1	ORDINANCE NO
2	
3	AN ORDINANCE to amend and reordain ARTICLES II (DEFINITIONS), III (RESIDENTIAL
4	ZONE REGULATIONS), IV (COMMERCIAL, OFFICE AND INDUSTRIAL ZONES), V (MIXED USE ZONES), VI (SPECIAL AND OVERLAY ZONES), VII
5	
6	(SUPPLEMENTAL ZONE REGULATIONS), Section 8-200 of ARTICLE VIII (OFF-
7	STREET PARKING AND LOADING), and ARTICLE XI (DEVELOPMENT
8	APPROVALS AND PROCEDURES) of the City of Alexandria Zoning Ordinance, in
9	accordance with the text amendment heretofore approved by city council as Text Amendment No. 2024-00002.
10	Amendment No. 2024-00002.
11	WHEDEAS the City Council finds and determines that
12	WHEREAS, the City Council finds and determines that:
13	1. In Tout Amondment No. 2024 00002, the Planning Commission, having found
14 15	1. In Text Amendment No. 2024-00002, the Planning Commission, having found that the public necessity, convenience, general welfare and good zoning practice so require,
16	recommended approval to the City Council on March 5, 2024 of a text amendment to the Zoning
17	Ordinance to adopt minor updates, which recommendation was approved by the City Council at
18	public hearing on March 16, 2024;
19	public hearing on Water 10, 2024,
20	2. The City Council in adopting this ordinance expressly adopts, ratifies, affirms and
21	concurs in the finding and action of the Planning Commission above stated;
22	concurs in the finding and action of the Franking Commission above stated,
23	3. All requirements of law precedent to the adoption of this ordinance have been
24	complied with; now, therefore,
25	complica with, now, therefore,
26	THE CITY COUNCIL OF ALEXANDRIA HEREBY ORDAINS:
27	
28	Section 1. That Article II of the Zoning Ordinance be, and the same hereby is,
29	amended by deleting the language shown in strikethrough and inserting new language shown in
30	underline, as follows:
31	
32	***
33	
34	2-112 – Reserved. Apartment hotel
35	A building or portion thereof designed for or containing guest rooms or suites of rooms for
36	transient occupants with private cooking facilities for occupancy on a short or long term basis
37	***
38	
39	2-121 – Reserved. Bed and breakfast accommodation.
40	A single-unit, two-unit or townhouse dwelling in which, as an accessory use, no more than two
41	bedrooms are made available for transient occupancy, generally for not more than a total of five
42	guests at one time or for more than seven days per visit.
43	***
44	
45	2-153 – Reserved. Guest room.

1 A room which is designed or intended for occupancy by one or more guests, but in which no 2 provision is made for cooking, and not including dormitories for sleeping purposes. 3 4 5 2-161 – Hotel. 6 Any nonresidential building or portion thereof under common management or ownership-which contains guest rooms used which are designed or intended to be used, let or hired out for 7 8 transient, as defined in City Code section 3-2-141, occupancy as a temporary residential by, or which are occupied by guests ten or more individuals for compensation to be paid directly or 9 indirectly and including but not limited to motels, auto courts, and motor lodges. 10 11 12 13 2-183.1 – Personal service establishment A store or shop providing personal, financial, technical or repair services, assistance or advice 14 15 to individual consumers, including but not limited to: 16 17 Private school, academic, with a maximum of 20 students on the premises at any one time; 18 19 20 2-198 – Reserved. Tourist home. 21 A building in which board or rooms or both are offered to the traveling public for compensation 22 and which is open to transient guests, not exceeding nine individuals, as distinguished from a 23 rooming house or co-living dwelling. *** 24 25 26 Section 2. That Article III of the Zoning Ordinance be, and the same hereby is, 27 amended by deleting the language shown in strikethrough and inserting new language shown in underline, as follows: 28 29 30 Sec. 3-800 – RCX/Medium density apartment zone. 31 32 3-803 – Special uses. 33 The following uses may be allowed in the RCX zone pursuant to a special use permit: 34 Reserved Apartment hotel. *** 35 36 37 Sec. 3-900 – RC/High density apartment zone. *** 38 39 3-903 – Special uses. 40 The following uses may be allowed in the RC zone pursuant to a special use permit: 41 Reserved Apartment hotel. (A) *** 42 43 44 Sec. 3-1100 – RM/Townhouse zone. 45

46

3-1103 – Special uses.

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1
        The following uses may be allowed in the RM zone pursuant to a special use permit:
 2
                      Reserved-Bed and breakfast accommodation, as permitted by section 7-400.
        ***
 3
 4
 5
                      Section 3. That Article IV of the Zoning Ordinance be, and the same hereby is,
        amended by deleting the language shown in strikethrough and inserting new language shown in
 6
 7
        underline, as follows:
 8
 9
        Sec. 4-400 CG/Commercial general zone.
10
11
        4-403 – Special uses.
        The following uses may be allowed in the CG zone pursuant to a special use permit:
12
13
14
               (B.1) Apartment hotel;
        ***
15
16
17
        Sec. 4-500 – CD/Commercial downtown zone.
18
19
        4-503 – Special uses.
20
        The following uses may be allowed in the CD zone pursuant to a special use permit:
21
22
               (B)
                      Reserved Apartment hotel.
23
               (B.1) Bed and breakfast accommodation, as permitted by section 7-400.
24
25
               (Y) Reserved Tourist home.
        ***
26
27
28
        Sec. 4-600 – CD-X/Commercial downtown zone (Old Town North).
29
        ***
30
        4-603 – Special uses.
31
               (B) Reserved Apartment hotel.
32
33
               (W) Reserved Tourist home.
34
        ***
35
36
        Sec. 4-800 – OC/Office commercial zone.
        ***
37
38
        4-803 – Special uses.
39
        The following uses may be allowed in the OC zone pursuant to a special use permit:
40
41
               (B)
                      Reserved Apartment hotel.
        ***
42
43
44
        4-900 – OCM(50)/Office commercial medium (50) zone.
45
46
        4-903 – Special uses.
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The following uses may be allowed in the OCM(50) zone pursuant to a special use permit:
 1
 2
 3
               (B)
                      Reserved-Apartment hotel.
        ***
 4
 5
        Sec. 4-1000 – OCM(100)/Office commercial medium (100) zone.
 6
 7
 8
        4-1003 – Special uses.
        The following uses may be allowed in the OCM(100) zone pursuant to a special use permit:
 9
10
11
               (B)
                      Reserved Apartment hotel.
        ***
12
13
14
        Sec. 4-1100 - OCH/Office commercial high zone.
15
16
        4-1103 – Special uses.
17
        The following uses may be allowed in the OCH zone pursuant to a special use permit:
18
19
               (B)
                      Reserved Apartment hotel.
        ***
20
21
22
        Sec. 4-1200 - I/Industrial zone.
        ***
23
24
        4-1202 – Permitted uses.
25
        The following uses are permitted in the I zone:
        ***
26
27
               (U.1) Recreation and entertainment use, indoor;
        ***
28
29
30
                      Section 4. That Article V of the Zoning Ordinance be, and the same hereby is,
31
        amended by deleting the language shown in strikethrough and inserting new language shown in
        underline, as follows:
32
33
34
        Sec. 5-100 – CRMU-L/Commercial residential mixed use (low).
        ***
35
36
        5-103 – Special uses.
        The following uses may be approved, pursuant to the procedures and regulations for special use
37
        permits and subject to the criteria of section 5-109 below:
38
39
        ***
40
               (B)
                      Reserved Apartment hotel.
        ***
41
42
43
        Sec. 5-200 – CRMU-M/Commercial residential mixed use (medium).
44
45
        5-203 – Special uses.
```

1	The following uses may be approved, pursuant to the procedures and regulations for special use
2	permits and subject to the criteria of section 5-209 below:
3	***
4	(B) <u>Reserved-Apartment hotel.</u>
5	***
6	
7	Sec. 5-300 – CRMU-H/Commercial residential mixed use (high).
8	***
9	5-303 – Special uses.
10	The following uses may be approved, pursuant to the procedures and regulations for special use
11	permits and subject to the criteria of section 5-309 below:
12	***
13	(B) <u>Reserved-Apartment hotel.</u>
14	***
15	
16	Sec. 5-400 – CRMU-X/Commercial residential mixed use (Old Town North).
17	***
18	5-402 – Permitted uses.
19	The following uses are permitted in the CRMU-X zone:
20	***
21	(G) Social service use;
22	(H) Outdoor dining located on private property within a commercial complex.
23	(11) Oddoor diffing foodeed on private property wrann a commercial complex.
24	5-403 – Special uses.
25	The following uses may be approved, pursuant to the procedures and regulations for special use
26	permits and subject to the criteria of section 5-609 below:
27	***
28	(I) Reserved-Apartment hotel.
29	***
30	
31	Sec. 5-600 – CDD/Coordinated development district.
32	***
33	5-602 – Coordinated development districts created, consistency with master plan, required
34	approvals.
35	(A) The CDD districts, as shown on Table 1, are as follows:
36	(11) The CDD districts, as shown on Tuote 1, are as follows.
37	Table 1. Coordinated Development Districts
38	Table 1. Cooldinated Development Districts
30	

CDD	CDD Name	Without a CDD	With a CDD Spe	cial Use Permit	
No.		Special Use Permit	***	***	Uses
		1 CITIII			
***	***	***	***	***	***

2	Eisenhower	***			Active
	Avenue Metro				recreational uses;
	Avenue Meno				animal care
					facility; animal
					care facility with
					overnight
					accommodation;
					any use with live
					entertainment;
					apartment hotel;
					business and
					professional
					office; child care
					home; church;
					congregate
					housing facility;
					congregate
					recreational
					facility;
					continuum of
					care facility; day
					care center;
			***	***	dwelling, multi-
					unit; elder care
					home; food or
					beverage
					production
					exceeding 5,000
					sq. ft., which
					includes a retail
					component;
					fraternal or
					private club;
					health and
					athletic club or
					fitness studio;
					health profession
					office; helistop;
					homeless shelter;
					hospice; hospital;
					_
					hotel; light
					assembly,
					service, and
					crafts; medical
					care facility;

	1		
			medical
			laboratory;
			nursing or
			convalescent
			home or hospice;
			outdoor dining;
			outdoor dining
			located on private
			property; outdoor
			dining and
			outdoor retail
			display and sales
			pursuant to 5-
			602(E)(14) and
			(15); outdoor
			market; passive
			recreational use;
			personal service
			establishment;
			public park;
			private school,
			academic; private
			school,
			commercial;
			public building;
			public school;
			radio or
			television
			broadcasting
			office and studio;
			recreation and
			entertainment
			use, indoor and
			outdoor;
			restaurant; retail
			shopping
			establishment;
			theater, live;
			social service
			use; solar energy
			system not
			serving a
			building, valet
			parking; and
			veterinary/animal

					hospital
***	***	***	***	***	***
29	Landmark	***	***	***	Active
	Neighborhood				recreational uses;
					animal care
					facility; any use
					with live
					entertainment;
					apartment hotel; business and
					professional
					office; child care
					home; church;
					congregate
					housing facility;
					congregate
					recreational
					facility;
					continuum of
					care facility; day
					care center; dwelling, multi-
					unit; dwelling,
					townhouse; elder
					care home; food
					or beverage
					production
					exceeding 5,000
					sq. ft., which
					includes a retail
					component;
					fraternal or private club;
					health and athletic club or

					C' 1:
					fitness studio;
					health profession
					office; helistop;
					hospice; hospital;
					hotel; light
					assembly,
					service, and
					crafts; medical
					care facility;
					medical
					laboratory;
					nursing or
					convalescent
					home or hospice;
					outdoor dining;
					outdoor market;
					passive recreational use;
					· ·
					personal service
					establishment;
					public park;
					private school,
					academic; private
					school,
					commercial;
					public building;
					public school;
					radio or
					television
					broadcasting
					office and studio;
					recreation and
					entertainment
					use; restaurant;
					retail shopping
					establishment;
					social service
					use; valet
					parking; and
					veterinary/animal
					hospital
30	Potomac	***	***	***	Active
30	River	, 1000	. 1-1-1-		
					recreational uses;
	Generating				animal care
	Station				facility; any use
					with live

		entertainment;
		apartment hotel;
		arts and cultural
		anchors and
		tenants; business
		and professional
		office; child care
		home; church;
		congregate
		recreational
		facility;
		continuum of
		care facility; day
		care center;
		dwelling; multi-
		unit; dwelling,
		townhouse;
		dwelling, co-
		living; elder care
		home; food or
		beverage
		_
		production
		exceeding 5,000
		sq. ft., which
		includes a retail
		component;
		fraternal or
		private club;
		health and
		athletic club or
		fitness studio;
		health profession
		office; helistop;
		hospice; hospital;
		hotel; interim
		surface parking
		lots for non-
		construction uses
		on undeveloped
		blocks; light
		assembly,
		service, and
		crafts; medical
		care facility;
		medical
		laboratory;

			nursing or
			convalescent
			home or hospice;
			outdoor dining;
			outdoor market;
			passive
			recreational use;
			personal service
			establishment;
			public park;
			private school,
			academic; private
			school,
			commercial;
			public building;
			public school;
			radio or
			television
			broadcasting
			office and studio;
			recreation and
			entertainment
			use; restaurant;
			retail shopping
			establishment;
			social service
			use; valet
			parking; and
			veterinary/animal
			hospital
***	 <u> </u>		

Section 5. That Article VI of the Zoning Ordinance be, and the same hereby is, amended by deleting the language shown in strikethrough and inserting new language shown in underline, as follows:

Sec. 6-600 – Mount Vernon Avenue urban overlay zone. ***

6-603 – Uses.

(E) <u>Auxiliary dwellings</u>. Up to eight auxiliary dwelling units are permitted and shall be categorized as nonresidential for the purpose of applying the area and bulk regulations of this zone. Such dwellings shall comply with section 8-200(A)(16) for parking and where parking is required spaces may be compact size or tandem. Auxiliary dwellings are allowed behind a first floor commercial use, if the depth of the building is more than 50 feet measured from the front building wall and the building is setback no further than 30 feet from front property line.

1 Accessory apartments. The regulation for accessory apartments auxiliary dwellings in 2 section 4-108 is modified to allow residential uses on the upper floors of a building to 3 apply to up to eight apartments units. *** 4 5 6 Sec. 6-700 – KR/King Street urban retail zone. 7 8 6-702 - Uses.9 10 (B) Upper floor uses. 11 12 (2) Special uses. 13 14 (b) Reserved Apartment hotel. *** 15 16 17 6-704 – Auxiliary dwellings. A maximum of eight auxiliary dwelling units, located on a floor or floors above retail or 18 commercial uses, shall be permitted. Such dwellings shall be categorized as nonresidential for 19 20 the purpose of applying the area and bulk regulations of this zone, although open space, in the 21 form of balconies, courtyards and rooftop terraces, is strongly encouraged where feasible. Each 22 such dwelling shall provide a minimum of one parking space for each dwelling unit, and the 23 parking spaces may be compact size or tandem and parking may be located either on the site or 24 within 500 feet of it. 25 26 27 Sec. 6-800 Reserved. King Street outdoor dining overlay zone. 28 6-801 Reserved. 29 6-802 Reserved. 30 6-803 Reserved. 31 6-804 Reserved. 32 6-805 Reserved. 33 6-806 Additional encroachment requirements. 34 An outdoor dining area located within the public right of way shall also comply with the 35 following specific requirements for encroachments: 36 A. Any such encroachment shall be subject to and conditioned upon the restaurant 37 maintaining a policy of general liability insurance in the amount of \$1,000,000.00 which 38 will indemnify the owner (and all successors in interest) and the city as an additional 39 named insured, against all claims, demands, suits and related costs, including attorneys' 40 fees, arising from any bodily injury or property damage which may occur as a result of the encroachment. A policy of general liability insurance to establish and maintain the 41 42 encroachment and operate a restaurant within the encroachment area shall not be 43 construed to relieve the restaurant of liability for any negligence on the restaurant's part on account of or in connection with the encroachment. 44 45 B. By accepting the authorization granted by a permit authorized by this ordinance to

establish and maintain the encroachment and by so establishing and/or maintaining the

46

encroachment, the restaurant shall be deemed to have promised and agreed to save harmless the City of Alexandria from any and all liability (including attorneys' fees and litigation expenses) arising by reason of the establishment, construction, placement, existence, use or maintenance of the encroachment.

C. The authorization granted by a permit approved under this section 6-800 to establish and maintain the encroachment is not intended to constitute, and shall not be deemed to be, a waiver of sovereign immunity by or on behalf of the City of Alexandria or any of its officers or employees.

D. Neither the City of Alexandria nor any public utility company shall be responsible for damage to property encroaching into the public right of way during repair, maintenance or replacement of the public right of way or any public facilities or utilities in the area of encroachment.

E. The authorization granted by a permit approved under this section to establish and maintain the encroachment shall be terminated whenever the City of Alexandria desires to use the affected public right of way for any purpose whatsoever and, by written notification, demands from the restaurant the removal of the encroachment. Said removal shall be completed by the date specified in the notice and shall be accomplished by the restaurant without cost to the City. If the restaurant shall fail or neglect to remove the encroachment within the time specified, the City shall have the right to remove the encroachment, at the expense of the restaurant, and shall not be liable to the restaurant for any loss or damage to the structure of the encroachment or personal property within the encroachment area, caused by the removal.

F. No fees or charges imposed pursuant to sections 3-2-81 through 3-2-85 of the City Code shall be applicable to encroachments authorized by this section 6-800, but the fee established pursuant to section 6-804(F) shall be applicable.

6-807 Section controlling.

In order to establish a uniform set of regulations for outdoor dining in the public right-of-way, the provisions of this section 6-800 shall supersede and preempt conflicting provisions applicable in the public right-of-way, which are included in any encroachment ordinance, special use permit or administrative permit approved prior to June 26, 2007; provided, however, that nothing in this section 6-807 shall be deemed to reduce the approved number of seats, or to require the removal of any approved barrier permanently fixed or attached to the right-of-way, authorized by any such ordinance or permit.

Section 6. That Article VII of the Zoning Ordinance be, and the same hereby is, amended by deleting the language shown in strikethrough and inserting new language shown in underline, as follows:

7-202 – Permitted obstructions.

The following obstructions shall be permitted when located in a required yard and placed so as not to obstruct light and ventilation and when otherwise permitted by law:

(D) In the Old and Historic Alexandria and the Parker-Gray Districts, the requirement of sections 7-202(A)(1) and 7-202(C)(1)(B)(3) may be waived or modified by the board of

architectural review where the board finds that a proposed fence would be architecturally 1 2 appropriate and consistent with the character of the district. 3 *** 4 5 Sec. 7-400 – Reserved Bed and breakfast accommodations. Bed and breakfast accommodations shall be subject to the following minimum requirements:. 6 (A) The owner of the premises shall reside in and manage the establishment. 7 8 (B) The establishment shall contain no restaurant and shall provide no regular meal service 9 other than breakfast for resident guests. (C) The establishment shall be registered with the city and comply with all requirements of 10 the city and state codes. 11 12 (D) Each establishment shall maintain an accurate record of each individual guest and the 13 duration of his stay. Such records may be requested and reviewed by the city upon notice. *** 14 15 16 Sec. 7-2500 – Private garages. 17 18 7-2501 – Freestanding private garages to the rear to the rear of the main building. The supplemental regulations in this section 7-2501 apply to residential lots developed or 19 20 proposed to be developed with a single-unit or two-unit dwelling in the R-20, R-12, R-8, R-5, R-21 2-5, RA and RB zones, not including property located within the Old and Historic Alexandria and Parker-Gray Districts. Freestanding private garages located within required yards or 22 23 excluded from floor area shall be permitted subject to the following standards: (A) Regardless of other regulations in this zoning ordinance, a freestanding garage is 24 permitted to the rear of the main building in accordance with the regulations in this 25 section 7-2501-7-2502 so long as it is the only garage on the lot or adjacent vacant lot 26 27 under common ownership. The floor area of such a garage constructed in accordance with the standards of this section will be excluded from the floor area calculated under 28 29 the provisions of section 2-145(A)(6). 30 (B) Standards. 31 (1) Size. For lots with a minimum of 2,500 square feet and with less than 8,000 square feet lot area, the garage shall have a floor area not greater than 250 square 32 33 feet and a height not greater than 11.50 feet. For lots 8,000 square feet or larger, 34 the garage shall have a floor area not greater than 500 square feet and a height not 35 greater than 13.50 feet. The director may modify the height permitted in this section 7-2501 7-2502 (B)(1) when the height and design of the garage are 36 37 appropriate and compatible with the main dwelling and with the character of the immediate neighborhood. 38 39 *** 40 41 Section 7. That Section 8-200 of the Zoning Ordinance be, and the same hereby is, amended by deleting the language shown in strikethrough and inserting new language shown 42 in underline, as follows: 43

44 45

8-200 - General parking regulations.

1	(A) Schedule of requirements. The following number of parking spaces shall be provided for
2	each use listed. In the case of any use not listed in section 8-200(A), the requirements of
3	the most similar listed use shall apply. The requirements of section 8-200(A) may be
4	reduced when special zoning allows parking reductions and the required approvals of the
5	director and the director of transportation and environmental services have been obtained
6	and the conditions of said approval are complied with.
7	***
8	(4) Reserved Tourist homes: one space for each two guest rooms.
9	***
10	
11	Section 8. That Article XI of the Zoning Ordinance be, and the same hereby is,
12	amended by deleting the language shown in strikethrough and inserting new language shown in
13	underline, as follows:
14	
15	***
16	11-511 – Administrative amendment to special use permit-SUP.
17	The director is authorized to <u>administratively</u> approve the following amendments to special use
18	permits under the following circumstances and procedures:
19	(A) Amendments authorized.
20	***
21	(2) Minor amendment. Where an application proposes a change to a city council
22	approved special use permit which constitutes no more than a minimal enlargement or
23	extension, The director may administratively approve the changes to an approved special
24	use permit if after determining that:
25	(a) The existing special use is not an automobile service station; outdoor live
26	entertainment; drive through facility; or recreation and entertainment use,
27	outdoor; The changes are so insignificant, when the overall use is considered, that
28	they will have little or no zoning impact on the adjacent properties or the
29	neighborhood;
30	(b) The proposal will not change the character of the use or increase its overall
31	intensity, including, without limitation:
32	(i) The proposal will not increase gross floor area occupied by the use by
33	more than one-third Up to 33 percent additional floor area;
34	(b.1)(ii) The proposal complies with proposed change is no greater than what is
35	allowed under the standards for administrative approval for the same use under
36	section 11-513;
37	(c) There have been no substantiated violations of the special use permit
38	conditions within the last five years; and
39	(d) The <u>proposed change</u> does not <u>change</u> amend or <u>delete</u> conditions
40	established that were included to address community concerns.
41	***
42	
43	11-513 – Administrative special use permit.

 11-313 – Administrative special use permit. An applicant may seek the director's approval of a use identified in this ordinance as one for which administrative special use permit approval is available pursuant to the standards and procedures outlined in this section.

1	***
2	(C) General standards for all administrative uses:
3	***
4	(8) Reserved The use must comply with the city's noise ordinance.
5	***
6	(14) The director of planning and zoning shall review the special use permit <u>one</u>
7	year after it has been operational for one year, and then again every three years for
8	compliance with all conditions and may shall docket the matter for consideration
9	by the planning commission and city council if (a) there have been documented
10	violations of the permit conditions which were not corrected immediately,
11	constitute repeat violations or which create a direct and immediate adverse zoning
12	impact on the surrounding community; or (b) the director has received a request
13	from any person to docket the permit for review as the result of a complaint that
14	rises to the level of a violation of the permit conditions; or (c) the director has
15	determined that new or revised conditions are needed to offset land use impacts
16	not addressed in the City Code there are problems with the operation of the use
17	and that new or revised conditions are needed.
18	(M) Specific standards for outdoor dining on private property.
19	***
20	(3) A maximum of <u>49-40</u> seats may be located at outdoor tables.
21	<u> </u>
22	Carties O. That the disease of alamina and assistant and homboile diseased to
23	Section 9. That the director of planning and zoning be, and hereby is, directed to
2425	record the foregoing text amendment.
25 26	Section 10. That ARTICLES II (DEFINITIONS), III (RESIDENTIAL ZONE
27	REGULATIONS), IV (COMMERCIAL, OFFICE AND INDUSTRIAL ZONES), V (MIXED
28	USE ZONES), VI (SPECIAL AND OVERLAY ZONES), VII (SUPPLEMENTAL ZONE
29	REGULATIONS), Section 8-200 of ARTICLE VIII (OFF-STREET PARKING AND
30	LOADING), and ARTICLE XI (DEVELOPMENT APPROVALS AND PROCEDURES), as
31	amended pursuant to Sections 1 through 8 of this ordinance, be, and the same hereby are,
32	reordained as part of the City of Alexandria Zoning Ordinance.
33	recommend as part of the end of t
34	Section 11. That this ordinance shall become effective on the date and at the time of
35	its final passage, and shall apply to all applications for land use, land development or subdivision
36	approval provided for under the City of Alexandria Zoning Ordinance which may be filed after
37	such date, and shall apply to all other facts and circumstances subject to the provisions of the
38	City of Alexandria Zoning Ordinance, except as may be provided in Article XII of the Zoning
39	Ordinance.
40	
41	JUSTIN WILSON
42	Mayor
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45	First Reading: 04/02/24
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