The following text is proposed to be added to Section 29-1.11(a) of the Unified Development Code to define a short-term rental as land use. All text is new.

Short- term rental. A residential dwelling unit, portion of a dwelling unit or room within a residential dwelling unit rented by a transient guest for a period less than thirty-one (31) days.

Transient Guest. A person who occupies a room in a hotel, motel or tourist court as well as a bed and breakfast or short term rental for a period less than thirty-one (31) days.

The following existing definitions within Section 29-1.11(a) of the Unified Development Code shall be amended as follows. Strikethrough text to be deleted and <u>underlined</u> text to be added.

Hotel. A building occupied or used as a temporary abiding place of individuals or groups of individuals, with or without meals, in which the typical stay is between one and thirty-one (30) (31) days. Accessory uses may include restaurants, cafes, swimming pools, meeting rooms, or sports/health facilities. The definition of *hotel* shall exclude bed and breakfast establishments and short-term rentals.

Bed and breakfast. A residential building containing not more than five (5) guest rooms that provides sleeping units and meals for transient guests, and that is managed and occupied by the owner of the property. The definition of bed and breakfast shall exclude a hotel and a short-term rental.

The following text is proposed to be added to Section 29-3.3 of the Unified Development Code as "use-specific standard" (pp). All text is new.

(pp) Primary use of land and buildings: Short-Term Rental. This use is subject to the following additional standards:

- A. Short-term rental types. Short-term rentals shall be classified as either <u>an</u> "owner hosted" or "non-owner hosted" dwelling unit meeting the following provisions:
 - An owner hosted short-term rental shall be defined asis a dwelling unit occupied by the owner of record for a period of three hundred thirty (330) two hundred seventy (270) or more calendar days per year-or more;
 - 2. A **non-owner hosted** short-term rental shall be <u>defined as</u> a dwelling unit occupied by the owner of record for a period <u>of two hundred sixty-nine (269)</u>three <u>hundred thirty (330)</u> or fewer calendar days per year <u>or less</u>.

- B. Authorization to Operate. Authorization to operate a short-term rental shall be based upon its classification under 29-3.3 (pp)(A) and may be granted administratively by the Director or their designee or by following the approval of a conditional use permit by City Council pursuant to the requirements of 29-6.4(m) of this Code.
 - 1. Administrative Approval An **owner hosted** short-term rental may be authorized by the Director or their designee pursuant to the following conditions:

i. In the R-1 zone district, a short-term rental shall:

Not exceed a maximum of three (3) transient guests not including minor children.

Not offer more than two (2) sleeping rooms that meet the requirements of the adopted International Property Maintenance Code for rental regardless of the total number of sleeping rooms within the dwelling.

c. Demonstrate compliance with the provisions of 29-3.3(pp)(C).

<u>Hin</u> the R-2, R-MF, M-OF, M-N, M-DT, or M-C zoning districts <u>by the Director</u> or their designee pursuant to the following conditions a short-term rental shall:

- a. Not exceed a maximum of four (4) transient guests per night not including minor children.
- b. Not offer more than four (4) sSleeping rooms offered for rental that shall meet the requirements of the adopted International Property Maintenance Code and other applicable codes and/or laws, including but not limited to, the adopted International Residential and/or Commercial Building Codes and the adopted International Fire Code regardless of the total number of sleeping rooms within the dwelling.
- c. Not have more than one (1) registered short term rental dwelling unit registered as a short-term rental when a lot is improved with a two-family dwelling unit, multi-family dwelling unit, or on a lot containing multiple detached dwelling units.
- d. Demonstrate compliance with the provisions of 29-3.3(pp)(C).
- 2. Conditional Use Permit –Any "non-owner hosted" short-term rental within the R-1 zone district or any short-term rental not meeting the classification of "owner hosted" shall obtain conditional use permit approval from the City Council prior to its operation. Approval of a conditional use permit shall be in accordance with 29-6.4(m) of this Code and shall be subject to the following additional standards:
 - i. In the R-1 zone district:
 - a. Not exceed a maximum of three (3) transient guests, per night, provided that transient guest occupancy may be increased upon authorization by the City Council as part of the conditional use application. Maximum transient

- guest occupancy shall be determined based on the number of sleeping rooms and their corresponding square footage requirments as defined within the adopted International Property Maintenance Code and any other general criteria established under the conditional use process in 29-6.4. not including minor children.
- b. Not offer more than two (2) sSleeping rooms offered for rental shall that meet the requirements of the adopted International Property Maintenance Code and other applicable codes and/or laws, including but not limited to, the adopted International Residential and/or Commercial Building Codes and the adopted International Fire Code for rental regardless of the total number of sleeping rooms within the dwelling.
- c. Demonstrate compliance with the provisions of 29-3.3(pp)(C).
- ii. In the R-2, R-MF, M-OF, M-N, M-DT, or M-C zoning districts <u>conditional</u> <u>use applications may</u>:
 - a. Request up to two (2) transient guests or less, not including minor children, per sleeping room provided that transient guest occupancy, per sleeping room, may be increased upon authorization by the City Council as part of the conditional use application. Maximum transient guest occupancy shall be determined based on the number of sleeping rooms and their corresponding square footage requirements as defined within the adopted International Property Maintenance Code and any other general criteria established under the conditional use process in 29-6.4. Actual maximum occupancy shall be established as part of the conditional use permit.
 - b. Request rental designation of both dwelling units when application has been made for a two-family dwelling unit provided the provisions of section B(2)(ii)(a) are met.
 - e.b. Request short-term rental designation for of up to a maximum of 25% of the dwelling units within a multi-family structure containing three (34) or more dwelling units or on a lot containing four (4) or more multiple detached dwelling units -provided the provisions of B(2)(ii)(a) are met.
 - d.c.Demonstrate compliance with the provisions of 29-3.3(pp)(C).
- C. Supplemental use-specific standards. The following standards shall be applicable to all short-term rentals regardless of classification under 29-3.3(pp)(A).
 - 1. GIS Map Database. The City of Columbia shall utilize application data for the purposes of establishing a geographic information system mapping database accessible to the public for administration, enforcement, and notification purposes.
 - 2.1. Adjacent Property Owner Notification. The City of Columbia shall <u>provide public</u> notice for any conditional use application seeking to establish a short-term rental in accordance with the provisions of Section 29-6.3(c), upon application to establish a short term rental, provide mailed notice to all adjacent owners of

record and occupants within 185 feet of subject property as well as recognized neighborhood associations within 1000 feet of the subject site. Such notice shall indicate if the application seeks administrative approval or a conditional use. For applications seeking conditional use approval public hearing information regarding the request will be provided within the notification letter.

- 3.2. Proof of ownership. The property owner shall provides ubmit, upon forms provided by the City, an affidavit stating affirming the following the proposed dwelling unit is: (a) the dwelling unit to be used as a short-term rental is under their fee simple ownership, and (b) the number of days the length of time that such dwelling serves as their principal residence. Such proof of ownership shall be provide annually.
- 4.3. Property registration. The property owner shall register the short-term rental dwelling unit with the City of Columbia prior to being granted a cCertificate of Rental Ccompliance. Such registration shall follow to the provisions of Chapter 22 of the City Code. Such registration shall grant the City of Columbia the right to inspect the dwelling unit for compliance with all applicable City codes. and to determine determine maximum occupancy pursuant to the adopted International Property Maintenance Code.
- 4. <u>Dual rental designation.</u> A dwelling unit that has an active certificate of rental compliance, pursuant to the Rental Unit Conversation Law, may apply for a to become a short-term rental certificate of compliance subject to the provisions of 29-3.3(pp)(B) and other applicable City codes, without requiring to be needing recertification.
 - If approved to become a short-term rental, the dwelling unit may be offered for rental purposes as either a short-term rental subject to the provision of this subsection (pp) or as a traditional rental unit pursuant to the provisions of the Rental Unit Conservation Law of the City Code. This dual designation shall not relieve the property owner of remittance of any applicable lodging taxes or business licensing requirements as adopted by the City of Columbia.
- 4.5.Short-term Rental Certificate of Compliance posting. The short-term rental certificate of compliance shall be conspicuously posted at the entry of the dwelling unit or readily available on-site for review upon the request of a police officer or city inspector investigating a violation of this subsection (pp), Chapter 16, Article IV (Nuisances), or Chapter 22, Article V (Rental Unit Conversation Law) of the City Code.
- 6. Rental Platform Identification. Upon application to register a dwelling unit as a short-term rental and annually thereafter, the property owner shall provide the City with a list of all specific web-site or other media where the dwelling unit will be advertised for rental following issuance of a short-term rental certificate of compliance. This information will be used by the City and used for the purposes

of ensuring compliance with the requirements contained herein or those specifically applied to the subject dwelling as a part of a conditional use approval.

5.7. Dwelling unit usage.

- i. The dwelling unit shall not be rented on an individual sleeping room basis where multiple rental reservations occur simultaneously. The dwelling unit shall be rented in its entiretyOnly one rental reservation shall occur at any given time. The dwelling unit shall not be rented on an individual sleeping room basis.
- ii. The dwelling unit shall not be used for activities otherwise prohibited by the City Code.such as receptions, parties, weddings or similar social events in which 10 or more people participate or which constitute a Nuisance Party as defined within Chapter 16, Article IV of the City Code.
- 6.8. Accessory Dwelling Units (ADUs) as Short-term Rentals. When a property has been legally authorized to accommodate an ADU, the property owner, at the time of application, shall designate which dwelling shall become a short-term rental. In no instance shall both the ADU and the principal dwelling be permitted to be utilized for short-term rental purposes.
- 7.9. Signage. One (1) non-illuminated building-mounted sign no greater than one (1) square foot in area shall be permitted to identify the dwelling unit as a short-term rental. One (1) non-illuminated on-site directional signs no greater than one-half (1/2) square foot each shall be permitted for guest way-finding purposes.
- 8.10. Rental Certificate Transfer. An active short-term rental certificate of Rental C compliance for a short-term rental may be transferrable upon sale of the dwelling unit provided that:
 - i. Such transfer occurs in accordance with the provisions enumerated within Chapter 22, Article 5 (Rental Unit Conservation Law) of the City Code
 - ii. Submission of a new "Proof of Ownership" affidavit confirming that operation of the short-term rental will continue as previously authorized (owner hosted or non-owner hosted). If operation of the short-term rental is inconsistent with its prior approval, compliance with the provision of Section 29-3.3(pp)(B)subsection B, above, shall be required.
- 9.11. Revocation of a Certificate of Rental Compliance. Operation of a short-term rental, regardless of classification, in violation of any of the foregoing provisions of subsection (pp) shall constitute a violation of the City Code and shall be subject. The property owner shall be subject to any fines and penalties all remedies provided for within Chapter 16, Article IV (Nuisances) and Section 29-6.6 (Violations, Enforcement, and Penalties) of the City Code. including, but not

limited, revocation of any issued Certificate of Rental Compliance. Any property owner who has had their short-term rental cCertificate of Rental Cc ompliance revoked shall only be permitted to seek a conditional-permit to re-establish the short-term rental.