1	ORDINANCE NO
2 3	AN ORDINANCE to amend and reordain Articles IV (COMMERCIAL, OFFICE AND
3 4	INDUSTRIAL ZONES), V (MIXED USE ZONES), VII (SUPPLEMENTAL ZONE
5	REGULATIONS), and X (HISTORIC DISTRICTS AND BUILDINGS) to correct technical
6	errors and make clarifications; Articles III (RESIDENTIAL ZONE REGULATIONS), IV
7	(COMMERICAL, OFFICE AND INDUSTRIAL ZONES), V (MIXED USE ZONES), and
8	VI (SPECIAL AND OVERLAY ZONES) to add churches as a permitted use in the
9	RD/High density apartment, RS/Townhouse, RT/Townhouse, CD-X/Commercial downtown
10	(Old Town North), CR/Commercial regional, I/Industrial, CRMU-L, M, H, and X
11	(Commercial residential mixed use low, medium, high, and Old Town North), W-
12	1/Waterfront mixed-use, and CDD/Coordinated development district zones; Section 6-403
13	(GENERAL REGULATIONS AND EXCEPTIONS) of Article VI (SPECIAL AND
14	OVERLAY ZONES) to remove height limitations for lighting permitted with a Special Use
15	Permit approval for congregate recreational facilities and dog parks; Section 7-202
16	(PERMITTED OBSTRUCTIONS) of Article VII (SUPPLEMENTAL ZONE
17	REGULATIONS) to allow electric vehicle charging equipment in any required yard;
18	Section 7-203 (ACCESSORY DWELLINGS) of Article VII (SUPPLEMENTAL ZONE
19 20	REGULATIONS) related to accessory dwelling units to delete permit requirement and use limitations; and Section 8-200(F) (GENERAL PARKING REGULATIONS) of Article VIII
20 21	(OFF-STREET PARKING AND LOADING) to exempt churches from certain parking
21	requirements, in accordance with the text amendment heretofore approved by city council as
22	Text Amendment No. 2025-00003.
23	Text 7 michanient 1(0, 2025 00005.
25	WHEREAS, the City Council finds and determines that:
26	
27	1. In Text Amendment No. 2025-00003, the Planning Commission, having found
28	that the public necessity, convenience, general welfare and good zoning practice so require,
29	recommended approval to the City Council on May 6, 2025 of a text amendment to the Zoning
30	Ordinance adopt amendments to make various updates, which recommendation was approved by
31	the City Council at public hearing on May 17, 2025;
32	
33	2. The City Council in adopting this ordinance expressly adopts, ratifies, affirms and
34	concurs in the finding and action of the Planning Commission above stated;
35	
36	3. All requirements of law precedent to the adoption of this ordinance have been
37 38	complied with; now, therefore,
38 39	THE CITY COUNCIL OF ALEXANDRIA HEREBY ORDAINS:
40	THE CIT I COUNCIL OF ALEXANDRIA HEREBT ORDAINS.
40 41	Section 1. That Sections 3-1001, 3-1202, and 3-1302 of the Zoning Ordinance be,
42	and the same hereby are, amended by deleting the language shown in strikethrough and inserting
43	new language shown in underline, as follows:
44	
45	***
46	

1 2	Sec. 3-1000 – RD/High density apartment zone.
3	3-1001 – Permitted uses.
4	The following uses are permitted in the RD zone:
5	***
6	(B.1) Church;
7	***
8	
9	Sec. 3-1200 – RS/Townhouse zone.
10	***
11	3-1202 – Permitted uses.
12	The following uses are permitted in the RS zone:
13	***
14	<u>(C.1) Church;</u>
15	***
16	
17	Sec. 3-1300 – RT/Townhouse zone.
18	***
19 20	3-1302 – Permitted uses.
20 21	The following uses are permitted in the RT zone:
21	
22	(C.1) Church; ***
23 24	
24	Section 2. That Sections 4-602, 4-702, and 4-1202 of the Zoning Ordinance be, and
25 26	the same hereby are, amended by deleting the language shown in strikethrough and inserting new
20 27	language shown in underline, as follows:
28	
29	Sec. 4-600 – CD-X/Commercial downtown zone (Old Town North).
30	***
31	4-602 – Permitted uses.
32	The following uses are permitted in the CD-X zone:
33	***
34	
35	Sec. 4-700 – CR/Commercial regional zone.
36	***
37	4-702 – Permitted uses.
38	The following uses are permitted in the CR zone:
39	***
40	(A) <u>Church; Recreation and entertainment use, indoor and outdoor;</u>
41	
42	(E.4) Recreation and entertainment use, indoor and outdoor;
43	***
44 45	See 4 1200 U/Industrial zone
45 46	Sec. 4-1200 – I/Industrial zone.
46	

1	4-1202 – Permitted uses.
2	The following uses are permitted in the I zone:
3	***
4	(G.1) Church;
5	***
6	
7	Section 3. That Sections 5-102, 5-202, 5-302, 5-402, 5-502, and 5-602 of the Zoning
8	Ordinance be, and the same hereby are, amended by deleting the language shown in
9	strikethrough and inserting new language shown in underline, as follows:
10	
11 12	Sec. 5-100 – CRMU-L/Commercial residential mixed use (low) <u>zone</u> .
13	5-102 – Permitted uses.
14	The following uses are permitted in the CRMU-L zone:
15	***
16	(C.1) Church; Day care center;
17	(C.2) Day care center; Health and athletic club or fitness studio;
18	(C.3) Health and athletic club or fitness studio;
19	***
20	
21 22	Sec. 5-200 – CRMU-M/Commercial residential mixed use (medium).
23	5-202 – Permitted uses.
24	The following uses are permitted in the CRMU-M zone:
25	***
26	(C.1) Church; Day care center;
27	(C.2) Day care center; Health and athletic club or fitness studio;
28	(C.3) Health and athletic club or fitness studio;
29	***
30	
31 32	Sec. 5-300 – CRMU-H/Commercial residential mixed use (high).
32 33	5-302 – Permitted uses.
33 34	The following uses are permitted in the CRMU-H zone:
3 4 35	***
35 36	(C.1) Church; Day care center;
30 37	(C.1) Day care center; Health and athletic club or fitness studio;
38	(C.3) Health and athletic club or fitness studio;
39	***
40	
41	Sec. 5-400 – CRMU-X/Commercial residential mixed use (Old Town North) zone.
42	***
43	5-402 – Permitted uses.
44	The following uses are permitted in the CRMU-X zone:
45	***
46	

1	(A.3) Auxiliary dwelling, not to exceed <u>four-for</u> units;
2	(A.3.1) Church;
3	***
4	
5	Sec. 5-500 – W-1/Waterfront mixed-use zone.
6	***
7	5-502 – Permitted uses.
8	The following uses are permitted in the W-1 zone:
9	***
10	(C.1) <u>Church; Personal service establishment, pursuant to section 5-509;</u>
11	(C.2) <u>Personal service establishment</u> , pursuant to section 5-509; Private school,
12	commercial, pursuant to section 5-509;
13	(C.3) Private school, commercial, pursuant to section 5-509;
14	***
15	
16	Sec. 5-600 – CDD/Coordinated development district.
17	***
18	5-602 – Coordinated development districts created, consistency with master plan, required
19	approvals.
20	***
21	(E) Notwithstanding the uses that may be allowed with a CDD special use permit in
22	each CDD zone pursuant to sections 5-602(A) and 5-602(D) of this ordinance, the
23	following uses are permitted in each CDD when located in or immediately adjacent to a
24	building constructed pursuant to a CDD special use permit, unless specifically prohibited
25	therein:
26	***
27	(1.1) Church;
28	***
29	
30	Section 4. That Section 6-403 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
32	underline, as follows:
33	
34	Sec. 6-400 – Height districts.
35	***
36	6-403 – General regulations and exceptions.
37	***
38	(F) Lighting for congregate recreational facilities and dog parks.
39	(1) Lighting for congregate recreational facilities and dog parks. ***
40	(2) The following limitations apply:
40 41	(2) The following minitations apply: ***
42	(b) Reserved; Poles may be up to 80 feet in height;
43	***
43 44	
45	
Ъ	

1 2 3	Section 5. That Section 7-202, 7-203, and 7-2501 of the Zoning Ordinance be the same hereby are, amended by deleting the language shown in strikethrough and inserting language shown in underline, as follows:	
4 5 6 7 8	 Sec. 7-202 – Permitted obstructions. The following obstructions shall be permitted when located in a required yard and placed so not to obstruct light and ventilation and when otherwise permitted by law: (A) In all yards: 	o as
9 10 11 12 13	 *** (12) Structures or mechanical equipment associated with electric vehicle char provided that they comply with the noise level established in subsect 202(C)(3). 	_
13 14 15 16 17 18	 (B) In any yard except a primary front yard: (4) Structures or mechanical equipment associated with electric vehicle chargin provided that it complies with the noise level established in subsection 202(C)(3). *** 	
19 20	Sec. 7-203 – Accessory dwellings.	
21 22 23 24	(A) <u>Reserved.</u> No accessory dwelling unit shall be permitted unless a permit for the sar been issued by the director. An application for the permit shall be submitted director on such forms as the director may prescribe and shall include informatic demonstrates compliance with this section 7-203. The applicant shall submit the submit t	to the on that
25 26 27	 (B) Use limitations. *** 	
27 28 29 30 31	 (4) <u>An accessory dwelling unit's kitchen shall contain a kitchen sink, a contain a ppliance, a food preparation counter, storage cabinets, and a refrigerator more than three persons shall reside in the accessory dwelling.</u> 	-
32 33 34 35	(6) <u>Reserved.</u> The owner of the property shall maintain the property as their property as their providence at the time the permit required by section 7-203(A), above, is issue	•
36 37 38 39	Sec. 7-2500 – Private garages. 7-2501 – Freestanding private garages to the rear to the rear of the main building. ***	
40 41 42 43	Section 6. That Section 8-200 of the Zoning Ordinance be, and the same here amended by deleting the language shown in strikethrough and inserting new language show underline, as follows:	•
44 45	Sec. 8-200 – General parking regulations.	
46	(F) <i>Prior existing buildings and structures.</i>	

1	***	
2	(3)	The provisions of this section 8-200(F) shall not apply to:
3		(a) The enlargement, significant enlargement, or significant alteration
4		of single-unit, two-unit, or townhouse dwellings;
5		(b) The significant alteration of a church; and
6		(c) The significant alteration of any dwelling unit or units that serve
7		households at or below 60 percent Area Median Income (AMI) for 30
8		years or more.
9	(4)	For the purposes of this section 8-200(F), the following definitions apply:
10		(a) "Significantly altered" and "significant alteration" shall mean the
11		reconstruction, remodeling or rehabilitation of, or other physical changes
12		to, a structure or building, or a portion thereof, over any two-year period,
13		whether or not involving any supporting members of the structure or
14		building and whether altering interior or exterior components of the
15		structure or building, which involves expenditures amounting to <u>one-third</u>
16		331/3 percent or more of the market value of the structure or building, or
17		portion thereof, at the time of the application for an alteration permit. The
18		cost of the remodeling or rehabilitation of units that serve households at or
19		below 60 percent Area Median Income (AMI) for 30 years or more shall
20		be exempt from the calculation of expenditures pursuant to this section.
21	***	
22		
23	Section 7	7. That Section 10-105, 10-107, 10-113, 10-205, 10-208, 10-301, 10-309,
24		of the Zoning Ordinance be, and the same hereby are, amended by deleting
25		n strikethrough and inserting new language shown in underline, as follows:
26		
27	Sec. 10-100 – Old an	d Historic Alexandria District.
28	***	
29	10-105 – Matters to b	be considered in approving certificates and permits.
30	(A) Certifi	icate of appropriateness.
31	***	
32	(3)	Additional standards—Washington Street.
33		(a) In addition to the standards set forth in section $10-105(A)(2)$, the
34		following standards shall apply to the construction of new buildings
35		and structures and to the construction of additions to buildings or
36		structures on lots fronting on both sides of Washington Street from the
37		southern city limit line north to the northern city limit line:
38		(a)(1) Construction shall be compatible with and similar to the
39		traditional building character, particularly including mass, scale, design
40		and style, found on Washington Street on commercial or residential
41		buildings of historic architectural merit.
42	**	*
43	(B) Permi	t to move, remove, capsulate or demolish in whole or in part buildings or
44	structures.	The board of architectural review or the city council on appeal shall
45	consider any o	or all of the following criteria in determining whether or not to grant a

6

1 2 3	permit to move, remove, capsulate or demolish in whole or in part a building or structure within the Old and Historic Alexandria District.
4	(8) Would retention of the building or structure help maintain the scale
5	and character of the neighborhood?
6	***
7	
8 9	10-107 – Appeals-from board of architectural review.
10	(C) Appeal of administrative decision to board of architectural review.
11	(1) A person aggrieved by an administrative decision made pursuant to the authority
12	of section 10-103 may file an appeal with the director within 14 days of the day of
13	the administrative decision.
14	(2) An appeal shall be docketed within a reasonable time for a public hearing before
15	the board and the board shall review the matter de novo.
16	(3) The appeal provided in this section 10-107(C), together with the appeals provided
17	under this section 10-107(A) and (B), shall be the exclusive remedy and procedure
18	for challenging an administrative decision made pursuant to section 10-103.
19	***
20	
21	10-113 – Administrative approval of certain permits.
22	The director may review and approve applications for the following exterior changes, provided
23	they comply with the specific criteria and standards outlined and formally approved by the
24	board.
25	***
26	(b) Minor architectural elements, including, but not limited to, such as residential
27	accessibility structures; sheds; storm doors; gutters and downspouts; utility meters,
28	vents and HVAC condensers; fences and gates; exterior lighting and shutters;
29	siding and trim; railings; and, antennas.
30	***
31	
32	Sec. 10-200 – Parker-Gray District.
33	***
34	10-205 – Matters to be considered in approving certificates and permits.
35	***
36	(B) Permit to move, remove, capsulate or demolish in whole or in part buildings or
37	structures. The board of architectural review or the city council on appeal shall
38	consider any or all of the following criteria in determining whether or not to grant a
39	permit to move, remove, capsulate or demolish in whole or in part a building or
40	structure within the Parker-Gray District.
41	(1) Is the building or structure of such architectural or historic interest that its
42	moving, removing, capsulating, or demolition—removal would be to the
43	detriment of the public interest?
44	*** ***
45	

1	10-208 – Additional or concurrent right to move, remove, capsulate or demolish in whole or in
2	part buildings or structures.
3	(A) Right to move, remove, capsulate or demolish in whole or in part buildings or
4	structures if conditions are met. In addition to the right of appeal hereinabove set
5	forth, the owner of a building or structure, the moving, removing, capsulating, or
6	demolition in whole or in part of which is subject to the provisions of this Article
7	X, shall, as matter of right, be entitled to move, remove, capsulate, raze or demolish
8	in whole or in part such building or structure provided, that:
9	***
10	
11	Sec. 10-300 – Preservation of certain buildings and structures over 100 years old outside the Old
12	and Historic Alexandria District and the Parker-Gray District.
13	10-301 – Purpose.
14	The City of Alexandria seeks, through the creation of 100 year old building lists, to protect
15	community health and safety and to promote the education, prosperity, and general welfare of the
16	public through the <u>identification</u> , <u>iden-tification</u> , preservation, protection and enhancement of
17	buildings, structures, places, or features, together with their landscapes and settings, which are
18	over 100 years old, which are situated outside of the protections afforded buildings or structures
19	in the Old and Historic Alexandria District or the Parker-Gray District, and which have special
20	historical, cultural, artistic, or architectural significance. To achieve these general purposes the
21	City of Alexandria seeks to pursue the following specific purposes:
22	***
23	
24	10-309 – Appeals.
	10-309 – Appeals. ***
24	***
24 25	***
24 25 26	*** (C) Appeal of administrative decision to board of architectural review.
24 25 26 27	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority
24 25 26 27 28	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of
24 25 26 27 28 29	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision.
24 25 26 27 28 29 30	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before
24 25 26 27 28 29 30 31	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before the board and the board shall review the matter de novo.
24 25 26 27 28 29 30 31 32	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before the board and the board shall review the matter de novo. (3) The appeal provided in this section 10-309(C), together with the appeals provided
24 25 26 27 28 29 30 31 32 33	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before the board and the board shall review the matter de novo. (3) The appeal provided in this section 10-309(C), together with the appeals provided under this section 10-309(A) and (B), shall be the exclusive remedy and procedure
24 25 26 27 28 29 30 31 32 33 34	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before the board and the board shall review the matter de novo. (3) The appeal provided in this section 10-309(C), together with the appeals provided under this section 10-309(A) and (B), shall be the exclusive remedy and procedure for challenging an administrative decision made pursuant to section 10-316.
24 25 26 27 28 29 30 31 32 33 34 35	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before the board and the board shall review the matter de novo. (3) The appeal provided in this section 10-309(C), together with the appeals provided under this section 10-309(A) and (B), shall be the exclusive remedy and procedure for challenging an administrative decision made pursuant to section 10-316.
24 25 26 27 28 29 30 31 32 33 34 35 36	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before the board and the board shall review the matter de novo. (3) The appeal provided in this section 10-309(C), together with the appeals provided under this section 10-309(A) and (B), shall be the exclusive remedy and procedure for challenging an administrative decision made pursuant to section 10-316.
24 25 26 27 28 29 30 31 32 33 34 35 36 37	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before the board and the board shall review the matter de novo. (3) The appeal provided in this section 10-309(C), together with the appeals provided under this section 10-309(A) and (B), shall be the exclusive remedy and procedure for challenging an administrative decision made pursuant to section 10-316.
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before the board and the board shall review the matter de novo. (3) The appeal provided in this section 10-309(C), together with the appeals provided under this section 10-309(A) and (B), shall be the exclusive remedy and procedure for challenging an administrative decision made pursuant to section 10-316. ***
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before the board and the board shall review the matter de novo. (3) The appeal provided in this section 10-309(C), together with the appeals provided under this section 10-309(A) and (B), shall be the exclusive remedy and procedure for challenging an administrative decision made pursuant to section 10-316. ***
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before the board and the board shall review the matter de novo. (3) The appeal provided in this section 10-309(C), together with the appeals provided under this section 10-309(A) and (B), shall be the exclusive remedy and procedure for challenging an administrative decision made pursuant to section 10-316. *** 10-310 – Additional or concurrent right to move, remove, capsulate or-raze demolish in whole or in part buildings or structures over 100 years old. ***
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before the board and the board shall review the matter de novo. (3) The appeal provided in this section 10-309(C), together with the appeals provided under this section 10-309(A) and (B), shall be the exclusive remedy and procedure for challenging an administrative decision made pursuant to section 10-316. *** 10-310 – Additional or concurrent right to move, remove, capsulate or raze demolish in whole or in part buildings or structures over 100 years old. ***
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before the board and the board shall review the matter de novo. (3) The appeal provided in this section 10-309(C), together with the appeals provided under this section 10-309(A) and (B), shall be the exclusive remedy and procedure for challenging an administrative decision made pursuant to section 10-316. *** 10-310 – Additional or concurrent right to move, remove, capsulate or raze demolish in whole or in part buildings or structures over 100 years old. *** 10-316 – Administrative approval of certain permits. The director may review and approve applications for minor architectural elements; including, but not limited to,-such as residential accessibility structures; sheds; storm doors; gutters and
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	 *** (C) Appeal of administrative decision to board of architectural review. (1) A person aggrieved by an administrative decision made pursuant to the authority of section 10-316 may file an appeal with the director within 14 days of the day of the administrative decision. (2) An appeal shall be docketed within a reasonable time for a public hearing before the board and the board shall review the matter de novo. (3) The appeal provided in this section 10-309(C), together with the appeals provided under this section 10-309(A) and (B), shall be the exclusive remedy and procedure for challenging an administrative decision made pursuant to section 10-316. *** 10-310 – Additional or concurrent right to move, remove, capsulate or raze demolish in whole or in part buildings or structures over 100 years old. ***

46 and standards outlined and formally approved by the board.

1	***
2	
3	Section 2. That the director of planning and zoning be, and hereby is, directed to
4	record the foregoing text amendment.
5	
6	Section 3. That Sections 3-1001, 3-1202, 3-1302, 4-602, 4-702, 4-1202, 5-102, 5-
7	202, 5-302, 5-402, 5-502, 5-602, 6-403, 7-202, 7-203, 7-2501, 8-200, 10-105, 10-107, 10-113,
8	10-205, 10-208, 10-301, 10-309, 10-310, and 10-316, as amended pursuant to Sections 1 through
9	7 of this ordinance, be, and the same hereby are, reordained as part of the City of Alexandria
10	Zoning Ordinance.
11	
12	Section 4. That this ordinance shall become effective on the date and at the time of
13	its final passage, and shall apply to all applications for land use, land development or subdivision
14	approval provided for under the City of Alexandria Zoning Ordinance which may be filed after
15	such date, and shall apply to all other facts and circumstances subject to the provisions of the
16	City of Alexandria Zoning Ordinance, except as may be provided in Article XII of the Zoning
17	Ordinance.
18	
19	ALYIA GASKINS
20	Mayor
21	
22	Introduction: 06/10/25
23	First Reading: 06/10/25
24	Publication:
25	Public Hearing: 06/14/25
26	Second Reading: 06/14/25
27	Final Passage: 06/14/25