law.

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PART 16. DEFINITIONS

Sec. 656.1601. - Definitions.

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Decibel (db) is a unit for measuring the relative loudness of sound or sound pressure equal approximately to the smallest degree of difference of loudness or sound pressure ordinarily detectable by the human ear, the range of which includes about 130 decibels on a scale beginning with one for the faintest audible sound.

<u>Demised Premises</u> means the property or tenant space under which a tenant holds a leasehold interest pursuant to a lease agreement.

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Section 2. Effective Date. This ordinance shall become effective upon signature by the Mayor or upon becoming effective without the Mayor's signature.

1 Form Approved:
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3 /s/ Paige Johnston
4 Office of General Counsel
5 Legislation Prepared By: Paige H. Johnston

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