1	ORDINANCE NO
2	
3	AN ORDINANCE to amend and reordain Article II to define co-living dwelling and amend
4	apartment hotel and tourist home definitions; Article III to allow co-living dwellings with a
5	Special Use Permit in RM, RB, RS, RT, RMF zones; Article III to allow co-living dwellings
6	with an administrative Special Use Permit in RCX, RA, RC, RD zones; Article IV to allow
7	co-living dwellings with an administrative Special Use Permit in CC, CSL, CG, CD, CD-X,
8	CL, OC, OCH, OCM(50), OCM(100), NR; Article V to allow co-living dwellings with an
9	administrative Special Use Permit in CRMU-L, CRMU-M, CRMU-H, CRMU-X, W-1,
10	zones; Article VI to allow co-living dwellings with an administrative Special Use Permit in
11	KR zone; each zone listed above to classify the use as non-residential for the purpose of
12	applying area and bulk regulations for up to two co-living dwellings; Article VIII to
13	establish parking requirements for co-living dwellings; and Article XI to establish
14	administrative review criteria including number of units, maximum occupancy, sign
15	requirements, and the minimum term for lease agreements as well as identify conditions
16	which require a Special Use Permit in the aforementioned zones, of the City of Alexandria
17	Zoning Ordinance, in accordance with the text amendment heretofore approved by city
18	council as Text Amendment No. 2021-00004.
19	
20	WHEREAS, the City Council finds and determines that:
21	
22	1. In Text Amendment No. 2021-00004, the Planning Commission, having found
23	that the public necessity, convenience, general welfare and good zoning practice so require,
24	recommended approval to the City Council on January 4, 2022 of a text amendment to the
25	Zoning Ordinance to adopt provisions to allow co-living dwellings, which recommendation was
26	approved by the City Council at public hearing on January 22, 2022;
27	
28	2. The City Council in adopting this ordinance expressly adopts, ratifies, affirms and
29	concurs in the finding and action of the Planning Commission above stated;
30	
31	3. All requirements of law precedent to the adoption of this ordinance have been
32	complied with; now, therefore,
33	
34	THE CITY COUNCIL OF ALEXANDRIA HEREBY ORDAINS:
35	
36	Section 1. That the following Sections of Article II of the Zoning Ordinance be, and
37	the same hereby are, amended by deleting the language shown in strikethrough and inserting new
38	language shown in underline or added and ordained, as follows:
39 40	
	2-112 – Apartment hotel.
41	A building or portion thereof designed for or containing guest rooms or suites of rooms for
42	transient occupants and dwelling units with or without unit private cooking facilities and with
43	or without common kitchen, dining or living facilities for occupancy on a short- or long-term
44 45	basis.
45 46	2.126.2 Dwelling on living
46	<u>2-136.2 – Dwelling, co-living.</u>

$ \begin{array}{c} 1\\ 2\\ 3\\ 4\\ 5\\ 6\\ 7\\ 8\\ 9\\ 10\\ 11\\ 12\\ \end{array} $	A portion of a building containing five or six private living spaces, a shared kitchen and other communal areas. Each private living space must include a bedroom but may or may not include a private bathroom. Each co-living dwelling cannot exceed a total occupancy of eight people. Cooking facilities, specifically a stove or oven, shall not be provided within a private living space. Typically, private living spaces within a co-living dwelling are leased on an individual basis. 2-198 - Tourist home. A building in which board or rooms or both are offered to the traveling public for compensation and which is open to transient guests, not exceeding nine individuals, as distinguished from a rooming house or co-living dwelling.
13 14 15 16	Section 2. That the following Sections of Article III of the Zoning Ordinance be, and the same hereby are, amended by deleting the language shown in strikethrough and inserting new language shown in underline or added and ordained, as follows:
17 18 19 20 21 22	3-602.1 – Administrative special uses. The following uses may be allowed in the RA zone with administrative approval pursuant to section 11-513 of this ordinance: *** (C) Co-living dwelling, not to exceed two units;
22	3-603 - Special uses.
24	The following uses may be allowed in the RA zone pursuant to a special use permit:
25	***
26 27 28	(B) Reserved Co-living dwelling, other than pursuant to section 3-602.1; ***
29	3-609 - Co-living dwellings.
30	Up to two co-living dwellings shall be categorized as nonresidential for the purpose of
31	applying the area and bulk regulations of this zone. For proposals with greater than two co-
32	living dwellings, each will be counted as a dwelling unit subject to the same area and bulk
33	regulations as multifamily dwellings in this zone. Each such co-living dwelling shall provide
34 25	the parking required under section 8-200(A)(22).
35 36	3-703 - Special uses.
37	The following uses may be allowed in the RB zone pursuant to a special use permit:
38	***
39	(A.1) Co-living dwelling, not to exceed two units;
40	(B) Day care center; Continuum of care facility;
41	(C) Continuum of care facility; Day care center;
42 43	***
44	<u>3-709 - Co-living dwellings.</u>

1 2 3	<u>Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of applying the area and bulk regulations of this zone. Each such co-living dwelling shall provide the parking required under section 8-200(A)(22).</u>
4 5 6 7	3-802.1 - Administrative special uses. The following uses may be allowed in the RCX zone with administrative approval pursuant to section 11-513 of this ordinance:
8 9 10 11 12 13	<ul> <li>(A) Day care center within a church or school building; Child or elder care home, other than pursuant to section 3-802;</li> <li>(B) Child or elder care home, other than pursuant to section 3-802. Co-living dwelling, not to exceed two units;</li> <li>(C) Day care center within a church or school building.</li> </ul>
14 15 16 17 18	<ul> <li>3-803 - Special uses.</li> <li>The following uses may be allowed in the RCX zone pursuant to a special use permit:</li> <li>***</li> <li>(C) Day care center; Co-living dwelling, other than pursuant to section 3-802.1.</li> </ul>
19 20 21 22	(C.1) Continuum of care facility; (D) Continuum of care facility; Day care center; ***
23 24 25 26 27 28 20	<u>3-809 - Co-living dwellings.</u> <u>Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of applying the area and bulk regulations of this zone, and each such co-living dwelling shall provide the parking required under section 8-200(A)(22). For proposals with greater than two co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk regulations as multifamily dwellings in this zone.</u>
29 30 31 32 33	3-902.1 - Administrative special uses. The following uses may be allowed in the RC zone with administrative approval pursuant to section 11-513 of this ordinance:
34 35 36 37 38	<ul> <li>(A) Daycare center within a church or school building; <u>Child or elder care home, other than pursuant to section 3-902</u>;</li> <li>(B) Child or elder care home, other than pursuant to section 3-902. <u>Co-living dwelling</u>, not to exceed two units;</li> <li>(C) Day care center within a church or school building.</li> </ul>
39 40 41 42	3-903 - Special uses. The following uses may be allowed in the RC zone pursuant to a special use permit: ***
43 44 45 46	<ul> <li>(C) Day care center; <u>Co-living dwelling, other than pursuant to section 3-902.1;</u></li> <li>(D) Freestanding commercial buildings for office or retail use where clearly designed as part of and to serve a residential development of at least 2,000 dwelling units and where no such building exceeds 10,000 square feet; Continuum of care facilities;</li> </ul>

1 2 3 4 5 6	<ul> <li>(E) Continuum of care facilities; Day care center;</li> <li>(F) Reserved; Freestanding commercial buildings for office or retail use where clearly designed as part of and to serve a residential development of at least 2,000 dwelling units and where no such building exceeds 10,000 square feet;</li> </ul>
7 8 9 10 11 12 13	<u>3-910 - Co-living dwellings.</u> Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of applying the area and bulk regulations of this zone, and each such co-living dwelling shall provide the parking required under section 8-200(A)(22). For proposals with greater than two co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk regulations as multifamily dwellings in this zone.
14 15 16 17	<u>3-1001.1 - Administrative special uses.</u> <u>The following uses may be allowed in the RD zone with administrative approval pursuant to</u> <u>section 11-513 of this ordinance:</u> (A) Co-living dwelling, not to exceed two units.
18 19 20 21 22 23 24 25	<ul> <li>3-1002 – Special Uses.</li> <li>The following uses may be allowed in the RD zone pursuant to a special use permit:</li> <li>*** <ul> <li>(A.1) Cemetery;</li> <li>(B) Cemetery; Co-living dwelling, other than pursuant to section 3-1001.1.</li> </ul> </li> </ul>
26 27 28 29 30 31 32	<u>3-1006 – Co-living dwellings.</u> <u>Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of applying the area and bulk regulations of this zone, and each such co-living dwelling shall provide the parking required under section 8-200(A)(22). For proposals with greater than two co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk regulations as multifamily dwellings in this zone.</u>
33 34 35 36 37	3-1103 - Special uses. The following uses may be allowed in the RM zone pursuant to a special use permit: *** (B.1) Co-living dwelling, not to exceed two units; ***
38 39 40 41 42	<u>3-1109 - Co-living dwellings.</u> <u>Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of applying the area and bulk regulations of this zone, and each such co-living dwelling shall provide the parking required under section 8-200(A)(22).</u>
43 44 45 46	3-1203 - Special use. The following uses may be allowed in the RS zone pursuant to a special use permit: ***

1 2 3	(A.1) Co-living dwelling, not to exceed two units; ***
4 5 6 7	<u>3-1207 - Co-living dwellings.</u> <u>Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of applying the area and bulk regulations of this zone, and each such co-living dwelling shall provide the parking required under section 8-200(A)(22).</u>
8 9 10 11	3-1303 - Special uses. The following uses may be allowed in the RT zone pursuant to a special use permit: ***
12 13 14	(A.1) Co-living dwelling, not to exceed two units; ***
15 16 17 18 19	<u>3-1307 - Co-living dwellings.</u> <u>Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of applying the area and bulk regulations of this zone, and each such co-living dwelling shall provide the parking required under section 8-200(A)(22).</u>
19 20 21 22 23 24	<ul> <li><u>3-1402.1 - Administrative special uses.</u></li> <li><u>The following uses may be allowed in the RMF zone with administrative approval pursuant to section 11-513 of this ordinance:</u> <ul> <li>(A) Co-living dwelling, not to exceed two units.</li> </ul> </li> </ul>
25 26 27	3-1403 - Special uses. The following uses may be allowed in the RMF zone pursuant to a special use permit: ***
28 29 30	(A) Townhouse, up to 30 percent of the total number of units; Co-living dwelling, other than pursuant to section 3-1402.1.
31 32 33	(B.1) Townhouse, up to 30 percent of the total number of units.
34 35 36 37 38 39 40	<u>3-1410 - Co-living dwellings.</u> <u>Up to two co-living dwellings, shall be categorized as a nonresidential use for the purpose of applying the area and bulk regulations of this zone, and each such co-living dwelling shall provide the parking required under section 8-200(A)(22). For proposals with greater than two co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk regulations as multifamily dwellings in this zone.</u>
41 42 43 44 45	Section 3. That the following Sections of Article IV of the Zoning Ordinance be, and the same hereby are, amended by deleting the language shown in strikethrough and inserting new language shown in underline or added and ordained, as follows:
	4-102.1 - Administrative special uses.

1	The following uses may be allowed in the CL zone with administrative approval, subject to
2 3	section 11-513 of this ordinance:
4 5	*** <u>(A.1) Co-living dwelling, not to exceed two units;</u> ***
6	
7	4-103 - Special uses.
8 9	The following uses may be allowed in the CL zone pursuant to a special use permit: ***
10	(B) Congregate housing facility; Co-living dwelling, other than pursuant to section 4-102.1;
11	(C) Reserved; Congregate housing facility;
12	(D) Reserved; Continuum of care facility;
13	***
14 15	(G) <del>Continuum of care facility;</del> <u>Reserved;</u> ***
16	
17	4-109 - Co-living dwellings.
18	Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of
19	applying the area and bulk regulations of this zone, and each such co-living dwelling shall
20	provide the parking required under section 8-200(A)(22). For proposals with greater than two
21	co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk
22	regulations as multifamily dwellings in this zone.
23 24	4-202.1 - Administrative special uses.
25	The following uses may be allowed in the CC zone with administrative approval, subject to
26	section 11-513 of this ordinance:
27	***
28	(A.1) Restaurant; Co-living dwelling, not to exceed two units;
29	(B) Reserved; Restaurant;
30 31	***
32	
33	4-203 - Special uses.
34	The following uses may be allowed in the CC zone pursuant to a special use permit: ***
35	(C) Congregate housing facility; Co-living dwelling, other than pursuant to section 4-
36	<u>202.1;</u>
37	(D) Reserved; Congregate housing facility;
38 39	(E) Reserved; Continuum of care facility;
40 41	(J) Continuum of care facility; <u>Reserved;</u> ***
42	
43	4-209 - Co-living dwellings.
44	Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of
45	applying the area and bulk regulations of this zone, and each such co-living dwelling shall
46	provide the parking required under section 8-200(A)(22). For proposals with greater than two

1 2 3	co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk regulations as multifamily dwellings in this zone.
4 5 6 7	4-302.1 - Administrative special uses. The following uses may be allowed in the CSL zone with administrative approval, subject to section 11-513 of this ordinance: ***
8 9 10 11	<ul> <li>(A.1) Restaurant; Co-living dwelling, not to exceed two units;</li> <li>(B) Reserved; Restaurant;</li> <li>***</li> </ul>
12 13 14	4-303 - Special uses. The following uses may be allowed in the CSL zone pursuant to a special use permit: ***
15 16	(E.1) Co-living dwelling, other than pursuant to section 4-302.1; ***
17 18	(G) Reserved; Continuum of care facility; ***
19 20 21	(N) Continuum of care facility; <u>Reserved;</u> ***
22	<u>4-309 - Co-living dwellings.</u>
23 24	<u>Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of applying the area and bulk regulations of this zone, and each such co-living dwelling shall</u>
25	provide the parking required under section 8-200(A)(22). For proposals with greater than two
26 27 28	<u>co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk</u> regulations as multifamily dwellings in this zone.
29 30	4-402.1 - Administrative special uses.
31	The following uses may be allowed in the CG zone with administrative approval, subject to section 11-513 of this ordinance:
32 33	*** (A.1) Restaurant; Co-living dwelling, not to exceed two units;
34	(B) <del>Reserved;</del> <u>Restaurant;</u>
35 36	***
37	4-403 - Special uses.
38	The following uses may be allowed in the CG zone pursuant to a special use permit:
39 40	*** (D.1) Food and beverage production exceeding 5,000 square feet, which includes a retail
40 41	component; Bus shelter on private property;
42	(E) Bus shelter on private property; Co-living dwelling, other than pursuant to section 4-
43 44	<u>402.1;</u> ***
45	(G) Reserved; Continuum of care facility;
46	(H) Reserved; Day labor agency;

1	(H.1) Day labor agency;
1 2	(I) <del>Reserved;</del> Drive through facility;
3	(J) <del>Drive through facility;</del> Food and beverage production exceeding 5,000 square feet.
4	which includes a retail component;
5	
6	(N) Continuum of care facility; <u>Reserved;</u> ***
7 8	· · · · ·
9	
	<u>4-409 - Co-living dwellings.</u>
10	Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of
11	applying the area and bulk regulations of this zone, and each such co-living dwelling shall
12	provide the parking required under section 8-200(A)(22). For proposals with greater than two
13	co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk
14	regulations as multifamily dwellings in this zone.
15	
16 17	4-502.1 - Administrative special uses.
	The following uses may be allowed in the CD zone with administrative approval, subject to
18	section 11-513 of this ordinance:
19 20	***
20	(A.1) Co-living dwelling, not to exceed two units;
21	***
22	
23	4-503 - Special uses.
24	The following uses may be allowed in the CD zone pursuant to a special use permit:
25	***
26	(B.1) Food and beverage production exceeding 5,000 square feet, which includes a retail
27	component; Bed and breakfast accommodation, as permitted by section 7-400;
28	(C) Bed and breakfast accommodation, as permitted by section 7-400; Bus shelter on
29	private property;
30	(D) Bus shelter on private property; Catering operation;
31	(E) Catering operation; Co-living dwelling, other than pursuant to section 4-502.1;
32	***
33	(G) Reserved; Continuum of care facility;
34	***
35	(I) Fraternal or private club; Food and beverage production exceeding 5,000 square feet,
36	which includes a retail component;
37	(I.1) Fraternal or private club;
38	***
39	(L) Continuum of care facility; Reserved;
40	***
41	
42	4-509 - Co-living dwellings.
43	Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of
44	applying the area and bulk regulations of this zone, and each such co-living dwelling shall
45	provide the parking required under section 8-200(A)(22). For proposals with greater than two
15	provide the parking required under section 6 200(11)(22). For proposals with greater than two

1	co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk
2 3	regulations as multifamily dwellings in this zone.
4	4-602.1 - Administrative special uses.
5	The following uses may be allowed in the CD-X zone with administrative approval, subject to
6	section 11-513 of this ordinance:
7	***
8	(A.1) Restaurant; Co-living dwelling, not to exceed two units;
9	***
10	(F) Reserved; Restaurant;
11	(1) <del>Reserved,</del> <u>Restaurant,</u>
12	4.602 Special years
13	4-603 - Special uses.
14	The following uses may be allowed in the CD-X zone pursuant to a special use permit: ***
15	(B.1) Food and beverage production exceeding 5,000 square feet, which includes a retail
16	component; Bus shelter on private property;
17	(C) Bus shelter on private property; Catering operation;
18	(D) Catering operation; Co-living dwelling, other than pursuant to section 4-602.1;
19	***
20	(F) Reserved; Continuum of care facility;
21	(G) Reserved; Food and beverage production exceeding 5,000 square feet, which includes a
22	retail component;
23	***
24	(K) Continuum of care facility; Reserved;
25 26	
	***
27	
28	4-609 - Co-living dwellings.
29	Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of
30	applying the area and bulk regulations of this zone, and each such co-living dwelling shall
31	provide the parking required under section 8-200(A)(22). For proposals with greater than two
32	co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk
33	regulations as multifamily dwellings in this zone.
33 34	
35	4-802.1 - Administrative special uses.
36	The following uses may be allowed in the OC zone with administrative approval, subject to
37	section 11-513 of this ordinance:
38	***
39	(A.1) Co-living dwelling, not to exceed two units;
40	***
41	
42	4-803 - Special uses.
43	The following uses may be allowed in the OC zone pursuant to a special use permit:
44	***
44	(C.1) Food and beverage production exceeding 5,000 square feet, which includes a retail
43 46	<u>(C.1)</u> Food and beverage production exceeding 5,000 square reet, which includes a retain component; Bus shelter on private property;
+0	component, bus sheller on private property,

1	(D) Bus shelter on private property; Catering operation;
2	(E) Catering operation; Co-living dwelling, other than pursuant to section 4-802.1;
3	***
4	(G) Reserved; Continuum of care facility;
5	(H) Reserved; Day labor agency;
6	(H.1) Day labor agency;
7	(I) Reserved; Drive through facility;
8	(J) Drive through facility; Food and beverage production exceeding 5,000 square feet,
9	which includes a retail component;
10	***
11	(N) Continuum of care facility; Reserved;
12	***
13	
14	4-809 - Co-living dwellings.
15	Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of
16	applying the area and bulk regulations of this zone, and each such co-living dwelling shall
17	provide the parking required under section 8-200(A)(22). For proposals with greater than two
18	co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk
19	regulations as multifamily dwellings in this zone.
20	
21	4-902.1 - Administrative special uses.
21 22	The following uses may be allowed in the OCM(50) zone with administrative approval, subject
23	to section 11-513 of this ordinance:
24	***
25	(A.1) Catering operation in an industrial or flex space center;
26	(A.2) Co-living dwelling, not to exceed two units;
27	***
28	(H) Catering operation in an industrial or flex space center; Reserved;
29	***
30 31	
	4-903 - Special uses.
32	The following uses may be allowed in the OCM(50) zone pursuant to a special use permit:
33	***
34	(C.1) Food and beverage production exceeding 5,000 square feet, which includes a retail
35	component
36	***
37	(D.1) Catering operation, other than pursuant to section 4-902.1;
38	(D.2) Co-living dwelling, other than pursuant to section 4-902.1;
39	(D.3) Congregate housing facility;
40	(D.4) Continuum of care facility;
41	(E) Catering operation, other than pursuant to [section] 4-902.1(H); Day labor agency;
42	(F) Congregate housing facility; Drive through facility;
43	(G) Reserved; Food and beverage production exceeding 5,000 square feet, which includes a
44	retail component;
45	***
46	(H.1) <del>Day labor agency;</del> <u>Reserved;</u>

1	***
2 3	(J) Drive through facility; Reserved; ***
4 5	(N) Continuum of care facility; <u>Reserved;</u> ***
6	(W.2) Outdoor market, other than pursuant to section 4-902.1; Outdoor garden center, other
7	than pursuant to section 4-902.1;
8	(W.3) Outdoor garden center, other than pursuant to section 4-902.1; Outdoor market, other
9 10	than pursuant to section 4-902.1; ***
11	(Z) Research and testing laboratory; Recreation and entertainment use, outdoor;
12	(AA) Research and testing laboratory;
13	***
14 15	
	4-908 - Co-living dwellings.
16	Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of
17	applying the area and bulk regulations of this zone, and each such co-living dwelling shall
18	provide the parking required under section 8-200(A)(22). For proposals with greater than two
19 20	co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk
20	regulations as multifamily dwellings in this zone.
21 22	4-1002.1 - Administrative special uses.
23	The following uses may be allowed in the $OCM(100)$ zone with administrative approval, subject
24	to section 11-513 of this ordinance:
25	***
26	(A.1) Co-living dwelling, not to exceed two units;
27	(A.2) Catering operation in an industrial or flex space center;
28	
29	(B) Restaurant; Light assembly, service, and crafts in an industrial or flex space center;
30 31	(B.1) Light auto repair in an industrial or flex space center;
	***
32 33	(F) Reserved; Restaurant;
33 34	***
35	(H) Catering operation in an industrial or flex space center;
36	(H.1) Light assembly, service, and crafts in an industrial or flex space center and;
37	(I) Light auto repair in an industrial or flex space center;
38	4 1002 Special year
39	4-1003 - Special uses. The following uses may be allowed in the OCM(100) zone pursuant to a special use permit:
40	***
40	(A.1) Single family, two family, townhouse and multi-family dwellings on lots located
42	within 1,000 feet of the centerline of Eisenhower Avenue; Animal care facility with
43	overnight accommodation, other than pursuant to section 4-1002.1;
44	(A.2) Animal care facility with overnight accommodation, other than pursuant to section 4
45	$\frac{1002.1}{3}$
46	***

1	(C.1) Food and beverage production exceeding 5,000 square feet, which includes a retail
2	
	component; Bus shelter on private property;
3	(D) Bus shelter on private property; Catering operation, other than pursuant to section 4-
4	1002.1;
5	(E) Catering operation, other than pursuant to section 4-1002.1; Co-living dwelling, other
6	than pursuant to section 4-1002.1;
7	***
8	(G) Reserved; Continuum of care facility;
9	***
10	(DD 1) Single family two family townhouse and multi family dwellings on late leasted
	(BB.1) Single-family, two-family, townhouse and multi-family dwellings on lots located
11	within 1,000 feet of the centerline of Eisenhower Avenue;
12	***
13	
13 14	4-1008 - Co-living dwellings.
15	Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of
16	applying the area and bulk regulations of this zone, and each such co-living dwelling shall
17	provide the parking required under section 8-200(A)(22). For proposals with greater than two
18	co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk
19 20	regulations as multifamily dwellings in this zone.
21	4-1102.1 - Administrative special uses.
22	The following uses may be allowed in the OCH zone with administrative approval, subject to
23	section 11-513 of this ordinance:
24	
	***
25	(A.1) Catering operation in an industrial or flex space center;
26	(B) Restaurant; Co-living dwelling, not to exceed two units;
27	(B.1) Light auto repair in an industrial or flex space center;
28	***
29	
	(F) <del>Reserved;</del> <u>Restaurant;</u>
30	***
31	(H) Catering operation in an industrial or flex space center;
32	(I) Light auto repair in an industrial or flex space center.
33	(1) Light auto repair in an industrial of nex space center.
34	4-1103 - Special uses.
35	The following uses may be allowed in the OCH zone pursuant to a special use permit:
36	***
	(A 1) Single family two family townhouse and multi family dwellings on late leasted
37	(A.1) Single-family, two-family, townhouse and multi-family dwellings on lots located
38	within 1,000 feet of the centerline of Eisenhower Avenue; Animal care facility with
39	overnight accommodation, other than pursuant to section 4-1002.1;
40	(A.2) Animal care facility with overnight accommodation, other than pursuant to section 4-
41	$\frac{1002.1}{3}$
42	***
43	(C.1) Food and beverage production exceeding 5,000 square feet, which includes a retail
44	component; Bus shelter on private property;
45	(D) Bus shelter on private property; Co-living dwelling, other than pursuant to section 4-
46	
40	<u>1002.1;</u>

1	***
2	(F) Reserved; Continuum of care facility;
3	***
4	(I.1) Food and beverage production exceeding 5,000 square feet, which includes a retail
5	component;
6	***
7	(M) Continuum of care facility; Reserved;
8	***
9	(Y.1) Single-family, two-family, townhouse and multi-family dwellings on lots located
10	within 1,000 feet of the centerline of Eisenhower Avenue;
11	***
12 13	
13	<u>4-1108 - Co-living dwellings.</u>
14	Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of
15	applying the area and bulk regulations of this zone, and each such co-living dwelling shall
16	provide the parking required under section 8-200(A)(22). For proposals with greater than two
17	co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk
18 19	regulations as multifamily dwellings in this zone.
20	4-1403.1 - Administrative special uses.
21 22	The following uses may be allowed in the NR zone with administrative approval, subject to
22	section 11-513 of this ordinance:
	***
24	(A.1) Restaurant; Co-living dwelling, upper floor, not to exceed two units;
25	(A.2) Live theater;
26	(A.3) Outdoor dining;
27 28	(A.4) Outdoor display of retail goods;
29 30	(D) <del>Reserved;</del> <u>Restaurant;</u> ***
31	(G) Outdoor dining;
32	(H) Live theater;
33	(I) Outdoor display of retail goods.
	(1) Outdoor display of fetall goods.
34 35	4-1404 - Special uses.
36	The following uses may be allowed in the NR zone pursuant to a special use permit:
37	***
38	(B.1) Bus shelter on private property;
39	(C) Medical care facility; Co-living dwelling, other than pursuant to section 4-1403.1;
40	(C.1) Congregate housing facility;
	*
46	(F) Fraternal or private club; Live theater, other than pursuant to section 4-1403.1;
41 42 43 44 45 46	<ul> <li>(C.2) Continuum of care facility;</li> <li>(D) Public parking lot; Fraternal or private club;</li> <li>(E) Private school, commercial, with a frontage of more than 30 feet along Mount Vernon Avenue; Health and athletic club or fitness studio, other than pursuant to section 4-1403(A)(8);</li> </ul>

1 2 3 4	<ul> <li>(G) Live theater, other than pursuant to section 4-1403.1; <u>Reserved</u>;</li> <li>(H) Bus shelter on private property; <u>Live theater</u>, other than pursuant to section 4-1403.1;</li> <li>(H.1) Medical care facility;</li> </ul>
5 6	(I.2) Outdoor garden center, other than pursuant to section 4-1403.1;
7 8 9	(K.1) Private school, commercial, with a frontage of more than 30 feet along Mount Vernon Avenue;
9 10 11	(L.1) Public parking lot;
12 13 14 15 16	<ul> <li>(O) Congregate housing facility;</li> <li>(P) Health and athletic club or fitness studio, other than pursuant to section 4-1403(A)(8);</li> <li>(Q) Continuum of care facility;</li> <li>(R) Outdoor garden center, other than pursuant to section 4-1403.1(B);</li> <li>(S) Public building.</li> </ul>
17 18 19 20 21 22	<u>4-1414 - Co-living dwellings.</u> <u>Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of applying the area and bulk regulations of this zone, and each such co-living dwelling shall provide the parking required under section 8-200(A)(22).</u>
23 24 25 26	Section 4. That the following Sections of Article V of the Zoning Ordinance be, and the same hereby are, amended by deleting the language shown in strikethrough and inserting new language shown in underline or added and ordained, as follows:
27 28 29 30	5-102.1 - Administrative special uses. The following uses may be allowed in the CRMU-L zone with administrative approval, subject to section 11-513 of this ordinance:
31 32 33	<ul> <li>(A) Restaurant; Co-living dwelling, not to exceed two units;</li> <li>(B) Reserved: Outdoor dining;</li> </ul>
34 35	(H)Outdoor dining; Restaurant.
36 37 38	5-103 - Special uses. The following uses may be allowed in the CRMU-L zone pursuant to a special use permit: ***
39 40 41 42 43	<ul> <li>(B.1) Food or beverage production exceeding 5,000 square feet, which includes a retail component; <u>Bus shelter on private property;</u></li> <li>(C) Bus shelter on private property; <u>Co-living dwelling, other than pursuant to section 5-102.1;</u></li> <li>***</li> </ul>
44 45	(E) Reserved; Continuum of care facility; ***

1	(H) Reserved; Food or beverage production exceeding 5,000 square feet, which includes a
2	retail component;
3 4	(I) Continuum of care facility; <u>Reserved;</u>
5	***
6	<u>5-113 - Co-living dwellings.</u>
7	Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of
8	applying the area and bulk regulations of this zone, and each such co-living dwelling shall
9	provide the parking required under section 8-200(A)(22). For proposals with greater than two
10	co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk
11 12	regulations as multifamily dwellings in this zone.
13	5-202.1 – Administrative special uses.
14	The following uses may be allowed in the CRMU-M zone with administrative approval, subject
15	to section 11-513 of this ordinance:
16	
17	(A) Restaurant; Co-living dwelling, not to exceed two units;
18	(B) Reserved; Outdoor dining;
19	***
20	(E) Outdoor dining; Restaurant;
21 22	***
23	5-203 - Special uses.
24	The following uses may be allowed in the CRMU-M zone pursuant to a special use permit:
25	***
26	(B.1) Food or beverage production exceeding 5,000 square feet, which includes a retail
27	component; Bus shelter on private property;
28	(C) Bus shelter on private property; Co-living dwelling, other than pursuant to section 5-202.1;
29	***
30	(E) Reserved; Continuum of care facility;
31	***
32	(H) Reserved; Food or beverage production exceeding 5,000 square feet, which includes a
33	retail component;
34	(I) Continuum of care facility; Reserved;
35	***
36 37	5-213 - Co-living dwellings.
38	Up to two co-living dwellings, shall be categorized as a nonresidential for the purpose of
39	applying the area and bulk regulations of this zone, and each such co-living dwelling shall
40	provide the parking required under section 8-200(A)(22). For proposals with greater than two
41	co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk
	regulations as multifamily dwellings in this zone.
42 43	<u></u>
44	5-302.1 - Administrative special uses.
45	The following uses may be allowed in the CRMU-H zone with administrative approval, subject
46	to socion 11 512 of this ordinance:

to section 11-513 of this ordinance: 46

1 2 3	<ul> <li>(A) Restaurant; Co-living dwelling, not to exceed two units;</li> <li>(B) Reserved; Outdoor dining;</li> <li>***</li> </ul>
4 5 6	(E) <del>Outdoor dining;</del> <u>Restaurant;</u> ***
7 8 9	5-303 - Special uses. The following uses may be allowed in the CRMU-H zone pursuant to a special use permit: ***
10 11 12 13 14	<ul> <li>(B.1) Food or beverage production exceeding 5,000 square feet, which includes a retail component; <u>Bus shelter on private property</u>;</li> <li>(C) <del>Bus shelter on private property</del>; <u>Co-living dwelling</u>, other than pursuant to section 5-<u>302.1</u>;</li> </ul>
15 16 17	(E) Reserved; Continuum of care facility; ***
17 18 19 20 21	<ul> <li>(H) Reserved; Food or beverage production exceeding 5,000 square feet, which includes a retail component;</li> <li>(I) Continuum of care; Reserved; ***</li> </ul>
22 23 24 25 26 27 28	5-313 - Co-living dwellings. Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of applying the area and bulk regulations of this zone, and each such co-living dwelling shall provide the parking required under section 8-200(A)(22). For proposals with greater than two co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk regulations as multifamily dwellings in this zone.
29 30 31 32	5-402.1 - Administrative special uses. The following uses may be allowed in the CRMU-X zone with administrative approval, subject to section 11-513 of this ordinance: ***
33 34 35	<ul> <li>(A) Restaurant; Co-living dwelling, not to exceed two units;</li> <li>(B) Reserved; Outdoor dining;</li> <li>***</li> </ul>
36 37 38	(E) <del>Outdoor dining;</del> <u>Restaurant;</u> ***
39 40 41 42	5-403 - Special uses. The following uses may be allowed in the CRMU-X zone pursuant to a special use permit:
43 44 45	(C.1) Food or beverage production exceeding 5,000 square feet, which includes a retail component; (E.1) Co-living dwelling, other than pursuant to section 5-402.1; ***
46	(G) Reserved; Continuum of care facility:

1 2 3	(H) Reserved; Food or beverage production exceeding 5,000 square feet, which includes a retail component;
4 5 6	(K) <u>Continuum of care facility</u> ; <u>Health profession office, on the ground floor of buildings</u> <u>facing the sidewalk</u> ; ***
7 8 9	(O) Health profession office, on the ground floor of buildings facing the sidewalk; <u>Reserved</u> ; ***
10 11 12 13 14 15 16	5-412 - Co-living dwellings. <u>Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of</u> <u>applying the area and bulk regulations of this zone, and each such co-living dwelling shall</u> <u>provide the parking required under section 8-200(A)(22)</u> . For proposals with greater than two <u>co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk</u> <u>regulations as multifamily dwellings in this zone.</u>
17 18 19 20	5-502.1 - Administrative special uses. The following uses may be allowed in the W-1 zone with administrative approval, subject to section 11-513 of this ordinance: ***
21 22 23 24 25 26	<ul> <li>(A) Valet parking; Co-living dwelling, not to exceed two units;</li> <li>(B) Restaurant; Outdoor dining;</li> <li>(C) Outdoor dining; Outdoor market;</li> <li>(D) Outdoor market; Restaurant;</li> <li>(E) Valet parking.</li> </ul>
20 27 28 29 30 31 32 33	5-503 - Special uses The following uses may be allowed in the W-1 zone pursuant to a special use permit: (A) Commercial outdoor recreation facility; Any use with live entertainment; (A.1) Co-living dwelling, other than pursuant to section 5-502.1; (A.2) Continuum of care facility; (A.3) Commercial outdoor recreation facility; ***
34 35 36 37	<ul> <li>(D) Any use with live entertainment; <u>Hotel</u>, consistent with the Development Goals and <u>Guidelines for Development Sites in the Waterfront small area plan;</u></li> <li>(E) Continuum of care facility; <u>Reserved</u>;</li> </ul>
38 39 40 41	<ul> <li>(O) Hotel, consistent with the Development Goals and Guidelines for Development Sites in the Waterfront small area plan; <u>Reserved</u>;</li> <li>***</li> </ul>
42 43 44 45	5-514 - Co-living dwellings. <u>Up to two co-living dwellings, shall be categorized as nonresidential for the purpose of</u> <u>applying the area and bulk regulations of this zone, and each such co-living dwelling shall</u> <u>provide the parking required under section 8-200(A)(22)</u> . For proposals with greater than two

co-living dwellings, each will be counted as a dwelling unit subject to the same area and bulk 1 2 3 regulations as multifamily dwellings in this zone. 4 Section 5. That the following Sections of Article VI of the Zoning Ordinance be, and the same hereby are, amended by deleting the language shown in strikethrough and inserting 5 6 7 new language shown in underline or added and ordained, as follows: 8 6-702 - Uses. 9 Uses in the King Street urban retail zone are divided into two categories, depending on their location, in order to protect and enhance opportunities for existing and future retail 10 uses. The two use categories, which are each further divided into permitted and special 11 12 uses, are defined as followed: Ground floor uses: Retail and other active uses are emphasized in the ground floor 13 uses category. The ground floor uses category applies to uses to be located in the 14 space within the first 50 feet of a building, measured from the front building wall, 15 and in a building that is set back no further than 30 feet from a front property and 16 with a first floor of the building within four feet above the sidewalk grade. 17 Upper floor uses: The second category of uses is all space that is not located within 18 the ground floor of a building, as that is defined above. Upper floor uses may be 19 located on floors above the ground floor, in the space on the ground floor beyond 20 21 the 50 feet threshold for ground floor uses, and in buildings not considered retail appropriate because they are elevated above grade or set back an excessive distance 22 from the street as expressed above. 23 \*\*\* 24 25 (B)Upper floor uses. 26 (2) Administrative special uses. Notwithstanding any contrary provisions of this 27 ordinance, the following uses may be allowed by the director by administrative review and approval pursuant to the standards and procedures of section 11-513 of this 28 29 ordinance: 30 (a) Co-living dwelling, not to exceed two units; 31 (b) Outdoor market; 32 (c) Restaurant. 33 (d) Valet parking; (3)(2) Special uses: 34 35 \*\*\* 36 (b) Food and beverage production, exceeding 5,000 square feet, which includes a retail 37 component; Church; (c) Church; Co-living, greater than two co-living dwellings other than pursuant to 6-38 39 702(B)(2); \*\*\* 40 41 (e.1) Food and beverage production, exceeding 5,000 square feet, which includes a retail 42 component; \*\*\* 43 44 (f.1) Motor vehicle parking and storage, including as an accessory use to accommodate 45 required parking, in a structure that is visually screened with active uses for at least 25 feet, measured from the property line on King Street. 46

1	***
1 2	(h.1) Motor vehicle parking and storage, including as an accessory use to accommodate
3	required parking, in a structure that is visually screened with active uses for at least 25
	feet, measured from the property line on King Street. Reserved:
4	***
5	
6	(C) Administrative special uses. Notwithstanding any contrary provisions of this
7	ordinance, the following uses may be allowed by the director by administrative review
8	and approval pursuant to the standards and procedures of section 11-513 of this
9	ordinance:
10	(1) Valet parking;
11	(2) Outdoor market;
12	(3) Restaurant.
13	***
14 15	
	<u>6-708 - Co-living dwellings.</u>
16	Notwithstanding any contrary provisions of this ordinance, the following uses may be allowed
17	by the director by administrative review and approval pursuant to the standards and procedures
18	of section 11-513 of this ordinance: Up to two co-living dwellings, shall be categorized as
19	nonresidential for the purpose of applying the area and bulk regulations of this zone, and each
20	such co-living dwelling shall provide the parking required under section 8-200(A)(22). For
21	proposals with greater than two co-living dwellings, each will be counted as a dwelling unit
22	subject to the same area and bulk regulations as multifamily dwellings in this zone.
23	
24	Section 6. That the following Sections of Article VIII of the Zoning Ordinance be,
25	and the same hereby are, amended by deleting the language shown in strikethrough and inserting
26	new language shown in underline or added and ordained, as follows:
27	
28	Sec. 8-200 – General parking regulations.
29	(A) Schedule of requirements. The following number of parking spaces shall be provided for
30	each use listed. In the case of any use not listed in section 8-200(A), the requirements of the
31	most similar listed use shall apply. The requirements of section 8-200(A) may be reduced
32	when special zoning allows parking reductions and the required approvals of the director and
33	the director of transportation and environmental services have been obtained and the
34	conditions of said approval are complied with.
35 36	***
36	(22) Co-living dwelling: one space for each four private living spaces.
37 38	***
38	(C) Location of parking facilities.
39	***
40	(3) For all co-living dwellings the required off-street parking shall be located on the subject
41	property or may be permitted within 300 feet.
42	( <u>34</u> ) For all commercial or industrial uses, the distance from the off-street parking facility to
43	the commercial or industrial use which it serves shall not exceed 1,000 feet measured as a
44	straight line from the nearest corner of the lot containing the structure to the nearest lot line of
45	the property with the shared parking facility, provided that there are no active railroad tracks,
46	interstate highways, or waterways located between the parking facility and the uses using the
	10

<ul> <li>parking facility and such off-street parking facility shall be permitted on land in a commercial - or industrial zone only. An application shall be filed with the director of planning and zoning for an administrative permit for off-site parking on such forms and subject to such procedures as the director may establish for that purpose.</li> <li>(4<u>5</u>) For all other uses, including, but not limited to churches, private and fraternal clubs, private and public schools and social service buildings, such required off-street parking shall be located on the same lot as the main building or on a lot immediately contiguous to the main building lot; except, that off-street parking may be permitted within 300 feet with a special use permit.</li> <li>(<u>56</u>) Access to parking, required or otherwise, shall be limited as follows:</li> <li>(<u>67</u>) Parking, required or otherwise, limited on residential lots. For all lots containing single-family, two-family or townhouse dwelling uses, there shall be a limit of one vehicle per 1,000</li> </ul>
square feet of lot area, not to exceed a maximum of four (4) vehicles per lot parked or stored outside on the lot in question. ***
Section 7. That the following Sections of Article XI of the Zoning Ordinance be, and the same hereby are, amended by deleting the language shown in strikethrough and inserting new language shown in underline or added and ordained, as follows:
Sec. 11-513 - 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. ***
<ul> <li>(Q) Specific standards for co-living dwellings.</li> <li>(1) A maximum of two private living areas per co-living dwelling are permitted to have double occupancy.</li> <li>(2) Lease agreements with tenants must be for 30 days or longer.</li> <li>(3) One wall sign with the contact information for a responsible party (including the name of the manager, email address, and phone number) is required at the entrance of buildings with a minimum of one square foot and maximum of two square feet. This sign is excludable for the purpose of calculating the square footage of wall signs permitted on the property.</li> </ul>
Section 8. That the director of planning and zoning be, and hereby is, directed to record the foregoing text amendment. Section 9. That Sections of Articles II, III, IV, V, VI, VIII, and XI, as amended pursuant to Sections 1 through 7 of this ordinance, be, and the same hereby are, reordained as part of the City of Alexandria Zoning Ordinance.

1 Section 10. That this ordinance shall become effective on the date and at the time of 2 its final passage, and shall apply to all applications for land use, land development or subdivision 3 approval provided for under the City of Alexandria Zoning Ordinance which may be filed after 4 such date, and shall apply to all other facts and circumstances subject to the provisions of the 5 City of Alexandria Zoning Ordinance, except as may be provided in Article XII of the Zoning 6 Ordinance.

6 Ordina 7

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JUSTIN WILSON Mayor

- 10 Introduction: 02/08/2022
- 11 First Reading: 02/08/2022
- 12 Publication:
- 13 Public Hearing: 02/12/2022
- 14 Second Reading: 02/12/2022
- 15 Final Passage: 02/12/2022