1	ORDINANCE NO
2	
3	AN ORDINANCE to amend and reordain Section 2-182.06 of Article II (DEFINITIONS),
4	Article III (RESIDENTIAL ZONE REGULATIONS), Article IV (COMMERCIAL,
5	OFFICE AND INDUSTRIAL ZONES), Article V (MIXED USE ZONES), Article VI
6	(SPECIAL AND OVERLAY ZONES), Section 7-1500 of Article VII (SUPPLEMENTAL
7	ZONE REGULATIONS), Section 8-300 of Article VIII (OFF-STREET PARKING AND
8	LOADING), and Section 11-513 of Article XI (DEVELOPMENT APPROVALS AND
9	PROCEDURES) of the City of Alexandria Zoning Ordinance, in accordance with the text
10	amendment heretofore approved by city council as Text Amendment No. 2023-00003.
11	
12	WHEREAS, the City Council finds and determines that:
13	
14	1. In Text Amendment No. 2023-00003, the Planning Commission, having found
15	that the public necessity, convenience, general welfare and good zoning practice so require,
16	recommended approval to the City Council on March 30, 2023 of a text amendment to the
17	Zoning Ordinance to adopt amendments to the Zoning Ordinance to delete Section 6-800 (King
18	Street outdoor dining overlay zone) and all other ordinance references to the King Street outdoor
19	dining overlay; delete Section 7-1500 (Outdoor display, sales or storage of goods or merchandise
20	and outdoor dining in a parklet); delete all other ordinance references to parklets, outdoor dining
21	on sidewalks in the public right-of-way and outdoor retail display and sales in the public right-
22	of-way; amend Section 8-300 to waive parking requirements for outdoor dining in the Central
23	Business District; and amend Articles III, IV, V, VI, XI to specify requirements for outdoor
24	dining on private property, which recommendation was approved by the City Council at public
25	hearing on April 15, 2023;
26	
27	2. The City Council in adopting this ordinance expressly adopts, ratifies, affirms and
28	concurs in the finding and action of the Planning Commission above stated;
29	
30	3. All requirements of law precedent to the adoption of this ordinance have been
31	complied with; now, therefore,
32	
33	THE CITY COUNCIL OF ALEXANDRIA HEREBY ORDAINS:
34	
35	Section 1. That section 2-182.06 of the Zoning Ordinance be, and the same hereby
36	is, amended by deleting the current section in its entirety, as shown:
37	Sec. 2-182.06 - Parklet
38	An extension of the sidewalk into the parking lane to be used for open space, public seating, or
39	extra space associated with a business, such as a restaurant or a retail establishment.
40	
41	Section 2. That Article III of the Zoning Ordinance be, and the same hereby is,
42	amended by deleting the language shown in strikethrough and inserting new language shown in
43	underline, as follows:
44	
45	3-803 - Special uses.

The following uses may be allowed in the RCX zone pursuant to a special use permit:

46

1	***		
2	(F))	Outdoor dining on private property;
3	***		
4			
5	3-903 -	Specia	al uses.
6			g uses may be allowed in the RC zone pursuant to a special use permit:
7	***	3 W 1111	g uses may be unowed in the ree zone pursuant to a special use permit.
8		(8.2)	Outdoor dining on private property;
9	***	(0.2)	outdoor drining on private property,
10			
11	2 1002	Space	viol maga
		-	rial uses.
12	***	lowing	g uses may be allowed in the RD zone pursuant to a special use permit:
13		2)	Outdoor dining on mirroto magnetic
14	*** (C	.2)	Outdoor dining on private property;
15	***		
16	2 1 102	a	
17		-	ial uses.
18		lowing	g uses may be allowed in the RMF zone pursuant to a special use permit:
19	***	,	
20		(5)	Outdoor dining on private property.
21	***		
22			limitations.
23			mmercial operations, including storage shall be conducted within a completely
24			ed building, with the exception of outdoor uses pursuant to Section 3-1400 and,
25			and outdoor retail display and sales as set forth in the subsections below City Code
26		section	n 5-2-29, as applicable.
27			
28	(A.1)	Outdo	or dining and outdoor retail display and sales in a parklet shall comply with
29	:	requir	ements of section 7-1500.
30			
31	(A.2)	Outdo	or display and sales of retail merchandise is permitted on a public sidewalk
32	:	imme c	liately in front of an associated storefront for a retail use:
33			(1) During business operational hours;
34			(2) Allowing for a minimum of five feet clearance on the sidewalk for
35			pedestrian traffic; and
36			(3) In accordance with Section 5-2-29 of the City Code.
37	***		
38		Se	ection 3. That Article IV of the Zoning Ordinance be, and the same hereby is,
39	amende		eleting the language shown in strikethrough and inserting new language shown in
	underlir	•	
40 41		,	
42	4-102.1	- Adn	ninistrative special uses.
43			g uses may be allowed in the CL zone with administrative approval, subject to
44		_	3 of this ordinance:
45	***		
46	(E))	Outdoor dining on private property;

1	***
2	
3	4-103 - Special uses.
4	The following uses may be allowed in the CL zone pursuant to a special use permit:
5	***
6	(J.1) Outdoor dining on private property, other than pursuant to sections 4-102 and 4-
7	102.1;
8	***
9	
10	4-107 - Use limitations.
11	(A) All commercial operations, including storage, shall be conducted within a completely
12	enclosed building, with the exception of outdoor uses pursuant to this section 4-100 and
13	dining and outdoor retail display and sales as set forth in the subsections below City Code
14	Section 5-2-29, as applicable.
15	
16	(A.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the
17	requirements of section 7-1500.
18	$\mathbf{I}_{\mathbf{I}}$
19	(A.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk
20	immediately in front of an associated storefront for a retail use:
21	(1) During business operational hours;
22	(2) Allowing for a minimum of five feet clearance on the sidewalk for
23	pedestrian traffic; and
24	(3) In accordance with Section 5-2-29 of the City Code.
25	***
26	
27	4-202.1 - Administrative special uses.
28	The following uses may be allowed in the CC zone with administrative approval, subject to
29	section 11-513 of this ordinance:
30	***
31	(E) Outdoor dining on private property;
32	***
33	
34	4-203 - Special uses.
35	The following uses may be allowed in the CC zone pursuant to a special use permit:
36	***
37	(M.1) Outdoor dining on private property, other than pursuant to sections 4-202 and 4-
38	202.1;
39	***
40	
41	4-207 - Use limitations.
42	(A) All operations, including storage, shall be conducted within a completely enclosed
43	building with the exception of outdoor <u>uses pursuant to this section 4-200 and dining and</u>
44	outdoor retail display and sales as set forth in the subsections below City Code Section 5-
45	2-29, as applicable.
46	<u>2 27, as approasio</u> .

1	(A.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the
2	requirements of section 7-1500.
3	
4	(A.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk
5	immediately in front of an associated storefront for a retail use:
6	(1) During business operational hours;
7	(2) Allowing for a minimum of five feet clearance on the sidewalk for
8	pedestrian traffic; and
9	(3) In accordance with Section 5-2-29 of the City Code.
10	***
11	
12	4-302.1 - Administrative special uses.
13	The following uses may be allowed in the CSL zone with administrative approval, subject to
14	section 11-513 of this ordinance:
15	***
16	(E) Outdoor dining on private property;
17	***
18	
19	4-303 - Special uses.
20	The following uses may be allowed in the CSL zone pursuant to a special use permit:
21	***
22	(S.1) Outdoor dining on private property, other than pursuant to sections 4-302 and 4-
23	302.1;
24	***
25	
26	4-307 - Use limitations.
27	(A) All operations, including storage, shall be conducted within a completely enclosed
28	building with the exception of outdoor uses pursuant to this section 4-300 and dining and
29	<u> </u>
	outdoor retail display and sales as set forth in the subsections below City Code Section 5-
30	2-29, as applicable.
31	(A.1) Outdoor diving and outdoor retail display and color in a nordat shall comply with the
32	(A.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the
33	requirements of section 7–1500.
34	
35	(A.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk
36	immediately in front of an associated storefront for a retail use:
37	(1) During business operational hours;
38	(2) Allowing for a minimum of five feet clearance on the sidewalk for
39	pedestrian traffic; and
40	(3) In accordance with Section 5-2-29 of the City Code.
41	***
42	
43	4-402.1 - Administrative special uses.
44	The following uses may be allowed in the CG zone with
45	administrative approval, subject to section 11-513 of this ordinance:
46	***

1	(E)	Outdoor dining on private property;
2	***	
3		
4	-	pecial uses.
5 6	The follow	wing uses may be allowed in the CG zone pursuant to a special use permit:
7 8	(V.1	Outdoor dining <u>on private property</u> , other than pursuant to sections 4-402 and 4-402.1;
9	***	402.1,
10		
11	4 407 II	se limitations.
12		ll operations, including storage, shall be conducted within a completely enclosed
13		nilding with the exception of outdoor <u>uses pursuant to this section 4-400 and dining and</u>
14		atdoor retail display and sales as set forth in the subsections below City Code Section 5-
15		29, as applicable.
16	<u>2</u> -	2), as applicable.
17	(A 1) O	utdoor dining and outdoor retail display and sales in a parklet shall comply with the
18	, ,	quirements of section 7-1500.
19	10	quirements of section / 1500.
20	(A-2) O	utdoor display and sales of retail merchandise is permitted on a public sidewalk
21		mediately in front of an associated storefront for a retail use:
22		(1) During business operational hours;
23		(2) Allowing for a minimum of five feet clearance on the sidewalk for
24		pedestrian traffic; and
25		(3) In accordance with Section 5-2-29 of the City Code.
	***	(-)
26 27		
28	4-502.1 -	Administrative special uses.
29	The follow	wing uses may be allowed in the CD zone with administrative approval, subject to
30		1-513 of this section:
31	***	
32	(D)	Outdoor dining on private property (beyond the boundaries of the King Street
33		Outdoor Dining on private property Zone);
34	***	
35		
36	4-503 - S	pecial uses.
37	The follow	wing uses may be allowed in the CD zone pursuant to a special use permit:
38	***	
39	(T.1)	Outdoor dining on private property, other than pursuant to sections 4-502 and 4-
40		502.1;
41	***	
42		
43	4-507 - U	se limitations.
44	(A) A	ll operations, including storage, shall be conducted within a completely enclosed
45		uilding with the exception of outdoor uses pursuant to this section 4-500 and dining and

1 2	outdoor retail display and sales as set forth in the subsections below City Code Section 5-2-29, as applicable.
3	
4 5	(A.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the requirements of section 7–1500.
6	
7	(A.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk
8	immediately in front of an associated storefront for a retail use:
9	(1) During business operational hours;
10	(2) Allowing for a minimum of five feet clearance on the sidewalk for
11	pedestrian traffic; and
12	(3) In accordance with Section 5-2-29 of the City Code.
13 14	***
15	4-602.1 - Administrative special uses.
16	The following uses may be allowed in the CD-X zone with administrative approval, subject to
17	section 11-513 of this ordinance:
18	***
19	(E) Outdoor dining <u>on private property</u> ;
20	***
21	
22	4-603 - Special uses.
23	***
24	(R.1) Outdoor dining <u>on private property</u> , other than pursuant to sections 4-602 and 4-
25	602.1;
26	***
27	
28	4-607 - Use limitations.
29	(A) All operations, including storage, shall be conducted within a completely enclosed
30	building with the exception of outdoor uses pursuant to this section 4-600 and dining and
31	outdoor retail display and sales as set forth in the subsections below City Code Section 5-
32	2-29, as applicable.
33	
34	(A.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the
35	requirements of section 7-1500.
36	
37	(A.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk
38	immediately in front of an associated storefront for a retail use:
39	(1) During business operational hours;
40	(2) Allowing for a minimum of five feet clearance on the sidewalk for
41	pedestrian traffic; and
42	(3) In accordance with Section 5-2-29 of the City Code.
43	***
44	

1	4-702.1 - Adı	ministrative special uses.		
2	The followin	g uses may be allowed in the CR zone with administrative approval, subject to		
3	section 11-513 of this ordinance:			
4	***			
5	(E)	Outdoor dining on private property;		
6	***	outdoor drining on private property,		
7				
8	4-703 - Speci			
9	-			
	***	g uses may be allowed in the CR zone pursuant to a special use permit:		
10		0-41144444		
11	(J)	Outdoor dining on private property, other than pursuant to sections 4-702 and 4-		
12	702	2.1;		
13	***			
14				
15	4-707 - Use 1			
16		perations, including storage, shall be conducted within a completely enclosed		
17		ing with the exception of outdoor uses pursuant to this section 4-700 and dining and		
18	outdo	or retail display and sales as set forth in the subsections below City Code Section 5-		
19	<u>2-29,</u>	as applicable.		
20				
21	(A.1) Outdo	oor dining and outdoor retail display and sales in a parklet shall comply with the		
22	requir	rements of section 7–1500.		
23				
24	(A.2) Outdo	por display and sales of retail merchandise is permitted on a public sidewalk		
25	imme	diately in front of an associated storefront for a retail use:		
26		(1) During business operational hours;		
27		(2) Allowing for a minimum of five feet clearance on the sidewalk for		
28		pedestrian traffic; and		
29		(3) In accordance with Section 5-2-29 of the City Code.		
	***	(-)		
30 31				
32	4-802.1 - Adı	ministrative special uses.		
33		g uses may be allowed in the OC zone with administrative approval, subject to		
34		3 of this ordinance:		
35	***	of this oftinance.		
36	(E)	Outdoor dining on private property;		
37	***	Outdoor drining on private property,		
38	1 902 5	iel uses		
39	4-803 - Speci			
40	the following	g uses may be allowed in the OC zone pursuant to a special use permit:		
41		Outdoor diving an animate anomality of hearth an arrange of the ar		
42	(W.1)	Outdoor dining on private property, other than pursuant to sections 4-802 and 4-		
43	***	802.1;		
/1 /1	T T T			

1	
2	4-807 - Use limitations.
3	(A) All operations, including storage, be conducted within a completely enclosed building
4	with the exception of outdoor <u>uses pursuant to this section 4-800 and dining and outdoor</u>
5	retail display and sales as set forth in the subsections below City Code Section 5-2-29, as
6	applicable.
7	
8	(A.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the
9	requirements of section 7-1500.
10	•
11	(A.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk
12	immediately in front of an associated storefront for a retail use:
13	(1) During business operational hours;
14	(2) Allowing for a minimum of five feet clearance on the sidewalk for
15	pedestrian traffic; and
16	(3) In accordance with Section 5-2-29 of the City Code.
17	***
18	
19	4-902.1 - Administrative special uses.
20	The following uses may be allowed in the OCM (50) zone with administrative approval, subject
21	to section 11-513 of this ordinance:
22	***
23	(E) Outdoor dining <u>on private property;</u>
24	***
25	
26	4-903 - Special uses.
27	The following uses may be allowed in the OCM(50) zone pursuant to a special use permit:
28	***
29	(W.1) Outdoor dining on private property, other than pursuant to sections 4-902 and
30	4-902.1;
31	***
32	
33	4-906 - Use limitations.
34	(A) All operations, including storage, shall be conducted within a completely enclosed
35	building with the exception of outdoor uses pursuant to this section 4-900 and dining and
36	outdoor retail display and sales as set forth in the subsections below City Code Section 5-
37	2-29, as applicable.
38	
39	(A.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the
40	requirements of section 7-1500.
41	
42	(A.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk
43	immediately in front of an associated storefront for a retail use:
44	(1) During business operational hours;
45	(2) Allowing for a minimum of five feet clearance on the sidewalk for
46	pedestrian traffic; and

1 2 3	(3) In accordance with Section 5-2-29 of the City Code. ***	
4 5 6 7	4-1002.1 - Administrative special uses. The following uses may be allowed in the OCM (100) zone with administrative approval, subjet to section 11-513 of this ordinance: ***	ect
8 9	(E) Outdoor dining on private property; ***	
10 11 12 13 14 15	4-1003 - Special uses. The following uses may be allowed in the OCM (100) zone pursuant to a special use permit: *** (W.1) Outdoor dining on private property, other than pursuant to sections 4-1002 and 4 1002.1;	4-
16	***	
17 18 19 20 21 22	 4-1006 - Use limitations. (A) All operations, including storage, be conducted within a completely enclosed building with the exception of outdoor <u>uses pursuant to this section 4-1000 and dining and outdoretail display and sales as set forth in the subsections below City Code Section 5-2-29, a <u>applicable</u>.</u> 	
23242526	(A.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the requirements of section 7-1500.	
26 27 28 29 30 31 32 33 34	(A.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk immediately in front of an associated storefront for a retail use: (1) During business operational hours; (2) Allowing for a minimum of five feet clearance on the sidewalk for pedestrian traffic; and (3) In accordance with Section 5-2-29 of the City Code.)r
35 36 37 38	4-1102.1 - Administrative special uses. The following uses may be allowed in the OCH zone with administrative approval, subject to section 11-513 of this ordinance: ***	
39 40 41	(E) Outdoor dining <u>on private property;</u> ***	
42 43 44	4-1103 - Special uses. The following uses may be allowed in the OCH zone pursuant to a special use permit: ***	
45 46	(T.1) Outdoor dining <u>on private property</u> , other than pursuant to sections 4-1102 and 4 1102.1;	1-

1	***
2	
3	4-1106 - Use limitations.
4 5	(A) All operations, including storage, shall be conducted within a completely enclosed building with the exception of outdoor uses pursuant to this section 4-1100 and dining
6	and outdoor retail display and sales as set forth in the subsections below City Code
7	Section 5-2-29, as applicable.
8	
9	(A.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the
10	requirements of section 7-1500.
11	
12	(A.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk
13	immediately in front of an associated storefront for a retail use:
14	(1) During business operationaFl hours;
15	(2) Allowing for a minimum of five feet clearance on the sidewalk for
16	pedestrian traffic; and
17	(3) In accordance with Section 5-2-29 of the City Code.
18	***
19	
20	4-1202.1 - Administrative special uses.
21	The following uses may be allowed in the I zone with administrative approval, subject to section
22	11-513 of this ordinance:
23	***
24	(E) Outdoor dining on private property;
25	***
26	
27	4-1203 - Special uses.
28	The following uses may be allowed in the I zone pursuant to a special use permit:
29	***
30	(P.1) Outdoor dining on private property, other than pursuant to sections 4-1202 and 4-
31	1202.1;
32 33	***
34	4-1206 - Use limitations.
35	(A) All uses and operations shall be conducted within a completely enclosed building or an
36	area enclosed on all sides with screening or buffering adequate and reasonable to
37	protect adjacent nearby uses, as determined by the director, with the exception of
38	outdoor uses pursuant to this section 4-1200 and dining and outdoor retail display and
39	sales as set forth in the subsections below City Code Section 5-2-29, as applicable.
40	
41	(A.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the
42	requirements of section 7-1500.
43	
44	(A.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk
45	immediately in front of an associated storefront for a retail use:
46	(1) During business operational hours;
-	(-) p p,

1	(2) Allowing for a minimum of five feet clearance on the sidewalk for
2	pedestrian traffic; and
3	(3) In accordance with Section 5-2-29 of the City Code.
4 5	***
5	
6	4-1403.1 - Administrative special uses.
7	<u>*</u>
	The following uses may be allowed in the NR zone with administrative approval, subject to
8	section 11-513 of this ordinance:
9	***
10	(A.3) Outdoor dining <u>on private property</u> ;
11	***
12	
13	4-1404 - Special uses.
14	The following uses may be allowed with a special use permit:
15	***
16	(I.1) Outdoor dining on private property, other than pursuant to section 4-1403.1;
17	***
18	
19	4-1413 - Use limitations.
20	
21	(A) All operations, including storage, shall be conducted within a completely enclosed
22	building with the exception of outdoor uses pursuant to this section 4-1400 and dining
23	and outdoor retail display and sales as set forth in the subsections below City Code
	Section 5-2-29, as applicable.
24	
25	(A.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the
26	requirements of section 7-1500.
27	-
28	(A.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk
29	immediately in front of an associated storefront for a retail use:
30	(1) During business operational hours;
31	(2) Allowing for a minimum of five feet clearance on the sidewalk for
32	pedestrian traffic; and
33	(3) In accordance with Section 5-2-29 of the City Code.

34	
35	Section 4. That Article V of the Zoning Ordinance be, and the same hereby is,
36	amended by deleting the language shown in strikethrough and inserting new language shown in
37	underline, as follows:
38	
39	5-102.1 - Administrative special uses.
40	The following uses may be allowed in the CRMU-L zone with administrative approval, subject
41	to section 11-513 of this ordinance:
42	***
43	(B) Outdoor dining on private property;
44	***
45	
TJ	

1	5-103 - Special uses.			
2	The following uses may be approved, pursuant to the procedures and regulations for special use			
3	permits and subject to the criteria of section 5-109 below:			
4	***			
5	(K.1) Outdoor dining on private property, other than pursuant to sections 5-102 and 5-			
6 7	102.1;			
7	***			
8				
9	5-110 - Use limitations			
10	***			
11	(D) All operations, including storage, shall be conducted within a completely enclosed			
12	building with the exception of outdoor uses pursuant to this section 5-100 and dining and			
13	outdoor retail display and sales as set forth in the subsections below City Code Section 5			
14	2-29, as applicable.			
15	<u>2-29, as applicable.</u> ***			
16	5 202 1 Administrative anneighbors			
17	5-202.1 - Administrative special uses.			
18	The following uses may be allowed in the CRMU-M zone with administrative approval, subject			
19	to section 11-513 of this ordinance: ***			
20				
21	(B) Outdoor dining on private property; ***			
22	<u> </u>			
23	5 202 (5			
24	5-203 - 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 5-209 below:			
27	***			
28	(L.1) Outdoor dining <u>on private property</u> , other than pursuant to sections 5-202 and 5-			
29	202.1;			
30 31	***			
32				
	5-210 - Use limitations			
33 34	***			
35	(D) All operations, including storage, shall be conducted within a completely enclosed			
36	building with the exception of outdoor uses pursuant to this section 5-200 and dining and			
	outdoor retail display and sales as set forth in the subsections below City Code Section 5			
37	2-29, as applicable.			
38	(D.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the			
39	requirements of section 7-1500.			
40	(D.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk			
41	immediately in front of an associated storefront for a retail use:			
42	(1) During business operational hours;			
43	(2) Allowing for a minimum of five feet clearance on the sidewalk for			
44	pedestrian traffic; and			
45	(3) In accordance with Section 5-2-29 of the City Code.			
46				

1	5-302.1 - Administrative special uses.					
2	The following uses may be allowed in the CRMU-H zone with administrative approval, subject					
3 4	to section 11-513 of this ordinance: ***					
5	(B) Outdoor dining on private property;					
6	***					
7						
8	5-303 - Special uses.					
9	The following uses may be approved, pursuant to the procedures and regulations for special use					
10	permits and subject to the criteria of section 5-309 below:					
11	***					
12	(L.1) Outdoor dining on private property, other than pursuant to sections 5.302 and 5-					
13	302.1;					
14	***					
15						
16	5-310 - Use limitations					
17	***					
18	(D) All operations, including storage, shall be conducted within a completely enclosed					
19	building with the exception of outdoor <u>uses pursuant to this section 5-300 and dining and</u>					
20	outdoor retail display and sales as set forth in the subsections below City Code Section 5-					
21	2-29, as applicable.					
22	(D.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the					
23	requirements of section 7-1500.					
24	•					
25	(D.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk					
26	immediately in front of an associated storefront for a retail use:					
27	(1) During business operational hours;					
28	(2) Allowing for a minimum of five feet clearance on the sidewalk for					
29	pedestrian traffic; and					
30	(3) In accordance with Section 5-2-29 of the City Code.					
31						
32	5-402.1 - Administrative special uses.					
33	The following uses may be allowed in the CRMU-X zone with administrative approval, subject					
34	to section 11-513 of this ordinance:					
35	***					
36	(B) Outdoor dining <u>on private property;</u>					
37	***					
38	5 402 G 1					
39	5-403 - Special uses.					
40	The following uses may be approved, subject to the procedures and regulations for special use					
41	permits and subject to the limitations of section 5-609 below: ***					
42						
43 44	(P.1) Outdoor dining <u>on private property</u> , other than pursuant to sections 5-402 and 5-402.1;					
45	402.1; ***					
46						

5-410 - Use limitations ***
(C) All operations, including storage, shall be conducted within a completely enclosed building with the exception of outdoor <u>uses pursuant to this section 5-400 and dining and outdoor retail display and sales as set forth in the subsections below City Code Section 5-2-29, as applicable.</u>
(C.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the
requirements of section 7-1500. (C.2) Outdoor display and sales of rateil marshandise is permitted on a public sidewalk
(C.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk immediately in front of an associated storefront for a retail use:
(1) During business operational hours;
(2) Allowing for a minimum of five feet clearance on the sidewalk for
pedestrian traffic; and
(3) In accordance with Section 5-2-29 of the City Code.
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.

(B) Outdoor dining on private property; ***
5-503 - Special uses.
The following uses may be allowed in the W-1 zone pursuant to a special use permit:

(F) Outdoor dining on private property, other than pursuant to sections 5-502 and 5-
502.1;

5-511 - Use limitations

(C) All operations, including storage, shall be conducted within a completely enclosed building with the exception of outdoor <u>uses pursuant to this section 5-500 and dining and outdoor retail display and sales as set forth in the subsections below City Code Section 5-2-29, as applicable.</u>
(C.1) Outdoor dining and outdoor retail display and sales in a parklet shall comply with the
requirements of section 7-1500. (C.2) Outdoor display and sales of rateil marshandise is permitted an a public sidewalk
(C.2) Outdoor display and sales of retail merchandise is permitted on a public sidewalk immediately in front of an associated storefront for a retail use:
(1) During business operational hours;
(2) Allowing for a minimum of five feet clearance on the sidewalk for
pedestrian traffic; and
(3) In accordance with Section 5-2-29 of the City Code.

5-602 - Coordinated development districts created, consistency with master plan, required approvals.
 (A) The CDD districts, as shown on Table 1, are as follows:

Table 1. Coordinated Development Districts

CDD	CDD Name	Without a CDD	With a CDD Special Use Permit		
No.		Special Use Permit	Maximum F.A.R. and/or	Maximum Height	Uses
***			Development Levels		
	Fisanhower Avanua Matro	OC zoning regulations apply except	The development controls for each	The maximum and minimum	Active recreational uses: anima
*** 2	Eisenhower Avenue Metro	OC zoning regulations apply except that: - Maximum F.A.R. is 1.25, except 2.0 with an architectural design SUP as specified in the master plan - Maximum heights shall be 100 feet, except on property known as the Hoffman Tract, where the maximum height shall not exceed 150 feet. Any project proposed for development under the OC Office Commercial zoning shall conform to the design principles and guidelines outlined in the Eisenhower East Small Area Plan as may be amended. Development is prohibited on any portion of the property delineated in the Eisenhower East Small Area Plan, as may be amended, as public open area or readynage because this	The development controls for each development block including principal land uses, required minimum percent of commercial, maximum and minimum building height, required on-site publicly accessible open space, and required minimum retail are delineated in "Table 1 "Development Summary" of the Eisenhower East Small Area Plan as may be amended. In addition, development shall be in accordance with the guidelines in the Eisenhower East Small Area Plan as may be amended. Maximum F.A.R.: No maximum F.A.R. The building volume shall be in accordance with the Eisenhower East Small Area Plan as may be amended. Minimum open space: The	The maximum and minimum building heights shall conform to the Eisenhower East Small Area Plan as may be amended.	Active recreational uses; animal care facility; any use with live entertainment; apartment hotel; business and professional office child care home; church; congrehousing facility; congregate recreational facility; continuum care facility; day care center; dwelling, multifamily; elder car home; food or beverage product exceeding 5,000 sq. ft., which includes a retail component; fraternal or private club; health athletic club or fitness studio; he profession office; helistop; homeless shelter; hospice; hosp hotel; light assembly, service, ar crafts; medical care facility; me laboratory; nursing or convalesc home or hospice; outdoor dining outdoor dining located on private property; outdoor dining and cutdoor dining and cutdoor dining and cutdoor treatil display and sales.
		restriction is not intended to affect the amount of total development on the parcel.	minimum open space shall conform to the Eisenhower East Small Area Plan as may be amended. Minimum yards: None, except as may be applicable pursuant to the supplemental yard and setback regulations of section 7-1000. Area Requirements: There are no lot area or frontage requirements. The height-to-setback ratio required in Section 6-403(A) and the zone transition requirements of Section 7-900 do not apply.		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

1 2 3				All proposed development shall be reviewed for compliance with the design principles and guidelines by the Eisenhower East Design Review Board.		
4 5 6 7 8 9 10 11 12 13 14 15 16	*** 19	North Potomac Yard	The CSL zone regulations shall apply on the first 250 feet east of Route 1, and the I zone regulations shall apply on the remainder of the site. However, in no case shall the development exceed 610,000 square feet.	Maximum development levels will be as depicted in Table 2 of the CDD conditions. Conversion of square footage between uses may be permitted through the development special use permit process. Refer to Table 1 of the CDD conditions for maximum parking ratios.	Heights shall be as shown in the North Potomac Yard Small Area Plan, as may be amended.	Mixed-use development to include amusement enterprises; child care home; day care center; health and athletic club; health professional office; home professional office; restaurant; business and professional office; multi-family dwelling; retail shopping establishment; public park and community recreation buildings; outdoor dining on private property; valet parking; light assembly; service and crafts; private school (commercial); private school (academic); personal service; hotel; parks and open spaces; public schools; special use utility; and community facilities.
17	***					
18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34	24	Oakville Triangle and Route 1 Corridor	The CSL, I and R2-5 zone regulations shall apply to the properties as generally depicted within Figure 23 of the approved Oakville Triangle and Route 1 Corridor Vision Plan and Urban Design Standards and Guidelines.	The development controls for each block including gross floor area (GFA), the size of public open spaces, ground level open spaces, the land uses, and the ground floor uses shall comply with the Oakville Triangle and Route 1 Vision Plan and Urban Design Standards and Guidelines. All streets, blocks, sidewalks, building forms, building volumes, building heights, land uses, screening of parking, retail design, signage, open space and associated elements shall comply with the Oakville-Route 1 Route 1 Vision Plan and Urban Design Standards.	Heights and height transitions shall be as depicted in the approved Oakville Triangle and Route 1 Corridor Vision Plan and Urban Design Standards and Guidelines, as may be amended.	1) Mixed-use development to include amusement enterprises; child care home; day care center; health and athletic club, health professional office; home professional office; park and community recreation buildings; outdoor dining on private property; valet parking; hotel, restaurant, business and professional office, multifamily dwelling; townhouse dwelling; continuum of care facility, nursing home, parks and open spaces; private school (commercial); private school (academic); personal service public schools; special utility.

	T			T		
1 2 3 4 5 6 7 8 9 10 11 12 13				Any variation from the standards shall require approval by the city council as part of the DSUP or associated approval application(s).		2) Retail shopping establishment and personal service; light assembly, service and crafts; and maker uses as defined in the approved Oakville Triangle and Route 1 Corridor Vision Plan and Urban Design Standards and Guidelines. 3) Community Facilities as defined in the approved Oakville Triangle and Route 1 Corridor Vision Plan and Urban Design Standards and Guidelines. 4) Other similar pedestrian-oriented uses as approved by the director of P&Z to meet the intent of providing active pedestrian-oriented uses are allowed.
15 16	25	ABC-Giant/Old Town North	CG/Commercial Downtown	Maximum FAR: 3.5. Properties in	The maximum heights shall	5) Medical care facility. Multifamily dwelling; day care
16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34			regulations shall apply	this zone are ineligible to request Special Use Permit approval for the affordable housing bonus density provisions of Section 7-700 of the Zoning Ordinance. Minimum open space: Residential development shall provide 40 percent of the area of the lot as open and usable space, the location and shape of which shall be subject to the director's determination that it is functional and usable space for residents, visitors and other persons. Such open space may be located on landscaped roofs or other areas fully open to the sky which are not at ground level if the Director determines that such space functions as open space for residents to the same extent that ground level open space would.	conform to the Old Town North Small Area Plan as may be amended.	center; health and athletic club or fitness studio; light assembly, service and crafts; personal service establishment; massage establishment; outdoor dining on private property; pet supplies, grooming, training with no overnight accommodation; private school, academic or commercial, with more than 20 students on the premises at any one time; restaurant; retail shopping establishment; and valet parking.

1				When a development includes both residential and nonresidential uses,		
2				the residential yard and open space		
				regulations shall be applicable to the		
3				residential component of the		
4				development.		
5				Minimum yards: None, except as		
6				may be applicable pursuant to the		
				Old Town North Design Guidelines		
7				and pursuant to the supplemental		
8				yard and setback regulations of		
9				Section 7-1000 and the zone		
				transition requirements of Section		
10				7- 900.		
11				Area Requirements: There are no lot		
12				area or frontage requirements.		
13				The height-to-setback ratio required		
14				in Section 6-403(A) of the Zoning		
15				Ordinance does not apply.		
16				All proposed development shall		
				conform to the Old Town North		
17				Design Guidelines as may be		
18				amended.		
19	26	Public	I/Industrial regulations shall apply	Maximum FAR: 2.5	The maximum heights shall	Multifamily dwelling; self-
20		Storage/ Boat US		Minimum open space: A minimum	conform to the Eisenhower West Small Area Plan as may be	storage/warehouse; animal care facility with no overnight
		Boat US		of 10% of the land area occupied by	amended.	accommodation; catering; glass
21				primarily non-residential uses shall	amenaca.	shop; health and athletic club or
22				be provided as publicly-accessible,		fitness studio; improved outdoor
23				ground-level useable open space. A		recreational facilities intended for
				minimum of 30% of the land area		passive and/or non-congregate
24				within the CDD area occupied by		recreational activities; light
25				primarily residential uses shall be provided as useable open space, half		assembly, service and crafts; machine shop; manufacturing;
26				of which must be publicly-		massage establishment; motor
				accessible, ground-level useable		vehicle parking or storage; outdoor
27				open space. Publicly-accessible,		dining on private property; personal
28						diffing on private property, personal
				ground-level useable open space		service establishment; printing and
29				ground-level useable open space may be provided at any location		service establishment; printing and publishing services; private school,
29				ground-level useable open space may be provided at any location within the CDD area to meet the		service establishment; printing and publishing services; private school, academic or commercial, with more
30				ground-level useable open space may be provided at any location		service establishment; printing and publishing services; private school, academic or commercial, with more than 20 students on the premises at
				ground-level useable open space may be provided at any location within the CDD area to meet the open space requirement.		service establishment; printing and publishing services; private school, academic or commercial, with more than 20 students on the premises at any one time; recreational areas
30 31				ground-level useable open space may be provided at any location within the CDD area to meet the open space requirement. Minimum yards: None, except as		service establishment; printing and publishing services; private school, academic or commercial, with more than 20 students on the premises at any one time; recreational areas consisting of natural and
30				ground-level useable open space may be provided at any location within the CDD area to meet the open space requirement.		service establishment; printing and publishing services; private school, academic or commercial, with more than 20 students on the premises at any one time; recreational areas

1				Area Requirements: There are no lot		wholesale.
2				area or frontage requirements.		
3				The height-to-setback ratio required		
				in Section 6-403(A) of the Zoning		
4				Ordinance and the zone transition		
5				requirements of Section 7-900 do		
6				not apply.		
	27	Greenhill/West Alexandria	CG/Commercial General zone	Maximum FAR: 2.52, exclusive of:	The maximum heights shall	Multifamily dwelling; recreation
7		Properties	regulations shall apply except that I/Industrial zone regulations shall	1) bonus density and height as may be approved by Special Use Permit	conform to the Landmark-Van Dorn Small Area Plan as may be	and entertainment use; active and/or congregate recreational facilities;
8			apply for the property currently	pursuant to Section 7-700 of the	amended.	animal care facility with no
9			addressed 611 South Pickett Street	Zoning Ordinance as it may be	umendedi	overnight accommodation;
			(Tax Map Number: 057.04-05-05).	amended; and 2) public school and		automobile and trailer rental or sales
10				public building uses.		area; business and professional
11						office; day care center; health and
12				Minimum open space: A minimum of 25% of the land area within the		athletic club or fitness studio; hotel; home for the elderly; improved
13				CDD area shall be provided as		outdoor recreational facilities
				ground-level, useable open space.		intended for passive and/or non-
14				Ground-level useable open space		congregate recreational activities;
15				may be provided at any location		light assembly, service and crafts;
16				within the CDD area to meet the		massage establishment; medical
17				open space requirement. In addition to the 25% requirement, primarily		office; outdoor dining <u>on private</u> <u>property;</u> personal service
				residential buildings shall provide		establishment; private school,
18				rooftop open spaces/terraces or		academic or commercial, with more
19				other outdoor amenity spaces.		than 20 students on the premises at
20						any one time; public building;
				Minimum yards: None, except as may be applicable pursuant to the		public park and community recreation buildings, including
21				supplemental yard and setback		enclosed and semi-enclosed shelters
22				regulations of Section 7-1000.		and pavilions; public school;
23						restaurant; retail shopping
24				Area Requirements: There are no lot		establishment; and valet parking.
				area or frontage requirements.		
25				The height-to-setback ratio required		
26				in Section 6-403(A) of the Zoning		
27				Ordinance and the zone transition		
28				requirements of Section 7-900 do		
				not apply.		
29	28	Greenhill South	I/Industrial regulations shall apply	Maximum FAR: No maximum FAR	The maximum heights shall conform to the Eisenhower West	
30					Small Area Plan as may be	
31					amended.	
32						
33						
34			L			

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	29	Landmark Neighborhood	CRMU-L regulations shall apply	Minimum open space: A minimum of 10% of the land area occupied by primarily non-residential uses shall be provided as publicly accessible, ground-level useable open space. A minimum of 30% of the land area occupied by primarily residential uses shall be provided as useable open space, half of which shall be provided as publicly accessible, ground-level open space. Ground-level useable open space may be provided at any location within the CDD area to meet the open space requirement. In addition to the 30% requirement, primarily residential buildings shall provide rooftop open spaces/terraces or other outdoor amenity spaces. Minimum yards: None, except as may be applicable pursuant to the supplemental yard and setback regulations of section 7-1000. Area Requirements: There are no lot area or frontage requirements. The height-to-setback ratio required in section 6-403(A) of the Zoning Ordinance and the zone transition requirements of section 7-900 do not apply. Maximum floor area: 5.6 million sq. ft., excluding public facilities (e.g., fire station) and the existing abovegrade parking structure. Additional floor area may be requested	The minimum and maximum heights shall conform to the CDD- 29 Concept Plan Special Use Permit.	Multifamily dwelling; amusement enterprise; active and/or congregate recreational facilities; business and professional office; convenience store; day care center; health and athletic club; home for the elderly; improved outdoor recreational facilities intended for passive and/or non-congregate recreational activities; light assembly, service and crafts; massage establishment; outdoor dining on private property; personal service establishment; private school, academic or commercial, with more than 20 students on the premises at any one time; public building; public park and community recreation buildings, including enclosed and semi-enclosed shelters and pavilions; public school; recreational areas consisting of natural and unimproved geographic features; restaurant; retail shopping establishment; and valet parking.
19 20 21 22 23 24 25 26 27	29	Landmark Neighborhood	CRMU-L regulations shall apply	The height-to-setback ratio required in section 6-403(A) of the Zoning Ordinance and the zone transition requirements of section 7-900 do not apply. Maximum floor area: 5.6 million sq. ft., excluding public facilities (e.g., fire station) and the existing abovegrade parking structure. Additional floor area may be requested pursuant to Section 7-700 of the Zoning Ordinance. Minimum non-residential uses: 20%	heights shall conform to the CDD- 29 Concept Plan Special Use	
28 29 30 31 32 33				of total floor area, excluding parking. Open Space: minimum 25% per development block. The open space for the hospital campus shall be provided as required by the CDD #29 Concept Plan Special Use Permit.		

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21				Minimum yards: None. The supplemental yard and setback regulations of Section 7-1000 do not apply. Area Requirements: There are no lot area or frontage requirements. The height-to-setback ratio required in Section 6-403(A) of the Zoning Ordinance and the zone transition requirements of Section 7-900 do not apply.		Active 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, multifamily; 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 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 on private property; 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
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1	(E	\mathcal{L})	Notwithstanding the uses that may be allowed with a CDD special use permit in						
2		eac	h CDD zone pursuant to sections 5-602(A) and 5-602(D) of this ordinance, the						
3	following uses are permitted in each CDD when located in or immediately adjacent to								
4		a bi	uilding constructed pursuant to a CDD special use permit, unless specifically						
5		pro	hibited therein						
6	***	•							
7		(5)	Outdoor dining located on private property;						
8	***								
9		(14)	Outdoor dining and outdoor retail display and sales in a parklet, which shall						
10		ee	omply with the requirements of section 7-1500; and						
11		(15)	Outdoor display and sales of retail merchandise is permitted on a public sidewalk						
12		in	nmediately in front of an associated storefront for a retail use:						
13		(a) During business operational hours;						
14		(b	Allowing for a minimum of five feet clearance on the sidewalk for pedestrian						
15			traffic; and						
16		(c) In accordance with section 5-2-29 of the City Code.						
17	(F)	Notwithstanding the uses that may be allowed with a CDD special use permit in						
18		eac	h CDD zone pursuant to sections 5-602(A) and 5-602(D) of this ordinance, the						
19		foll	owing uses may be allowed in each CDD by administrative approval, pursuant to						
20		sec	tion 11-513 of this ordinance, when located in or immediately abutting a building						
21		con	structed pursuant to a CDD special use permit, unless specifically prohibited						
22 23		the	rein:						
23	***								
24 25		(2)	Outdoor dining on private property other than pursuant to section 5-602(E)(5) or						
25		se	ection 5-602(E)(14);						
26	***								
27									
28			ection 5. That Article VI of the Zoning Ordinance be, and the same hereby is,						
29	amende	ed by o	deleting the language shown in strikethrough and inserting new language shown in						
30	underli	ne, as	follows:						
31									
32			ministrative special uses.						
33	The fol	lowing	g uses may be allowed in the WPR zone with administrative approval, subject to						
34	section	11-51	3 of this ordinance.						
35	***								
36	(B	3)	Outdoor dining on private property;						
37	***								
38									
39	6-203 -	Speci	al uses.						
40		lowin	g uses may be allowed in the WPR zone pursuant to a special use permit:						
41	***								
1 2	(E	()	Outdoor dining on private property, other than pursuant to section 6-202.1;						
43	***								
14									
1 5	6-603 -	Uses.							
16	***								

1 2	(D)	Administrative special uses. Notwithstanding any contrary provisions of the zoning ordinance, the following uses may be allowed by the director by administrative review and				
3		approval pursuant to the standards and procedures of section 11-513.				
4	***	TI -	I			
5	***	(2)	Outdo	or dining, other than in a parklet on private property;		
6 7	4-4-4-	(6)	Outdo	or display of retail goods;		
8						
9	6-70)2 - Uses.				
10 11	(A) ***	Grou	nd floor	uses.		
12 13	***	(2)	Specia	al uses:		
14 15			(h)	Reserved. Outdoor dining on private property, other than pursuant to		
15				<u>section 6-702(C);</u>		
16	***					
17	(B)	Uppe	r floor u	ses.		
18	***					
19		(3 2)	Specia	ıl uses:		
20	***					
21 22		(e	,	ed; Outdoor dining on private property, other than pursuant to section 6-		
22			702(C	<u>);</u>		
23	***					
24			_	pecial uses. Notwithstanding any contrary provisions of this ordinance, the		
25		_	•	be allowed by the director by administrative review and approval pursuant		
26		ne standa	rds and $_{ m I}$	procedures of section 11-513 of this ordinance:		
27	***					
28		(2a) (<u>Outdoor</u>	dining on private property		
29	***					
30						
31 32	6-70)7 - Use 1	imitatio	ns.		
32	(A)			s, including storage, shall be conducted within a completely enclosed		
33				the exception of outdoor uses pursuant to this section 6-700 and dining and		
34		outdo	or retail	display and sales as set forth in the subsections below City Code Section 5-		
35		<u>2-29,</u>	as appli	<u>cable.</u>		
36	(A.1	Outdo	oor dinin	g and outdoor retail display and sales in a parklet shall comply with the		
37				of section 7–1500.		
38	(A.2)			ay and sales of retail merchandise is permitted on a public sidewalk		
39		imme	diately i	n front of an associated storefront for a retail use:		
40				(1) During business operational hours;		
41				(2) Allowing for a minimum of five feet clearance on the sidewalk for		
1 2				pedestrian traffic; and		
43				(3) In accordance with Section 5-2-29 of the City Code.		
14						

Sec. 6-800 King Street outdoor dining overlay zone.

45

1 6-801 Purpose.

The King Street Outdoor Dining Overlay Zone is intended to facilitate outdoor dining in Old Town in order to create an active streetscape, enhance the economic and social vitality of King Street, and promote pedestrian and retail friendly activity; to allow for the use of the public right-of-way for such outdoor dining; and to expedite the approval of such facilities while ensuring that the public's use of the sidewalks will not be significantly impaired by such dining, and that adjacent commercial and residential uses will be protected from any adverse impacts from such dining.

6-802 Application of overlay zone.

The King Street Outdoor Dining Overlay Zone includes the King Street corridor, from the Potomac River to the intersection of King Street and Daingerfield Road, and along all streets intersecting therewith, north to Cameron Street and south to Prince Street, as shown on the map entitled, "King Street Outdoor Dining Overlay Zone," dated June 21, 2005.

6-803 Administrative permit availability.

The requirements of obtaining approval of a special use permit under Section 11-500 of this ordinance and of obtaining approval of an individual encroachment ordinance under Section 5-2-29 of the City Code otherwise applicable, shall not apply to outdoor dining facilities that meet the requirements of this Section 6-800 and for which an administrative permit is approved pursuant to this section.

6-804 Administrative permit process.

- A. An applicant for an outdoor dining permit shall file an application with the director on such forms and subject to such procedures as the director may establish for the purpose.
- B. The application shall include a plan with dimensions showing the layout for the outdoor dining area which accurately depicts the existing sidewalk conditions, including sidewalk width from building face to curb; location and dimensions of tree wells; locations of lamp posts, traffic and parking signs, signal poles, trash receptacles, benches, and other sidewalk features or obstructions, as well as design, location, size and space of the dining area, chairs, tables, barriers, umbrellas and other facilities to be located within the outdoor dining area, and such additional information as the director may reasonably require.
- C. The director shall review the application to determine if the proposed dining establishment, and any encroachment into the public right-of-way, will be reasonable, attractive, and promote pedestrian and retail friendly vitality in the King Street Corridor, and that there is adequate space remaining within the public right-of-way to facilitate safe circulation of pedestrian traffic.
- D. The director may approve, approve with conditions, or deny the application. The approved plan and permit shall be posted at the restaurant premises, and visible to customers and the public.
- E. No material change to the approved plan shall be made without prior written approval by the director.
- F. The outdoor dining permit shall be valid only between October 1 and September 30 of the following calendar year, subject to Section 6-805(O)(5), and shall be renewed on an annual basis. A permit fee, established pursuant to Section 11-104 of this ordinance, and

based on the gross square feet of outdoor dining area, plus a minimum processing fee, shall be assessed annually. 6-805 Standards for outdoor dining. The outside dining area is to be attractive, and promote pedestrian and retail friendly vitality in the King Street Corridor. The outside dining area shall be located adjacent to the property of an existing and lawfully operating restaurant and shall be under the responsible direction and control of the restaurant. It may be located adjacent to the building or near the curb but shall be contained within the location delineated by the permit. Dining may be set up in front of an adjacent business with approval of that property owner and all tenants of the building. If the outdoor dining area is in a location on the property that is not in the sidewalk area in front or on the side of the restaurant, it shall be reviewed to determine whether its location supports the purpose of the zone to create an active streetscape and to protect residential areas from adverse impacts. D. The number of indoor and outdoor seats must comply with the statewide building code. E. The outdoor dining area may be open to patrons from 6:00 a.m. to 11:00 p.m. daily. In order to allow adequate pedestrian traffic areas and emergency access around outdoor dining areas, the following dimensional requirements must be observed: At least five feet, or such additional space as the director deems necessary, of unobstructed corridor space must be maintained past the outside dining area for sidewalk pedestrian traffic in order to ensure a clear pedestrian passageway along the sidewalk. In locations where the sidewalk provides additional width or where there are fewer obstructions, the director may require more than five feet. In order to achieve a continuous pedestrian walkway, the pedestrian passageway shall be a straight line,

- parallel to the building face and the curb line, for the entire length of the dining area.

 The director may require additional measures that contribute to maintaining a straight and unobstructed pedestrian passageway along the entire block face.

 (2) A space at least 44 inches wide for unobstructed ingress/egress must be maintained between any restaurant doorway and the pedestrian traffic corridor.
- (3) Outdoor dining areas located near the sidewalk curb must leave at least two feet of unobstructed sidewalk depth between the curb and the outer dimension of the outdoor dining area unless the sidewalk dining directly abuts a commercial parklet.
- (4) An unobstructed clearance of five feet must be maintained between a fire hydrant and any outdoor dining furniture or enclosures.
- (5) An unobstructed clearance of three feet must be maintained between a fire department connection and any outdoor dining furniture or enclosures.
- G. The outside dining area must be kept sanitary, neat and clean at all times. It shall be free from accumulation of food, litter, snow, ice, and other potentially dangerous or unsanitary matter. The restaurant must participate in an approved rodent control program.
- H. No food preparation is permitted in the outside dining area.

I. Tents or awnings are not permitted without obtaining a separate building permit. Table umbrellas are permitted if they do not have signs or advertisements on them, if the umbrellas are completely contained within the outdoor dining area, even when fully extended, and if the lowest dimension of the umbrella maintains a minimum vertical clearance of seven feet above the sidewalk to allow for patron and server circulation.

J. No signs are permitted in the outside dining area except those signs that have a valid City 1 2 permit. 3 Loudspeakers outside are prohibited on the frontage of the restaurant facing King Street, 4 and amplified sounds from inside the restaurant must not be audible in any outside dining 5 area on the public right of way. 6 Any door leading into a restaurant may not be positioned to remain open or otherwise 7 supported in an open position. 8 M. The restaurant must comply with all applicable City, state and federal laws and 9 regulations. 10 In order to serve alcoholic beverages, an application must be approved by the Virginia Department of Alcoholic Beverage Control (ABC), and it will require the following: 11 12 The dining area must have a sturdy enclosure. There must be only one well defined entrance to the outdoor dining area and it 13 14 must be located directly in front of the egress doors. 15 Customers are not permitted to carry their own alcohol to the outdoor dining area. The dining area must have adequate illumination during evening hours. 16 17 The design of the outdoor dining facilities which are visible from the public street or way, 18 shall comply with the following: 19 All improvements (outdoor dining furniture and enclosures) used in an outdoor 20 dining area on the public right-of-way must be removable without damage to the 21 surface of the public right-of-way. 22 An outdoor dining area within the public right of way shall be contained by 23 sturdy outdoor dining enclosures in conformity with city standards. The city will, 24 following issuance of the King Street Outdoor Dining permit, mark the corners of the 25 approved outdoor dining area with conspicuous markers. 26 Permits must be obtained from the department of transportation and 27 environmental services and a board of architectural review certificate of 28 appropriateness in order to penetrate the public sidewalk surface or install an outdoor 29 dining enclosure which penetrates the public sidewalk. 30 (4) The design of the area shall comply with the City outdoor dining design guidelines. (5) Storage of outdoor dining furniture and enclosures: 31 32 (a) All outdoor dining furniture and enclosures may be set up in the public right-of-way 33 daily when the restaurant is open or closed to the public. 34 (b) Between the Monday before Thanksgiving and March 31 of the following 35 calendar 36 year, all outdoor dining furniture and enclosures must be removed from the public right 37 of-way daily when the restaurant is closed to the public, in accordance with section 6-38 805(E). 39 (6) Storage of outdoor dining furniture and enclosures may not occur in the public right-40 41 The director shall, on a case by case basis, require adjustments to the layout, dimensions, 42 or distance from the property line of any outdoor dining area in order to ensure pedestrian 43 visibility of the ground floor of buildings that adjoin those with outdoor dining areas.

The applicant shall comply with such additional reasonable terms as the director may

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include in the permit.

An outdoor dining area located within the public right-of-way shall also comply with the following specific requirements for encroachments:

1 2

- A. Any such encroachment shall be subject to and conditioned upon the restaurant maintaining a policy of general liability insurance in the amount of \$1,000,000.00 which will indemnify the owner (and all successors in interest) and the city as an additional named insured, against all claims, demands, suits and related costs, including attorneys' 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 encroachment and operate a restaurant within the encroachment area shall not be construed to relieve the restaurant of liability for any negligence on the restaurant's part on account of or in connection with the encroachment.
- 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 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

1	of any approved barrier permanently fixed or attached to the right of way, authorized by any
2	such ordinance or permit.
3	•
4	Section 6. That Section 7-1500 of the Zoning Ordinance be, and the same hereby is,
5	amended by deleting the language shown in strikethrough and inserting new language shown in
6 7	underline, as follows:
8	Sec. 7-1500 - Outdoor display, sales or storage of goods or merchandise and outdoor dining
9	in a parklet. Reserved.
10	(A) Except as specifically permitted in this ordinance, the outdoor display, sale or
11	storage of goods or merchandise is prohibited on all public rights-of-way and
12	pedestrian circulation facilities, on all private streets, pedestrian circulation facilities,
13	alleys, roadways and driveways, and in all off-street parking and loading areas.
14	(B) Outdoor dining or retail display and sales in a parklet.
15	(1) Administrative permit availability.
16	(a) Outdoor dining or outdoor retail display and sales in a parklet may be
17	applied for as an administrative permit, pursuant to Section 7-1500.
18	(b) The requirements of obtaining approval of a special use permit under
19	Section 11-500 of this ordinance is not required.
20	— (2) Administrative permit process.
21	(a) An applicant for outdoor dining or retail display and sales in a
22	parklet shall file an application with the director on such forms and
23	subject to such procedures as the director may establish for the
24	purpose.
25	(b) The application shall include a plan with dimensions showing the
26	layout for the outdoor dining or retail display and sales area,
27	accurately depicting the parklet location, which must be directly in
28	front of the applicant's business; specification sheets and
29	photographs of furnishings; and such additional information as the
30	director may reasonably require.
31	(c) The director shall review the application to determine if the
32	proposed commercial use in a parklet is reasonable, attractive, and
33	promotes pedestrian and commercial friendly vitality.
34	(d) The director may approve, approve with conditions, or deny the
35	application. The approved plan and permit shall be kept on the
36	business premises.
37	(e) No material change to the approved plan shall be made without
38	prior written approval by the director.
39	(f) The permit shall be valid only between April 1 and March 31 of
40	the following calendar year. A permit fee, established pursuant to
41	Section 11-104 of this ordinance, shall be assessed annually.
42	(3) Standards for outdoor dining and retail display and sales in a public on-
43	street parklet.
44	(a) Adhere to design guidelines for parklet furnishings as established
45	by the director.
-	- y

1		(b) Only goods from the permittee's store are permitted to be
2		displayed and sold and only food from the permittee's restaurant
3		may be served in the parklet. The parklet use shall be under the
4		responsible direction and control of the business.
5		(c) Parklets must be used for display and sales during all business
6		hours of an associated retail business and for dining on days when
7		a restaurant if operational between 6 a.m. and 11 p.m., except
8		
9		during inclement weather. Noncompliance will result in voiding of
9 10		the permit and the ability to operate a parklet. (d) Access ramps must remain unobstructed and available for
11		pedestrians.
12		(e) Live entertainment and amplified sound are not permitted.
13		(f) One table must be handicap accessible for outdoor dining use.
14		(g) Umbrellas must provide a minimum clearance of seven feet, must
15		be contained within the parameters of the parklet and must not
16		feature signs or advertisements.
17		(h) The parklet must be kept sanitary, neat and clean at all times. It
18		shall be free from accumulation of food, litter, snow, ice, leaves
19		and other potentially dangerous or unsanitary matter.
20		(i) The outdoor dining area shall be cleared and washed at the close
21		of each business day that it is in use.
22		(j) Signage is not permitted in the parklet.
23		(k) Smoking is not permitted.
24		(1) Operation of outdoor dining or retail display and sales may only
25		occur in an approved parklet that meets the requirements of City
26		Code Section 5-2-29.
27	(C)	Outdoor retail display and sales on a public sidewalk.
28		The outdoor display and sale of goods or merchandise on a public sidewalk is
29		permitted as authorized in the use limitation sections of commercial, mixed-use,
30		office and industrial zones.
31	(D)	Outdoor retail display and sales at a city sponsored festival or public event on a
32	` ,	public street or sidewalk.
33		(1) The city manager may issue a temporary permit, authorizing the
34		participants in a city sponsored festival or public event to display or sell
35		goods or merchandise on that portion of any public street which has been
36		closed to traffic in connection with such festival or event.
37		(2) Any person desiring such a permit shall apply to the city manager who
38		shall issue the permit upon a finding that the proposed display or sale of
39		goods or merchandise will not endanger the safety, and will not be
40		inconsistent with the welfare and convenience, of the public, and who may
41		impose such reasonable conditions as are necessary to comply with the
+1 42		requirement of this section.
+2 43		•
		(3) The city manager may permit the sale of goods and merchandise on a
14 15		public sidewalk and on a portion of any public street which has been
45 46		closed to traffic in connection with a city-sponsored festival or public
46		event.

- (4) In addition to any conditions imposed by the city manager, the permittee shall, as a condition for issuance of the permit, agree in writing to defend and hold the city harmless from any and all claims, demands, losses, liability, causes of action, costs and expenses of any kind arising from or incident to any activity undertaken under the permit by the permittee or any employee or agent of the permittee.
- (5) Each permit issued under this section shall be valid only for the duration of the sale in conjunction with which it is issued or seven days, whichever is less.
- (6) No more than four permits may be issued under this section in any one year to the same permittee or to any permittee associated with the same business.
- (E) To the extent not permitted in the use limitations of a zone or under subsection (B), outdoor restaurant seating, and the sale and service of food and beverage for consumption at such seating, shall be allowed to the extent expressly authorized in a special use permit governing the operation of the entire restaurant.

Section 7. That Section 8-300 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. 8-300 - Central business district. ***

(B) Application of certain requirements. Within the central business district any lot or group of contiguous lots of record as of June 28, 1983, containing less than 10,000 square feet shall not be subject to the requirements of the following: sections 8-200(A)(9), (11), (12), (13), (14), (16), (18), (19), (20) and (21) and section 8-200(B); provided, however, that any lots subdivided after June 28, 1983, into lots of 10,000 square feet or less and developed or redeveloped individually or as a single entity shall comply with all provisions of sections 8-200(A) and (B). In addition, whenever a parcel or contiguous parcels of land within this area containing over 10,000 square feet or more are redeveloped, or whenever a parcel or contiguous parcels of undeveloped land within this area containing 10,000 square feet or more are developed, the requirements of section 8-200(A) shall apply. In addition, the provisions of section 8-200(A) shall not apply to restaurants and outdoor dining. Furthermore, the provisions of sections 8-200(A) and (B) shall not apply within the boundaries of any urban renewal (redevelopment) project located within the central business district and for which project a cooperation agreement between the city and the Alexandria Redevelopment and Housing authority has been entered into nor to city hall nor to public uses (including the art center) which are located in torpedo plant building number two.

Section 8. That Section 11-513 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:

1	Section 11-:	513 - Administrative special use permit.		
2 3	(M)	Specific standards for outdoor dining on private property.		
4	***	specific standards for outdoor animg on prevail property.		
5 6 7		Outdoor dining, including all its components such as planters, wait stations and parriers, shall not encroach onto the public right of way unless authorized by an encroachment ordinance City Code Section 5-2-29.		
8	***	merodennient ordinance <u>etty code section 3 2 2)</u> .		
9 10 11 12	C	The closing hours of operation for the outdoor dining shall be limited to 11:00 p.m. Within the NR Zone and the Mount Vernon Avenue Urban Overlay Zone areas, butdoor dining shall be closed and cleared of all customers by 10:00 p.m. Sunday hrough Thursday and by 11:00 p.m. on Friday and Saturday. Within the Old Town		
13 14 15	S	Small Area Plan, outdoor dining shall be closed and cleared of all customers by 11:00 p.m. daily, consistent with the King Street outdoor dining overlay zone section 6:005(E).		
17	(10)	Reserved.		
18		The provisions of the King Street outdoor dining overlay zone in section 6-800		
19		apply to regulate outdoor dining within the Central Business District.		
20				
21		Section 9. That the director of planning and zoning be, and hereby is, directed to		
22	record the fo	oregoing text amendment.		
23				
24		Section 10. That Section 2-182.06 of Article II (DEFINITIONS), Article III		
25	3	(RESIDENTIAL ZONE REGULATIONS), Article IV (COMMERCIAL, OFFICE AND		
26 27	OVERLAY	AL ZONES), Article V (MIXED USE ZONES), Article VI (SPECIAL AND ZONES), Section 7-1500 of Article VII (SUPPLEMENTAL ZONE		
28 29	and Section	IONS), Section 8-300 of Article VIII (OFF-STREET PARKING AND LOADING), 11-513 of Article XI (DEVELOPMENT APPROVALS AND PROCEDURES), as		
30 31		amended pursuant to Sections 1 through 8 of this ordinance, be, and the same hereby are, reordained as part of the City of Alexandria Zoning Ordinance.		
32		a		
33		Section 11. That this ordinance shall become effective on July 1, 2023, and shall		
34 35	11 .	applications for land use, land development or subdivision approval provided for		
36		ity of Alexandria Zoning Ordinance which may be filed after such date, and shall other facts and circumstances subject to the provisions of the City of Alexandria		
30 37	11 .	inance, except as may be provided in Article XII of the Zoning Ordinance.		
38	Zoning Ordi	JUSTIN WILSON		
39		Mayor		
40		2.2mj 01		
41	Introduction	: 05/09/23		
1 2		First Reading: 05/09/23		
43		Publication:		
14		ing: 05/13/23		
45	Second Read	ding: 05/13/23		

Final Passage: 05/13/23