TOWN OF MIAMI LAKES, FLORIDA WORKSHOP MEETING

Audio stream of meetings can be listened to after the meetings are held at

http://miamilakesfl.swagit.com/meeting-categories/

AGENDA

Workshop September 18, 2018 7:30 PM Government Center 6601 Main Street Miami Lakes, Florida 33014

- 1. Call to Order
- 2. Roll Call
- 3. Pledge of Allegiance/Moment of Silence
- 4. Public Comment

All comments or questions from the attending public to the Council shall be directed to the Mayor, in a courteous tone. No person other than the Council and the person recognized by the Mayor as having the floor, shall be permitted to enter into discussion without the permission of the Mayor. To ensure the orderly conduct and efficiency of the meeting, public comments shall be limited to three (3) minutes maximum per person; however, the Mayor may authorize the extension of the aforesaid time frame, and any extension shall apply to other individuals speaking on the same subject.

No clapping, applauding, heckling, verbal outburst in support of, or in opposition to a speaker or his/her remarks shall be permitted. Should a member of the audience become unruly, or behave in any manner that disrupts the orderly and efficient conduct of the meeting, the Mayor is given the right and the authority to require such person to leave the Council Chambers.

As a courtesy to others, all electronic devices must be set to silent mode to avoid disruption of the proceedings.

5. Items for Discussion:

A. Sober Homes

6. Adjournment

This meeting is open to the public. A copy of this Agenda and the backup therefore, has been posted on the Town of Miami Lakes Website at www.miamilakes-fl.gov and is available at Town Hall, 6601 Main Street, Miami Lakes 33014. In accordance with the Americans with Disabilities Act of 1990, all persons who are disabled and who need special accommodations to participate in this meeting because of that disability should contact Town Hall at 305-364-6100 two days prior to the meeting.

Anyone wishing to appeal any decision made by the Miami Lakes Town Council with respect to any matter considered at this meeting or hearing will need a record of the proceedings and for such purpose, may need to ensure that a verbatim record of the proceedings is made which record includes the testimony and evidence upon which the appeal is to be based.

Any member of the public wishing to speak on a public hearing matter on this Agenda or under public comments for items not on this Agenda, should fill out a speaker card and provide it to the Town Clerk, prior to commencement of the meeting. Any person presenting documents to the Town Council should provide the Town Clerk with a minimum of 12 copies.



Town of Miami Lakes Memorandum

To:Honorable Mayor and CouncilmembersFrom:Raul Gastesi, Town AttorneySubject:Sober HomesDate:9/18/2018

Recommendation:

Please see attached PowerPoint presentation

ATTACHMENTS:

Description Sober Homes PowerPoint

Sober Homes Frequently Asked Questions and Proposed Ordinance



WHAT IS A SOBER HOME?

- A Sober Home is a group home for persons in recovery from drug/alcohol abuse.
- It is intended to be the last step in the continuum of substance abuse/addiction treatment.
- No treatment should take place at the house.



Can a Sober Home be located in a Residential Zoned District

 Yes. Pursuant to Federal Law, a "Sober Home" can be located in a Residential Neighborhood/Residential Zoning District (Including Single Family).



Laws: Federal and State

- Federal Regulation is divided between the Fair Housing Act (FHA) and Americans with Disabilities Act (ADA)
- Florida Statutes Chapter 397 provides laws that require licenses in some instances, and voluntary certifications in other.



Fair Housing Act (FHA)

- According to case law, the location of a Sober Home in a single family neighborhood is critical for fostering addiction recovery by avoiding the temptations other environments can create.
- A review of case law finds that there is no set model for a Sober Home; any single family residence can act and qualify as a Sober Home.

Oxford House v. Township of Cherry Hill (N.J. 1992)

Growing Beautifully

Fair Housing Act (FHA)

• The term "handicap" means with respect to a person, a "physical or mental impairment which substantially limits one or more of such person's major life activities.



Fair Housing Act (FHA)

 It is unlawful to discriminate against or otherwise make unavailable or deny a dwelling to any buyer or renter because of a handicap of that buyer, renter or person residing in or intending to reside.

• Must Provide Reasonable Accommodation.



Fair Housing Act (FHA)

 42 U.S.C. §3602(h), the term "physical or mental impairment" includes "alcoholism" and "drug addiction" –other than addiction caused by current illegal use of a controlled substance



American with Disabilities Act (ADA)

• Alcoholism and drug addiction are considered "impairments" under the definitions of a disability set forth in the ADA.



Americans with Disabilities Act (ADA)

 ADA prohibits a public entity from discriminating against a qualified individual with a disability in administering a licensing program that subjects qualified individuals with disabilities to discrimination on the basis of disability.



Florida Laws

Florida Law provides for voluntary certification of recovery residences. This process provides procedures to administer, monitor and inspect recovery residences, and includes interviews and evaluations of resident's and employees, provides training, etc.

Florida Statute § 397.487 (b) 1-3 (c)



Can People Have Group Meetings at a Sober Home?

 Yes, group meetings such as Alcoholics Anonymous-Narcotics Anonymous can be held at a Sober Home in the same way that you can have a Book Club/Bible Study Club Meeting.



What Regulations Can Local Government Impose on a Sober Home

- We cannot single out Sober Homes.
- That being said, the Town can modify its Code to address clustering of Group Homes, also referred to as Community Homes, which are dwellings made up of more than 2 un-related (sanguinely or by law) adults.



What can we do:

- Define "family" for purposes of describing and regulating single family residence
- Define Community Residences, as Family Community and Transitional Community
- Allow Community Residences in Town Residential Zoning Districts as permitted or conditional use.
- Require Registration of all Community Residences
- Establish Conditional Use requirements
- Establish Reasonable Accommodations procedures



Family, shall mean no more than 2 unrelated adults (by law or sanguinely) residing in a single family residence.



Community Residences, a Community Residence generally is a residential living arrangement of more than two (2) unrelated adults with or without disabilities, living as a single functional family. These are either **Family** or **Transitional**, depending on the length of stay.



1. <u>Family Residence</u>, is a relatively permanent living arrangement, with residency measured in years, for 4 – 10 persons.

2. <u>Transitional Residence</u>, is a temporary living arrangement, with residency measured in weeks or months, for 4 – 10 persons.



Zoning:

1. <u>Registration</u>: All community residences must register with the Town and be **certified** by the state credentialing agency.

2. <u>Two or less</u>: are considered families and are allowed in all residential districts.

3. <u>10 or more:</u> Community residences of 10 or more adult residents are only allowed in residential districts if they receive a conditional use approval.



Zoning:

4. <u>License or Certification</u>: Community residences must be either licensed or certified. If no state license or certification is available, they must obtain a conditional use approval that assures their operation is consistent with other community residences for which state license or certification is available.



Number of unrelated residents	District	Registration	Certification	Licensing	Reasonable accommodations	Conditional use
1 or 2	Allowed in all					
Family	residential	N/A	N/A	N/A	N/A	N/A
Transitional	districts					
3 to 9 Family	Allowed in all residential districts	YES	YES	YES	Available	Distance Separation
Transitional						YES
10 +	Allowed in all					
Family	residential districts	YES	YES	YES	Available	YES
Transitional						YES



A Sober Home is Not...

- A true Sober Home is an opportunity for a person suffering from addiction, that has completed treatment, to reintegrate themselves into society in a family setting.
- A Sober Home is <u>not</u> a place for residential treatment that requires specific licensing through the Department of Children and Families pursuant to Florida Law.
- Florida Statute § 397.403



Questions????

