

1 **ORDINANCE NO. 2022-08**

2  
3 **AN ORDINANCE AMENDING THE CITY OF EDGEWOOD**  
4 **COMPREHENSIVE PLAN RELATED TO THE CREATION**  
5 **OF A SITE-SPECIFIC FUTURE LAND USE**  
6 **DESIGNATION; PROVIDING FOR CODIFICATION;**  
7 **PROVIDING FOR CONFLICT AND SEVERABILITY; AND**  
8 **PROVIDING AN EFFECTIVE DATE**  
9

10 **WHEREAS**, the City Council of the City of Edgewood adopted the City of Edgewood  
11 Comprehensive Plan by Ordinance No. 91-378 on December 17, 1991, pursuant to Chapter  
12 163.3184, Florida Statutes; and

13 **WHEREAS**, the City Council of the City of Edgewood amended the City of Edgewood  
14 Comprehensive Plan by Ordinance No. 2013-04 on November 19, 2013, pursuant to Chapter  
15 163.3184, Florida Statutes; and

16 **WHEREAS**, the City Council of the City of Edgewood amended the City of Edgewood  
17 Comprehensive Plan by Ordinance No. 2021-02 on December 21, 2021 pursuant to Chapter  
18 163.3184, Florida Statutes; and

19 **WHEREAS**, the City of Edgewood Comprehensive Plan, is the product of an ongoing  
20 planning process; and

21 **WHEREAS**, an updated and current City of Edgewood Comprehensive Plan is essential  
22 to direct the City’s future planning programs; and

23 **WHEREAS**, in some circumstances, certain future land uses require a more detailed  
24 level of review to ensure adjacent land use compatibility and/or coordination with the limited  
25 availability public infrastructure; and

26 **WHEREAS**, the Local Planning Agency for the City of Edgewood received input and  
27 advice from its planners and staff; and

28 **WHEREAS**, the City Council of the City of Edgewood deems it necessary to make such  
29 revisions to the City of Edgewood Comprehensive Plan, as contained in this Ordinance; and

30 **WHEREAS**, all required public notices and public hearings for such amendment to the  
31 City of Edgewood Comprehensive Plan have been properly given and held; and

32 **WHEREAS**, amendments to the Comprehensive Plan as contained in this Ordinance are  
33 identified by underlined text.

34 **NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE**  
35 **CITY OF EDGEWOOD, FLORIDA AS FOLLOWS:**

36 **SECTION 1. LEGISLATIVE FINDINGS.** The Recitals set forth above are  
37 hereby adopted as legislative findings of the City Council of the City of Edgewood.  
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40 **SECTION 2. COMPREHENSIVE PLAN AMENDMENT TEXT. .**

41 Policy 1.1.6 Development orders shall only be approved consistent with the adopted  
42 Future Land Use Map. The Future Land Use Map classifications are defined below:  
43

44 Commercial: Activities within land areas that are predominantly connected with  
45 the sale, rental and distribution of products, or performance of services.  
46 Commercial uses will be at a relatively low to moderate intensity, consistent with  
47 existing uses. Maximum commercial intensity shall be 0.50 F.A.R. (floor area  
48 ratio), unless as set forth below.  
49

50 Properties with a Commercial Future Land Use designation that have frontage on  
51 a roadway designated as "principal arterial", may have a mixed-use development  
52 pattern not exceeding 3.0 F.A.R. and up to 80 dwelling units per acre, when  
53 adequate public facilities and services are demonstrated to be available and land  
54 use compatibility demonstrated. This mixed-use pattern will promote infill and  
55 redevelopment, while also promoting a reduction in vehicle trips and promoting  
56 mobility. Properties developing under the mixed- use concept may develop  
57 meeting the following design components, implemented through the land  
58 development regulations:

- 59 1. Massing and scale building heights shall be permitted by land development  
60 regulations; however, floors over the first may be required to be stepped back  
61 to provide massing relief from adjacent properties with a residential  
62 designation.  
63
- 64 2. All sides of mixed use buildings shall incorporate architectural detail and  
65 design elements so that there are no blank walls on the exterior, incorporating  
66 a variety of rooflines, windows, and visual relief through changes in building  
67 material, as well as horizontal and vertical changes in the building facades.  
68
- 69 3. Active uses within mixed-use buildings, including parking areas, recreational  
70 facilities, and mechanical equipment shall be appropriately buffered to reduce  
71 impact on existing residential uses.  
72
- 73 4. Lighting and signage shall be appropriately designed, scaled and shielded to  
74 reduce impact on surrounding residential areas.  
75
- 76 5. Other compatibility measures and development standards as may be defined  
77 through the Planned Development and site plan review process.  
78
- 79 6. Any site with a property line adjacent to a street that provides access to a  
80 residential neighborhood shall have no curb cuts onto the residential street, so  
81 as to minimize impact to the residential neighborhood, unless approved by

82 City Council in a public hearing as part of a Planned Development Zoning or  
83 a conditional use process.

84  
85 Low Density Residential: Low density residential land uses shall be at a density  
86 not exceeding 4 dwelling units per acre.

87  
88 Medium Density Residential: Medium density residential land uses shall be at a  
89 density greater than 4 dwellings units per acre and not exceeding 7 dwelling units  
90 per acre.

91  
92 High Density Residential: High density residential land uses shall be at a density  
93 exceeding 7 dwelling units per acre but not greater than 16 units per acre.

94  
95 Institutional: Activities within land areas that are predominantly connected with  
96 government, schools, hospitals, and medically related facilities. Institutional land  
97 uses will be at a relatively low to moderate intensity, consistent with existing  
98 uses. Maximum institutional intensity will be 0.50 F.A.R. (floor area ratio).

99  
100 Site Specific Plan: The Site Specific Plan designation is used for parcels that, due  
101 to the proposed use, residential and/or nonresidential, require a more detailed  
102 level of review to ensure land use compatibility. To be compatible means, a  
103 development, building and/or land use is designed to be able to exist or occur  
104 without conflict with its surroundings in terms of its uses, scale, height, massing,  
105 and location on its site, as well as to avoid negative impacts to public services and  
106 facilities. The permitted uses on property with a Site Specific Plan designation  
107 shall be those allowed in any of the other City future land use designations;  
108 however, the ability to develop any use on the property shall be conditioned on  
109 demonstration of adjacent land use compatibility. The maximum density allowed  
110 shall be 16 units per acre for residential and 1.0 floor area ratio for nonresidential.  
111 Simultaneously with establishing this designation on the Future Land Use Map, a  
112 policy amendment shall be approved that details the development program for the  
113 property including, at a minimum, specific permitted uses and maximum  
114 density/intensity. Any change to such policy directives shall require a  
115 comprehensive plan amendment. Development on properties with this designation  
116 shall be required to be rezoned to a Planned Development District to ensure a  
117 well-planned development program compatible with adjacent uses through  
118 consistency with site specific design standards and architectural controls.

119 The density/intensity maximums listed in this policy are not an entitlement and are  
120 not achievable in all situations. Many factors may limit the permitted use and/or  
121 density and/or intensity including, but not necessarily limited to, physical limitations  
122 imposed by property dimensions and onsite natural resources and environmental

123 systems; necessary land use compatibility design standards; compliance with smart  
124 growth development design including, but not limited to, the need to accommodate  
125 innovative technology for the provision of infrastructure needs such as electric  
126 charging stations and alternative energy sources, and green building design; the need  
127 to provide recreation space in employment as well as residential areas; as well as  
128 compliance with applicable code requirements such as, but not limited to parking,  
129 open space, setbacks, and impervious surface maximums.

130 **SECTION 3.** All ordinances or parts of ordinances in conflict with this Ordinance are  
131 hereby repealed.

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133 **SECTION 4.** After the first public hearing, this amendment was transmitted to the  
134 Department of Economic Opportunity, and a copy was submitted to each of: the East Central  
135 Florida Regional Planning Council, the St. Johns River Water Management District, the  
136 Department of Environmental Protection, the Department of State, the Department of  
137 Transportation, Orange County, and any other unit of local government or governmental agency  
138 in the State of Florida that has filed a written request with the Clerk of the City of Edgewood,  
139 Florida.

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141 **SECTION 5.** This Ordinance shall become effective 31 days after the Department of  
142 Economic Opportunity notifies the City that the Plan Amendment package is complete, or on the  
143 date a final order is issued by the Department of Economic Opportunity or Administration  
144 Commission finding the amendment in compliance, whichever occurs sooner. No development  
145 permits or land uses dependent on this amendment may be issued or commence before it has  
146 become effective.

147  
148 **FIRST READING** on the \_\_\_\_ day of \_\_\_\_\_, 2022.

149 **ADOPTED** by the City Council of the City of Edgewood, Florida, this \_\_\_\_ day of  
150 \_\_\_\_\_, 2022.

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152 \_\_\_\_\_  
153 Richard A. Horn, Council President

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156 *ATTEST:*  
157  
158 \_\_\_\_\_  
159 Sandra Riffle, City Clerk

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