DRAFT STRAWMAN – Land Use Process Review Committee, January 17, 2018 ZONING ORDINANCE AMENDMENT FOR SHORT-TERM LODGING IN RENTAL MULTIPLE FAMILY DWELLING UNIT DEVELOPMENTS

PROPOSED SHORT-TERM LODGING PROVISIONS IN RENTAL MUTIPLE FAMILY DWELLING UNIT DEVELOPMENTS

(All proposed provisions under this section are new, but are not underlined for ease of reading.)

Short-term lodging is permitted in multiple family dwelling unit developments subject to the following:

Permitted Short-Term Lodging Use in a Rental Multiple Family Dwelling Unit Development with Property Management

rental of 50% to 100% of the units.]

[In the event that the Board does not want to permit this use, this entire section will be deleted.]

1. In any rental multiple family dwelling unit development located in a Transit Station Area, as defined in the Comprehensive Plan, the Board may approve in conjunction with a Rezoning Application or as a Special Exception, short-term lodging use in a rental multiple family dwelling unit development subject to the following limitations:

A. The Board may approve, in conjunction with a Rezoning Application, rental of a maximum of **fifty (50)** percent of the units in any multiple family dwelling unit rental building, as short-term lodging in new multiple family dwelling unit developments during the lease-up period for a period not to exceed **two (2)** years.

[To be advertised to allow the Board to adopt a provision from 2 years to 5 years and

 B. The Board may approve a rezoning, amendment to a rezoning, or special exception to allow short-term lodging not to exceed a maximum of **ten (10)** percent of the total unit count in existing multiple family dwelling unit rental buildings. [To be advertised to allow the Board to adopt a provision from 5% to 10% of the total unit count in existing multiple family dwelling unit rental buildings to be used as short-term lodging.]

2. Any multiple family dwelling unit offered for short-term lodging under the provisions of this chapter must meet the following minimum requirements:

A. All advertisements for short-term lodging must state whether a designated off-street parking space is available to the lodger during the term of the short-term lodging contract. If no off-street parking is provided, all advertisements must specify where lodgers are authorized to park.

B. The following life safety measures must be provided in any building where short-term lodging is offered:

i. Interconnected smoke detectors and carbon monoxide detectors, where applicable, must be installed in the units and corridors where short-term lodging is provided,

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- ii. A multi-purpose fire extinguisher must be installed in each unit used for short-term lodging,
- iii. Low level exit signs must be installed in all areas used for short-term lodging, and
- iv. A diagram depicting two evacuation routes must be posted on or immediately adjacent to every required egress door from each unit used for short-term lodging
- C. The provisions of this Ordinance do not abrogate, nullify, or replace any private regulations applicable to the dwelling unit or development in which located. It is wholly the responsibility of the Operator to determine whether the dwelling or development is subject to any regulations outside this Ordinance, including but not limited to, regulations imposed by a condominium, cooperative, common interest community, property owners' association, mortgage lender, or insurance provider. County staff will not review private regulations or agreements to determine their applicability to a particular dwelling or development.

3. Limitations:

- A. The Aggregate Unit Operator must keep a record of all overnight lodgers, and the records must be available upon request to any County official, employee or agent.
- B. The Aggregate Unit Operator must comply with all applicable federal, state, and local laws, ordinances and regulations. Operators must remit a Transient Occupancy Tax (TOT), and must obtain a Business, Professional and Occupational License (BPOL), if applicable, under the provisions of Chapter 4 of the Code of Fairfax County.
- 4. Hosting of commercial or group activities, events, or other gatherings, within the units offered for short-term lodging is prohibited. Such activities, events or other gatherings include, but are not limited to, luncheons, group meetings, educational events, recreational events, tours, chef provided meals, reunions, banquets, house concerts, parties, weddings, meetings, charitable fund raising, and commercial or advertising activities, regardless of whether there is any form of compensation (direct or indirect) for the activity, event, or gathering.