1	CITY OF LITTLETON, COLORADO
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3	ORDINANCE NO
4	
5	Series, 2018
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7	INTRODUCED BY COUNCILMEMBERS:
8	
9	AN ORDINANCE OF THE CITY OF LITTLETON,
10	COLORADO, AMENDING THE CITY'S DEFINITIONS OF
11	LODGING USES AND OTHER ASSOCIATED
12 13	DEFINITIONS INTO THE ZONING CODE, AMENDING ASSOCIATED LAND USES AND BUSINESS LICENSE
13 14	REQUIREMENTS, AND ESTABLISHING NEW
14	REGULATIONS FOR SHORT-TERM RENTALS,
16	RECOLATIONS FOR SHORT-TERM RENTALS,
17	WHEREAS, the planning commission, at its regular meeting on September 24,
18	2018, held a public hearing and voted to recommend approval of an ordinance amending the
19	city's definitions of lodging uses and other associated definitions into Section 10-2-1 of
20	Littleton's Zoning Code, amending Section 10-3-1, Land Uses and short-term rentals, amending
21	Section 3-9-2-1, Business License requirements for short-term rentals, and establishing new
22	regulations for short-term rentals, Section 10-4-18; and
23	
24	WHEREAS, the Littleton Zoning Code does not adequately address the topic of
25	regulating short-term rentals in the city's residential neighborhoods and city council directed
26	staff to draft regulations; and
27	
28	WHEREAS, there is a moratorium in place until October 17, 2018 for the city to
29 30	not issue any more business licenses for short-term rentals in Littleton; and
30 31	WHEREAS, the city council finds that the proposed amendments to the city code
32	are in the best interest of the city and will promote the public health, safety and welfare of its
33	inhabitants;
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35	
36	NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF
37	THE CITY OF LITTLETON, COLORADO, THAT:
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39	Section 1: Section 2 of Chapter 1 of Title 10 of the City Code is hereby
40	amended to delete the existing and add correct definitions for rental uses as follows:
41	
42	ROOMING/BOARDING HOUSE: A residential structure containing a single dwelling unit and
43	two (2) or more guestrooms where lodging is provided, with or without meals, for compensation.
44 45	Includes rooming/boarding as a permitted use, as an accessory use, and as a tourist home as provided in section 10.3.2 of this title
45 46	provided in section <u>10-3-2</u> of this title.
40 47	BED AND BREAKFAST: A OWNER OCCUPIED, SINGLE FAMILY DETACHED HOME
48	HAVING FROM ONE TO NOT MORE THAN SIX (6) GUESTROOMS, AND PROVIDES
49	BREAKFASTS TO GUESTS.

1 DWELLING UNIT: One (1) or more rooms connected together but structurally divided from 2 other structures or from all other rooms in the same structure and providing residence for a 3 family living together as a single housekeeping unit. No such dwelling unit shall be occupied by 4 more than one (1) unrelated individual over the age of twelve (12) years who is required to 5 register as a sex offender under the provisions of Colorado Revised Statutes section 18-3-412.5, 6 as amended. Provided however, that this section shall not require a resident to leave the home 7 upon becoming twelve (12) years of age. ONE (1) OR MORE HABITABLE ROOMS 8 CONSTITUTING A UNIT FOR RESIDENTIAL OCCUPANCY, WITH FACILITIES FOR 9 EATING, SLEEPING, BATHING, THAT OCCUPIES A STRUCTURE OR A PORTION OF A 10 STRUCTURE. NO SUCH DWELLING UNIT SHALL BE OCCUPIED BY MORE THAN ONE (1) UNRELATED INDIVIDUAL EIGHTEEN (18) YEARS OF AGE OR OLDER WHO 11 12 IS REOUIRED TO REGISTER AS A SEX OFFENDER UNDER THE PROVISIONS OF THE 13 COLORADO REVISED STATUTES SECTION 18-3-412.5, AS AMENDED. PROVIDED, 14 HOWEVER, THAT THIS SECTION SHALL NOT REQUIRE A RESIDENT TO LEAVE THE 15 HOME UPON BECOMING EIGHTEEN (18) YEARS OF AGE. 16 17 DWELLING, MULTIPLE-FAMILY: Any building structurally divided into two (2) or more separate dwelling units including rooming/boarding houses-and tourist homes. No such 18 19 dwelling unit shall be occupied by more than one (1) unrelated individual over the age of 20 twelve (12) years who is required to register as a sex offender under the provisions of Colorado 21 Revised Statutes section 18-3-412.5, as amended. Provided however, that this section shall not 22 require a resident to leave the home upon becoming twelve (12) years of age, nor shall this 23 section apply to any child required to register as a sex offender under said statute who is placed 24 pursuant to section 19-1-103(51.3), Colorado Revised Statutes in a foster care home certified 25 or licensed pursuant to article 6 of title 26, Colorado Revised Statutes. NO SUCH 26 DWELLING UNIT SHALL BE OCCUPIED BY MORE THAN ONE (1) UNRELATED 27 INDIVIDUAL EIGHTEEN (18) YEARS OF AGE OR OLDER WHO IS REQUIRED TO 28 **REGISTER AS A SEX OFFENDER UNDER THE PROVISIONS OF THE COLORADO** 29 REVISED STATUTES SECTION 18-3-412.5, AS AMENDED. PROVIDED, HOWEVER, 30 THAT THIS SECTION SHALL NOT REQUIRE A RESIDENT TO LEAVE THE HOME 31 UPON BECOMING EIGHTEEN (18) YEARS OF AGE. 32 33 FAMILY: IS DEFINED AS: 34 35 A. AN INDIVIDUAL LIVING ALONE; 36 B. ANY NUMBER OF INDIVIDUALS, WHO ARE RELATED BY BLOOD, 37 MARRIAGE, OR LEGAL ADOPTION, INCLUDING FOSTER CHILDREN; 38 C. ANY UNRELATED GROUP OF INDIVIDUALS LIVING TOGETHER AS A 39 SINGLE HOUSEKEEPING UNIT UP TO A MAXIMUM OCCUPANCY AS 40 **OUTLINED IN THE CITY'S ADOPTED BUILDING CODE; OF THREE HUNDRED** 41 SQUARE FEET (300 FT) PER PERSON APPLIED AGAINST A TOTAL 42 SQUARE FEET OF LIVING SPACE IN THE DWELLING UNIT AS DEFINED 43 IN THE CITY'S ADOPTED BUILDING CODE.

1 2	D. NOT MORE THAN TWO UNRELATED INDIVIDUALS AND THEIR RELATED CHILDREN AND/OR PARENTS;
3 4 5 6 7 8 9 10 11 12 13	E. FAMILY SHALL NOT INCLUDE MORE THAN ONE INDIVIDUAL WHO IS REQUIRED TO REGISTER AS A SEX OFFENDER PURSUANT TO SECTION 18-3- 412.5 COLORADO REVISED STATUTES. THIS SECTION SHALL NOT APPLY TO A REGISTERED SEX OFFENDER WHO IS LIVING WITH HIS IMMEDIATE FAMILY. FOR PURPOSES OF THIS SECTION, IMMEDIATE FAMILY IS DEFINED AS A PERSON, THE PERSON'S SPOUSE, THE PERSON'S PARENT, THE PERSON'S GRANDPARENT, THE PERSON'S BROTHER OR SISTER OF THE WHOLE OR HALF BLOOD, THE PERSON'S CHILD, THE PERSON'S STEP-CHILD OR THE PERSON'S CHILD BY ADOPTION AND SHALL INCLUDE CHILDREN WHO HAVE BEEN PLACED IN FOSTER CARE, AS DEFINED BY THE COLORADO REVISED STATUTES.
14 15 16 17 18 19 20	HOTEL: A BUILDING IN WHICH OVERNIGHT LODGING IS PROVIDED AND OFFERED TO THE PUBLIC FOR COMPENSATION, AND IS NOT A ROOMING FACILITY OR BOARDING HOUSE. A GUEST SHALL AT ALL TIMES BE PROHIBITED FROM USING A HOTEL ROOM OR SUITE AS A PRIMARY PERMANENT RESIDENCE. A HOTEL IS CHARACTERIZED BY AND MAY PROVIDE SOME OF FOLLOWING AMENITIES:
21 22 23 24 25 26 27 28 29 30 31 32 33 34	 a. A RESTAURANT OR OTHER FOOD KIOSK OPTIONS THAT MAY BE AVAILABLE FOR FOOD SERVICE. b. A CENTRAL, COMMON LOBBY WITH CHECK-IN/CHECK-OUT AND GUEST SERVICES. EXAMPLES ARE VALET PARKING AND ROOM SERVICE. c. ACCESS TO INDIVIDUAL HOTEL ROOMS OR SUITES SHOULD BE EITHER INTERNAL OR THROUGH A SECURED INTERNAL COURTYARD. d. PROVIDE HOUSEKEEPING SERVICES. e. OFFER INTERNET ACCESS, DATA PORTS AND PHONE LINES IN ALL ROOMS f. PROVIDE A GUEST FITNESS CENTER WITH EXERCISE AND FITNESS EQUIPMENT. g. A HOTEL SHALL AT ALL TIMES OPERATE ONLY AS A HOTEL, AND IN NO EVENT SHALL IT BE CONVERTED TO A MULTIPLE RESIDENTIAL UNIT DWELLING OR ANY OTHER FORM OF PERMANENT RESIDENCE.
35 36	HOTEL, EXTENDED STAY: A BUILDING THAT MEETS THE DEFINITION OF HOTEL, AND SHALL MEET ALL OF THE FOLLOWING:
37 38 39 40	 PROVIDE LARGER ROOMS (GREATER THAN 400 SQUARE FEET) WITH A LIVING SPACE SEPARATE FROM THE BEDROOM. EXTENDED STAY HOTELS SHALL PROVIDE 75 PERCENT OF ALL SUITES WITH PULLMAN KITCHENS (PULLMAN KITCHENS MAY CONTAIN SOME OR ALL OF THE

1		FOLLOWING: SINK, BUILT-IN COOK TOP OR STOVE, MICROWAVE OVEN
2		AND REFRIGERATOR). NINETY PERCENT OF ALL ROOMS WITHIN THIS
3		CATEGORY SHALL BE AVAILABLE TO GUESTS STAYING 90 DAYS OR
4		LESS.
5	b.	HOTELS IN THIS CATEGORY SHALL HAVE A MAIN OFFICE PROVIDING
6		CHECK-IN, CHECKOUT AND CUSTOMER SERVICE FUNCTIONS.
7	с.	HOUSEKEEPING SERVICE SHALL BE PROVIDED.
8	d.	INGRESS AND EGRESS TO HOTEL ROOMS AND SUITES SHALL BE EITHER
9		INTERNAL OR THROUGH A SECURED INTERNAL COURTYARD.
10	e.	THIS TYPE OF FACILITY SHALL PROVIDE HOSPITALITY LOUNGE
11	•	AND/OR MEETING ROOMS AND MAY PROVIDE LIMITED RETAIL SPACE
12		FOR NEWSSTANDS, GIFT SHOPS, AND BUSINESS SERVICE CENTER.
13		EXTENDED STAY HOTELS MAY ALSO PROVIDE A RESTAURANT/CAFÉ
14		OR FOOD SERVICE, AND A FULLY EQUIPPED FITNESS CENTER FOR
15		GUESTS.
16	f	
10	1.	HOTEL, AND IN NO EVENT SHALL IT BE CONVERTED TO A MULTIPLE
18		RESIDENTIAL UNIT DWELLING OR ANY OTHER FORM OF PERMANENT
18 19		RESIDENTIAL UNIT DWELLING OK ANT OTHER FORM OF PERMANENT RESIDENCE.
19		KESIDENCE.
20		
21	LOCAL C	CONTACT: A PROPERTY OWNER'S REPRESENTATIVE WHO RESIDES
22		TWENTY MILES OF THE SUBJECT PROPERTY. A LOCAL CONTACT MAY
23	BE LOCA	ATED OUTSIDE OF THE CITY OF LITTLETON BOUNDARIES.
24		
25		A BUILDING OR GROUP OF BUILINDS IN WHICH OVERNIGHT LODGING IS
26		D TO THE PUBLIC FOR COMPENSATION, WHETHER DETACHED OR
27		CTED, OF ONE OR MORE STORIES WITH ROOMS THAT OPEN TO AN OPEN
28		LOSED EXTERIOR WALKWAY ACCESS THAT IS NOT CONSIDERED AS AN
29 20		R BUILDING CORRIDOR. A GUEST SHALL AT ALL TIMES BE PROHIBITED
30 21		SING A MOTEL ROOM AS A PRIMARY PERMANENT RESIDENCE. A MOTEL
31	MO21 M	EET ALL OF THE FOLLOWING:
32	a. No	O MORE THAN TEN PERCENT OF THE GUESTS RESIDE FOR A PERIOD OF
33		ORE THAN 30 DAYS.
34		MOTEL SHALL AT ALL TIMES OPERATE ONLY AS A MOTEL AND IN NO
35		VENT SHALL IT BE USED AS A MULTIPLE UNIT DWELLING OR ANY OTHER
36		ORM OF PERMANENT RESIDENCE.
37		HE ESTABLISHMENT SHALL PROVIDE DAILY HOUSEKEEPING, LINEN,
38		ELEPHONE AND OTHER SIMILAR SERVICES.
39		MAIN OFFICE PROVIDING CHECK-IN, CHECKOUT AND CUSTOMER
40		ERVICE FUNCTIONS.
40 41	51	
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- 1 Rooming facility means a single structure in which the owner rents individual rooms with
- 2 communal cooking and restroom facilities. The facility is designed to serve as the residence of
- 3 individuals subject to the following:
- 4 a. Rooms may be rented on a daily, weekly or monthly basis. 5 b. Rooms are generally furnished by the owner 6 c. Owner provides some housekeeping and linen services. 7 d. The relationship between owner and resident is that of a landlord/tenant with references 8 and deposits required of the resident. 9 10 ROOM FACILITY AND/OR BOARDING HOUSE: A SINGLE DETACHED DWELLING 11 UNIT IN WHICH THE OWNER RENTS INDIVIDUAL ROOMS AND THE INDIVIDUAL 12 ROOMS DO NOT HAVE INDIVIDUAL COOKING/RESTROOM FACILITIES. THE OWNER RESIDES ON THE PREMISE. THE UNIT IS DESIGNED TO SERVE AS THE 13 14 **RESIDENCE OF INDIVIDUALS SUBJECT TO THE FOLLOWING:** 15 a. ROOMS MAY BE RENTED ON A DAILY, WEEKLY OR MONTHLY BASIS. b. THE ROOMS ARE GENERALLY FURNISHED BY THE OWNER. 16 17 c. COMMUNAL COOKING AND RESTROOM FACILITIES ARE PROVIDED. d. OWNER PROVIDES SOME HOUSEKEEPING AND LINEN SERVICES. 18 19 e. THE RELATIONSHIP BETWEEN OWNER AND RESIDENT IS THAT OF A 20 LANDLORD/TENANT WITH REFERENCES AND DEPOSITS REQUIRED OF 21 THE RESIDENT. 22 23 SHORT TERM RENTAL: A RENTAL OF A RESIDENTIAL DWELLING UNIT FOR A 24 PERIOD OF LESS THAN THIRTY-ONE CONSECUTIVE DAYS, CHARACTERIZED BY 25 ONE OR MORE OF THE FOLLOWING: 26 a. THE RENTAL IS MARKETED ON-LINE AND MAY BE OFFERED THROUGH A 27 THIRD PARTY ENTITY (SUCH AS AIRBNB AND/OR TRIP ADVISOR) AND 28 SIMILAR ON-LINE ENTITIES. b. THE RENTAL HAS EXCLUSIVE USE OF THE PORTION OF THE PREMISES 29 30 RENTED. 31 c. DEPOSITS AND FEES MUST BE PAID IN ADVANCE AND MAY BE NON-32 REFUNDABLE 33 34 Section 2: Section 1(A) of Chapter 3 of Title 10 of the City Code is hereby amended by adding an additional symbol of "ST" which is "Permitted pursuant to section 10-4-35 18 of this title." 36 37 Section 1(A) of Chapter 3 of Title 10 of the City Code is hereby 38 Section 3: 39 amended by renaming subcategory 3.60 to "LODGING SERVICES," renaming subcategory

3.61 to "ROOMING FACILITY/BOARDING HOUSE," renaming subcategory 3.62 to 1 2 "HOTEL," renaming subcategory 3.63 to "HOTEL-EXTENDED STAY," and renaming 3 subcategory 3.64 to "MOTEL." 4 5 Section 4: The addition of subcategory 3.67 will be named "BED AND 6 BREAKFAST" and be a permitted use (P) in zone districts R-5, T, and CA. The addition of 7 subcategory 3.68 will be named "SHORT TERM RENTALS" and be permitted pursuant to 8 section 10-4-18 of this title (ST) in zone districts R-S, R-L, R-E, R-1, R-2, R-3, R-3X, R-4, R-5, 9 MH, B-P, T, B-1, B-2, B-3, and CA. 10 11 Section 5: Chapter 4 of Title 10 of the City Code is hereby amended by the 12 addition of a new Section 18 as follows: 13 14 **SECTION 10-4-18: SHORT TERM RENTALS:** 15 (A) SHORT-TERM RENTALS. SHORT-TERM RENTALS. AS DEFINED IN SECTION 10-1-16 2, ARE NOT PERMITTED IN THE FOLLOWING ZONE DISTRICTS: R-S, R-L, R-17 E, AND R-1. INCLUDING SHORT-TERM RENTALS ARE NOT PERMITTED IN 18 PLANNED DEVELOPMENTS, UNLESS SPECIFICALLY ALLOWED AS A 19 PERMITTED USE., AND AS LISTED PER SECTION 10-3-2, 20 (B) SHORT-TERM RENTALS, AS DEFINED IN SECTION 10-1-2, ARE PERMITTED 21 IN THE FOLLOWING ZONE DISTRICTS: R-2, R-3, R-3X, R-4, R-5, AND OTHER 22 NON-RESIDENTIAL ZONE DISTRICTS THAT ALLOW RESIDENTIAL USES, 23 EXCEPT AS NOTED IN 10-4-18 (A). SHORT-TERM RENTALS SHALL COMPLY 24 WITH THE FOLLOWING REGULATIONS: 25 1. EACH PROPERTY OWNER OPERATING A SHORT TERM RENTAL SHALL 26 OBTAIN A LICENSE FROM THE COMMUNITY DEVELOPMENT DEPARTMENT. 2. OWNERSHIP. THE APPLICANT MUST BE THE FEE OWNER OF RECORD OF 27 THE SUBJECT PROPERTY. AND/OR PROVIDE A LEASE AGREEMENT 28 29 SHOWING THE PROPERTY AS PRIMARY RESIDENCE ALONG WITH 30 LANDOWNER APPROVAL GRANTING SHORT TERM RENTAL OF THE UNIT. 3. THE APPLICANT MUST PROVIDE PROOF THAT INDICATES THEY ARE 31 32 THE FEE OWNER OF RECORD OF THE SUBJECT PROPERTY AND MUST 33 BE A RESIDENT OF THE CITY OF LITTLETON OR HAVE A REGISTERED BUSINESS ADDRESS IN THE CITY OF LITTLETON. AN APPLICANT SHALL 34 35 BE LIMITED TO ONE SHORT TERM RENTAL LICENSE FOR A DWELLING 36 UNIT WITHIN THE CITY. 37 4. PERMITTED STRUCTURES. PRIMARY AND ACCESSORY STRUCTURES ARE 38 ALLOWED AS PROVIDED BY SECTION 10-4-4 OF THIS CODE. ALL 39 STRUCTURES SHALL COMPLY WITH THE REGULATIONS FOR PRIMARY

40 AND ACCESSORY STRUCTURES, INCLUDING MAXIMUM SIZE, HEIGHT, LOT

1	COVERAGE, AND SETBACKS, FOR THE PROPERTY'S ZONE DISTRICT.
2	5. NUMBER OF SHORT-TERM RENTALS PER PROPERTY. IF A LOT CONTAINS
3	MORE THAN ONE LEGAL DWELLING UNIT, INCLUDING ACCESSORY
4	DWELLING UNITS, ONLY ONE DWELLING UNIT ON SUCH LOT IS ELIGIBLE
5	FOR AN OPERATOR'S LICENSE A SHORT-TERM RENTAL UNDER THIS
6	CHAPTER. ALL APPLICABLE ZONING REGULATIONS REGARDING DENSITY
7	MUST BE MET IN ORDER TO ALLOW A SHORT TERM RENTAL TO OPERATE.
8	6. THE OWNER SHALL DISPLAY A COPY OF THE OPERATOR'S LICENSE IN A
9	PROMINENT PLACE INSIDE THE PREMISES AND ON ANY ADVERTISING OR
10	OTHER ANNOUNCEMENTS OF THE SHORT TERM RENTAL. THE OWNER
11	SHALL PROVIDE CONTACT INFORMATION FOR THE OWNER AND/OR THEIR
12	AGENT IN WRITING AND POST IN A PROMINENT PLACE INSIDE THE
13	PREMISES.
14	7. SALES AND USE TAX LICENSE REQUIRED. IT SHALL BE UNLAWFUL TO
15	OPERATE A SHORT-TERM RENTAL WITHOUT HAVING FIRST OBTAINED A
16	VALID CITY OF LITTLETON SALES AND USE TAX LICENSE FOR THE
17	PROPERTY OR DWELLING UNIT TO BE UTILIZED AS A SHORT-TERM
18	RENTAL.
19	8. OCCUPANCY. THE OCCUPANCY OF A SHORT-TERM RENTAL SHALL NOT
20	EXCEED THE TOTAL NUMBER OF UNRELATED PERSONS THAT ARE
21	OTHERWISE PERMITTED TO OCCUPY A DWELLING UNIT UNDER THE
22	APPLICABLE REQUIREMENTS OF THE ZONE DISTRICT, BUILDING CODE OR
23	ANY OTHER CITY CODE APPLICABLE TO THE SUBJECT PREMISE.
24	A. ALL SHORT TERM RENTALS MUST BE FOR A MINIMUM OF TWO (2)
25	CONSECUTIVE NIGHT RENTALS TO THE SAME PARTY.
26	9. PARKING REQUIREMENTS. PARKING REQUIREMENTS FOR THE PROPERTY
27	SHALL MEET THE NUMBER OF OFF-STREET PARKING SPACES AS WOULD
28	OTHERWISE BE REQUIRED TO SERVE RESIDENTIAL USES FOR THE SPECIFIC
29	AREA OF THE CITY IN WHICH THE LICENSED PREMISES IS LOCATED, AS
30	SET FORTH IN SECTION 10-4-9 OF THIS CODE. NOTWITHSTANDING ANY
31	OTHER PROVISION OF THIS CODE, NON-CONFORMING PROPERTIES SHALL
32	BE REQUIRED TO COME INTO COMPLIANCE WITH THE PARKING
33	REQUIREMENTS. THE LOCATION OF REQUIRED OFF-STREET PARKING
34	SHALL BE IDENTIFIED IN THE LICENSE APPLICATION. A PROPERTY MAY
35	NOT PAVE ADDITIONAL PARKING SPACES AND REMOVE LANDSCAPING
36	TO ACCOMMODATE OFF-STREET PARKING SPACE/S ABOVE THE
37	PARKING REQUIREMENTS.
38	10. SAFETY REQUIREMENTS. EACH SHORT-TERM RENTAL SHALL BE
30	FOUIPPED WITH AN OPERATIONAL SMOKE DETECTOR CARBON

39 EQUIPPED WITH AN OPERATIONAL SMOKE DETECTOR, CARBON

1 2 3 4 5 6 7 8 9	MONOXIDE DETECTOR, AND FIRE EXTINGUISHER ON THE LICENSED PREMISES DURING EACH SHORT-TERM RENTAL OCCUPANCY. IT SHALL BE UNLAWFUL TO OPERATE A SHORT-TERM RENTAL WITHOUT A SMOKE DETECTOR, CARBON MONOXIDE DETECTOR OR FIRE EXTINGUISHER. THE DIRECTOR OR HIS /HER DESIGNEE MAY INSPECT THE DWELLING UNIT PROPOSED TO BE LICENSED FOR THE PURPOSE OF VERIFYING COMPLIANCE WITH SUCH REQUIREMENTS. REFUSAL BY THE APPLICANT TO ALLOW SUCH INSPECTION SHALL BE GROUNDS FOR DENIAL, NONRENEWAL OR REVOCATION OF A LICENSE.
10 11	11. INSURANCE. THE LICENSEE MUST MAINTAIN UP TO DATE FIRE, HAZARD AND LIABILITY INSURANCE.
12	12. COMPLIANCE WITH OTHER LAWS. THE DWELLING OR DWELLING UNIT TO
13	BE LICENSED MUST COMPLY WITH ALL APPLICABLE FEDERAL, STATE AND
14	LOCAL LAWS, INCLUDING BUT NOT LIMITED TO, THE INTERNATIONAL
15	FIRE CODE AS ADOPTED BY THE SOUTH METRO FIRE AND RESCUE
16	DISTRICT AND ALL CITY OF LITTLETON CODES.
17	13. THE LICENSEE SHALL PROVIDE TO EACH SHORT TERM RENTAL
18	CUSTOMER A COPY OF THE CITY'S NOISE, TRASH AND RELATED
19	REGULATIONS AND SHALL INDICATE A PRIMARY LOCAL CONTACT WHO
20	MAY BE CONTACTED BY THE CITY ON A 24 HOUR/7 DAY A WEEK BASIS
21	REGARDING ANY PROBLEMS WITH THE PROPERTY.
22	
23	(B) LICENSE REQUIREMENTS:
24	1. NOTWITHSTANDING ANY OTHER PROVISION OF THIS CODE, A SHORT
25	TERM RENTAL OPERATOR'S LICENSE SHALL BE GOOD FOR A PERIOD OF
26	ONE YEAR AND MUST BE RENEWED ANNUALLY. FOR ANY LICENSE
27	ISSUED PRIOR TO JANUARY 1, 2019, THE LICENSE MAY BE ISSUED FOR A
28	PRO-RATA PERIOD EXPIRING ON DECEMBER 31, 2019.
29	2. ANY PROPERTY CURRENTLY OPERATED AS A SHORT TERM RENTAL
30	SHALL OBTAIN AN OPERATOR'S LICENSE PRIOR TO JANUARY 1, 2020.
31	3. THE ANNUAL FEE FOR THE SHORT TERM RENTAL OPERATOR'S LICENSE
32	SHALL BE \$25.00, AND AS SUBSEQUENTLY AS DETERMINED BY CITY
33	COUNCIL THROUGH ADOPTION OF THE CITY'S FEE SCHEDULE, WHICH
34	MAY BE AMENDED FROM TIME TO TIME.
35	4. THE APPLICANT MUST PROVIDE PROOF THAT INDICATES THEY ARE
36	THE FEE OWNER OF RECORD OF THE SUBJECT PROPERTY AND MUST
37	BE A RESIDENT OF THE CITY OF LITTLETON OR HAVE A REGISTERED
38	BUSINESS ADDRESS IN THE CITY OF LITTLETON. AN APPLICANT
39	SHALL BE LIMITED TO ONE SHORT TERM RENTAL LICENSE FOR A

1	DWELLING UNIT WITHIN THE CITY.
2 3	5. A SITE PLAN OF THE PROPERTY MUST BE SUBMITTED TO THE CITY TO PROVIDE DETAILED INFORMATION AS OUTLINED IN SECTION 10-4-18.
4 5	6. A COPY OF THE PROPERTY'S UP TO DATE FIRE, HAZARD AND LIABILITY INSURANCE SHALL BE PROVIDED.
6 7 8 9	7. A PRIMARY LOCAL CONTACT FOR THE PROPERTY MUST BE PROVIDED, AND SUCH CONTACT MUST BE AVAILABLE 24HOURS/7DAYS A WEEK. A PRIMARY CONTACT MUST BE LOCATED WITHIN TWENTY (20) MILES OF THE PROPERTY'S ADDRESS.
10 11 12 13 14 15 16	8. FAILURE TO COMPLY WITH ANY OF THE REQUIREMENTS OF THIS SECTION, OR ANY OTHER ZONING, BUILDING OR CITY CODE APPLICABLE TO THE SUBJECT PREMISE SHALL BE GROUNDS FOR DENIAL, NONRENEWAL OR REVOCATION OF A LICENSE. A LICENSE SHALL BE REVOKED IN THE SAME MANNER AS A BUSINESS LICENSE UNDER CHAPTER 3 OF THIS CODE.
17 18	Section 6: Section 2-1 of Chapter 9 of Title 3 of the City Code is hereby amended as follows:
19 20	SECTION 3-9-2-1: LICENSE REQUIRED:
21 22 23 24 25 26 27 28 29 30 31 32 33 34	(A) It shall be unlawful for any person to engage in the business of selling at retail, as the same is defined in this chapter, without first having obtained a license therefor, which license shall be applied for on a form prepared by the city treasurer FINANCE DIRECTOR. EXCEPT FOR THOSE LICENSES IN SUBSECTION B OF THIS SECTION, no fees shall be charged for issuance of the license, and it shall be issued by the treasurer FINANCE DIRECTOR unless he or she determines that the business to be operated would violate any of the statutes of the state of Colorado, of the United States or any of the provisions of this code. Zoning approval shall be required for all sales and use tax licenses provided, however, that if the person or entity seeks a sales and use tax license for an adult entertainment establishment, the license shall be issued by the treasurer FINANCE DIRECTOR within five (5) days of application thereforE, unless the adult entertainment establishment is in or proposed to be located in a location where such establishments are not permitted under this code. Except for those licenses in subsection B of this section, said license shall be and remain in full force and effect until and unless revoked.
35 36 37 38 39 40	(B) FOR THOSE BUSINESS, SALES AND USE TAX LICENSES ISSUED FOR THE FOLLOWING ITEMS UNDER THIS SECTION, SUCH LICENSES SHALL BE ISSUED OF A ONE YEAR CALENDAR PERIOD BEGINNING ON JANUARY 1 OF EACH YEAR, EXCEPT THE PRORATED PERIOD OF THE YEAR IN WHICH THIS SECTION WAS ADOPTED MAY BE ADDED TO THE FIRST YEAR. FOR EACH LICENSE ISSUED PURSUANT TO THIS SUBSECTION A FEE OF TWENTY (\$20.00)

1	DOLLARS SHALL BE CHARGED:
2	1. SHORT TERM RENTALS AS DEFINED IN CHAPTER 10 OF THE CODE.
3 4 5 6 7 8 9 10	Section 7: Severability. If any part, section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be invalid, such invalidity shall not affect the validity of the remaining sections of this ordinance. The City Council hereby declares that it would have passed this ordinance, including each part, section, subsection, sentence, clause or phrase hereof, irrespective of the fact that one or more parts, sections, subsections, sentences, clauses or phrases may be declared invalid.
10 11 12 13 14	Section 8: Repealer. All ordinances or resolutions, or parts thereof, in conflict with this ordinance are hereby repealed, provided that this repealer shall not repeal the repealer clauses of such ordinance nor revive any ordinance thereby.
15 16	INTRODUCED AS A BILL at a regularly scheduled meeting of the City Council
17	of the City of Littleton on the day of, 2018, passed on first reading by a vote of
18	FOR and AGAINST; and ordered published by posting at Littleton Center, Bemis
19	Library, the Municipal Courthouse and on the City of Littleton Website.
20	PUBLIC HEARING on the Ordinance to take place on the day of
21	, 2018, in the Council Chambers, Littleton Center, 2255 West Berry Avenue,
22	Littleton, Colorado, at the hour of 6:30 p.m., or as soon thereafter as it may be heard.
23	
24	PASSED on second and final reading, following public hearing, by a vote ofFOR
25	and AGAINST on the day of, 2018 and ordered published by
26	posting at Littleton Center, Bemis Library, the Municipal Courthouse and on the City of Littleton
27	Website.
28	ATTEST:
29 30	Wendy Heffner Debbie Brinkman

31 CITY CLERK MAYOR

APPROVED AS TO FORM:

Stephen Kemp CITY ATTORNEY

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