	D3
1	CITY OF SEATTLE
2	ORDINANCE
3	COUNCIL BILL
4 5 6 7 8 9	title AN ORDINANCE relating to short-term rental uses and bed and breakfast uses; amending Sections 22.214.030, 23.44.051, 23.45.545, 23.84A.024, 23.84A.030, and 23.84A.036 of the Seattle Municipal Code (SMC); and adding a new Section 23.42.060 to the SMC. body WHEREAS, housing vacancy rates are at low levels, making it increasingly difficult for people
10	to obtain permanent housing; and
11	WHEREAS, removal of residential units from the long-term housing market contributes to low
12	vacancy rates; and
13	WHEREAS, the conversion of long-term housing units to short-term rentals could result in the
14	loss of housing for Seattle residents; and
15	WHEREAS, limiting operation of short-term rental properties to property owners will help
16	reduce opportunities to convert long-term housing units to short-term rentals; and
17	WHEREAS, it is in the public interest that short-term rental uses be regulated in order to help
18	preserve housing for long-term tenants; and
19	WHEREAS, the business model of short-term rental agencies depends upon participation and
20	contact with local short-term rental operators; and
21	WHEREAS, the standards for the operation of short-term rental uses contained in this ordinance
22	help to preserve the availability of housing for long-term rentals by limiting the number
23	of short-term rentals a person can operate, reduce negative effects on affordable housing,
24	and protect the safety and livability of residential neighborhoods; and
25	WHEREAS, the City Council finds that this ordinance is necessary to protect and promote the
26	health, safety, and welfare of the general public; NOW, THEREFORE,

1	BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:			
2	Section 1. Section 22.214.030 of the Seattle Municipal Code, last amended by Ordinance			
3	124312, is amended as follows:			
4	22.214.030 Applicability			
5	A. The registration provisions of this Chapter 22.214 shall apply to all rental housing			
6	units with the exception of:			
7	1. Housing units lawfully used as ((vacation rentals for periods not to exceed			
8	three consecutive months and not consecutively used by the same individual or individuals for			
9	more than three months in any twelve-month period)) short-term rentals, if the housing unit is the			
10	primary residence of the short-term rental operator as defined in Section 23.84A.030;			
11	2. Housing units rented for not more than 12 consecutive months as a result			
12	of the property owner, who previously occupied the unit as a primary residence, taking a work-			
13	related leave of absence or assignment such as an academic sabbatical or temporary transfer;			
14	3. Housing units that are a unit unavailable for rent;			
15	4. Housing units in hotels, motels, inns, bed and breakfasts, or ((in)) similar			
16	accommodations that provide lodging for transient guests, but not including short-term rentals as			
17	defined in Section 23.84A.024 unless the short-term rental qualifies for an exemption under			
18	subsection 23.214.030.A.1;			
19	5. Housing units in facilities licensed or required to be licensed under			
20	(( <del>RCW</del> )) <u>chapter</u> 18.20, (( <del>RCW</del> )) 70.128, or (( <del>RCW</del> )) 72.36 <u>RCW</u> , or subject to another			
21	exemption under this Chapter 22.214;			
22	6. Housing units in any state licensed hospital, hospice, community-care			
23	facility, intermediate-care facility, or nursing home;			

1	7. Housing units in any convent, monastery, or other facility occupied		
2	exclusively by members of a religious order or congregation;		
3	8. Emergency or temporary ((-)) shelter or transitional housing		
4	accommodations;		
5	9. Housing units owned, operated, or managed by a major educational or		
6	medical institution or by a third party for the institution; and		
7	10. Housing units that a government entity or housing authority owns,		
8	operates, or manages; or units exempted from municipal regulation by federal, state, or local law.		
9	* * *		
10	Section 2. A new Section 23.42.060 is added to the Seattle Municipal Code as follows:		
11	23.42.060 Short-term rentals		
12	Short-term rental uses are subject to the following provisions:		
13	A. Short-term rental uses are permitted in any structure established as a dwelling unit		
14	unless (1) the proposed use is in a dwelling unit established as a caretaker's quarters, or (2) the		
15	proposed use is over water or otherwise prohibited by the shoreline regulations contained in		
16	Chapter 23.60A.		
17	B. A short-term rental use may be located in a dwelling unit or an accessory dwelling		
18	unit.		
19	C. Business license		
20	1. All operators of short-term rental uses shall have a valid business license		
21	tax certificate issued by the Department of Finance and Administrative Services.		
22	2. All operators of short-term rental uses shall have a valid short-term rental		
23	operator's license issued by the Department of Finance and Administrative Services.		

Aly Pennucci LEG Short-Term Rental LUC ORD D3

1	D. Number of residents and guests. The total number of residents and guests		
2	occupying a dwelling unit that includes a short-term rental may not exceed the maximum number		
3	of residents allowed in a household by this code. For sites with an accessory dwelling unit, the		
4	total number of residents and guests occupying both the dwelling unit and any accessory		
5	dwelling units may not exceed the number of residents allowed for a household.		
6	E. Short-term rental uses may display signs identifying the use if the signs are		
7	permitted by Chapter 23.55.		
8	F. If a short-term rental operator provides breakfast, light snacks, or both to guests,		
9	the facility and operator must meet applicable health and safety regulations including but not		
10	limited to regulations of Public Health-Seattle & King County and the Washington State		
11	Department of Health.		
12	G. Notwithstanding Sections 23.42.100, 23.42.102, and 23.42.104, short-term rental		
13	uses, as defined in Section 23.84A.024, in existence prior to the effective date of the Ordinance		
14	introduced as Council Bill 119082 shall comply with the requirements of this Chapter 23.42 no		
15	later than one year from the effective date of the Ordinance introduced as Council Bill 119082.		
16	Section 3. Section 23.44.051 of the Seattle Municipal Code, last amended by Ordinance		
17	124919, is amended as follows:		
18	23.44.051 Bed and breakfasts		
19	A bed and breakfast use is permitted if it meets the following standards:		
20	A. General provisions		
21	1. The bed and breakfast use shall have a <u>valid</u> business license <u>tax</u>		
22	certificate issued by the Department of Finance and Administrative Services;		

1	2. All operators of bed and breakfast uses who use a short-term rental			
2	platform for listing the bed and breakfast shall have a valid short-term rental operator's license			
3	issued by the Department of Finance and Administrative Services.			
4	((2.)) <u>3.</u> The bed and breakfast use shall be operated by ((an owner who			
5	owns at least a 50 percent interest in the dwelling in which the bed and breakfast is located)) the			
6	primary resident of the dwelling unit where the bed and breakfast is located or the resident			
7	operator;			
8	((3. An owner who owns at least a 50 percent interest in the dwelling shall			
9	reside in the structure in which the bed and breakfast use is located during any period in which			
10	rooms are rented to guests;			
11	4. No more than two people who reside outside the dwelling unit shall be			
12	employed, with or without compensation, in the operation of the bed and breakfast use;			
13	5. The bed and breakfast use shall be operated within the principal structure,			
14	which shall be at least five years old;			
15	$\frac{6}{10}$ ) <u>4.</u> There shall be no evidence of the bed and breakfast use visible from the			
16	exterior of the dwelling unit except for a sign permitted by subsection 23.55.020.D.1;			
17	((7-)) 5. The bed and breakfast use shall have no more than five guest			
18	rooms, provided that this limitation does not apply to bed and breakfast uses that were			
19	established on or before April 1, 1987; and			
20	6. A bed and breakfast use may be located in a dwelling unit or an accessory			
21	dwelling unit.			
22	((8. Parking shall be provided as required in Chapter 23.54.))			

Alterations to single-family structures. Interior and exterior alterations consistent 1 B. with the development standards of the underlying zone are permitted. 2 3 - Dispersion. Any lot line of property containing any proposed new bed and ((<del>C.</del> 4 breakfast use must be located 600 feet or more from any lot line of any other bed and breakfast 5 use. D. Neighborhood mitigation provisions 6 7 The owner will make public transit information available to patrons, and 1 the owner's operating plan must describe how the transit information will be made available to 8 9 patrons. 10 The design of the structure in which the use is located and the orientation 2 11 of the access will minimize impacts, such as noise, light and parking, to neighboring structures. 12 3\_ The owner's operating plan includes quiet hours, limits on programmed 13 on-site outdoor activities, and parking policies to minimize impacts on residential neighbors. 14 4. The delivery of goods and services associated with the bed and breakfast 15 use are accommodated at a time and in a manner that will limit, to the extent feasible, impacts on 16 surrounding properties. The operating plan shall be distributed to all residents and property owners 17 5\_\_\_\_ 18 within 300 feet of the proposed bed and breakfast use. The distributed plan shall reference this 19 Section 23.44.051 and provide contact information for the Seattle Department of Construction 20 and Inspections' Review and Inspection Center and contact information for the operator of the 21 bed and breakfast. Applicants for a permit to establish a bed and breakfast use shall provide 22 proof to the Seattle Department of Construction and Inspections that they made a good faith 23 effort to provide the required distribution prior to issuance of a permit establishing the use.))

1	* * *			
2	Section 4. Subsection 23.45.545.G of the Seattle Municipal Code, which section was last			
3	amended by Ordinance 124378, is amended as follows:			
4	23.45.545 Standards for certain accessory uses			
5	* * *			
6	G. Bed and breakfast uses. A bed and breakfast use may be operated under the			
7	following conditions:			
8	1. The bed and breakfast use has a <u>valid</u> business license <u>tax certificate</u>			
9	issued by the Department of Finance and Administrative Services;			
10	((2. The operation of a bed and breakfast use is conducted within a single			
11	dwelling unit;))			
12	2. All operators of bed and breakfast uses who use a short-term rental			
13	platform for listing the bed and breakfast shall have a valid short-term rental operator's license			
14	issued by the Department of Finance and Administrative Services.			
15	((3. The bed and breakfast use is operated within the principal structure and			
16	not in an accessory structure;))			
17	3. The bed and breakfast use shall be operated by the primary resident of the			
18	dwelling unit where the bed and breakfast is located or the resident operator;			
19	((4. There shall be no evidence of a bed and breakfast use <u>visible</u> from the			
20	exterior of the ((structure)) dwelling unit other than a sign permitted by subsection			
21	23.55.022.D.1; ((, so as to preserve the residential appearance of the structure;)) and			
22	((5. No more than two people who are not residents of the dwelling may be			
23	employed in the operation of a bed and breakfast, whether or not compensated; and))			

A bed and breakfast use may be located in a dwelling unit or an accessory 1 5. 2 dwelling unit. 3 ((6. Parking is required pursuant to Chapter 23.54. Interior and exterior 4 alterations consistent with the development standards of the underlying zone are permitted.)) 5 Section 5. Section 23.84A.024 of the Seattle Municipal Code, last amended by Ordinance 6 125272, is amended as follows: 7 23.84A.024 "L" \* \* \* 8 9 "Lodging use" means a commercial use in which the primary activity is the provision of rooms to transients. Lodging uses include but are not limited to the following uses: 10 11 "Bed and breakfast" means a lodging use ((-)) where rooms within a single 1. 12 dwelling unit are provided to transients by a resident operator for a fee by prearrangement on a 13 daily or short-term basis. A breakfast and/or light snacks may be served to those renting rooms in 14 the bed and breakfast. 15 2. "Hotel" means a lodging use ((-)) located in a structure in which access to individual units is predominantly by means of common interior hallways, and in which a 16 majority of the rooms are provided to transients for a fee on a daily or short-term basis. 17 18 3. "Motel" means a lodging use ((-)) located in a structure in which access to 19 individual units is predominantly by means of common exterior corridors, and in which a 20 majority of the rooms are provided to transients on a daily or short-term basis, and in which offstreet parking is provided on the lot. 21 22 "Short-term rental" means a lodging use that is not a bed and breakfast, 4 hotel, or motel, in which a dwelling unit, or portion thereof, is offered or provided to a guest(s) 23

Aly Pennucci LEG Short-Term Rental LUC ORD

	D3		
1	by a short-term rental operator for a fee for fewer than 30 consecutive nights. A dwelling unit, or		
2	portion thereof, that is used by the same person for 30 or more consecutive nights is not a short-		
3	term rental. A dwelling unit, or portion thereof, that is operated by an organization or		
4	government entity that is registered as a charitable organization with the Secretary of State, State		
5	of Washington, and/or is classified by the Internal Revenue Service as a public charity or private		
6	foundation, and provides temporary housing to individuals who are being treated for trauma,		
7	injury, or disease, and/or their family members, is not a short-term rental.		
8	* * *		
9	Section 6. Section 23.84A.030 of the Seattle Municipal Code, last amended by Ordinance		
10	124378, is amended as follows:		
11	23.84A.030 "P"		
12	* * *		
13	"Preliminary plat" means a neat and approximate drawing of a proposed subdivision		
14	showing the general layout of streets and alleys, lots, blocks, and other elements of a subdivision,		
15	that is submitted to furnish a basis for the approval or disapproval of the general layout of a		
16	subdivision.		
17	"Primary residence" means a person's usual place of return for housing as documented		
18	by motor vehicle registration, driver's license, voter registration, or other similar evidence. A		
19	person may have only one primary residence.		
20	"Principal structure" means the structure housing one or more principal uses as		
21	distinguished from any separate structures housing accessory uses.		
22	* * *		

Section 7. Section 23.84A.036 of the Seattle Municipal Code, last amended by Ordinance 125272, is amended as follows:

23.84A.036 "S"

1

2

4	* * *			
5	"Short subdivision" means the division or redivision of land into nine $(((9)))$ or fewer			
6	lots, tracts, parcels, sites, or divisions for the purpose of sale, lease, development, or financing.			
7	"Short-term rental." See "Lodging use."			
8	"Short-term rental operator" or "operator" means any person who is the owner of a			
9	dwelling unit established under Title 23, or portion thereof, who offers or provides that dwelling			
10	unit, or portion thereof, for short-term rental use or a person who is the tenant of a dwelling unit,			
11	or portion thereof, who offered or provided a short term rental as set forth in subsection			
12	<u>6.600.040.B.1.</u>			
13	"Short-term rental platform" or "platform" means a person that provides a means through			
14	which an operator may offer a dwelling unit, or portion thereof, for short-term rental use and			
15	from which the person or entity financially benefits. Merely publishing a short-term rental			
16	advertisement for accommodations does not make the publisher a short-term rental platform.			
17	"Shoulder" means the graded area between the roadway edge and the sidewalk, or slope			
18	line where there is no sidewalk, on the portion of a street where there are no curbs.			
19	* * *			
20	Section 8. The provisions of this ordinance are declared to be separate and severable. The			
21	invalidity of any clause, sentence, paragraph, subdivision, section, or portion of this ordinance,			
22	or the invalidity of its application to any person or circumstance, does not affect the validity of			

## 1 the remainder of this ordinance, or the validity of its application to other persons or

## 2 circumstances.

## Aly Pennucci LEG Short-Term Rental LUC ORD D3

	5		
1	Section 9. This ordinance shall take effect and be in force 30 days after its approval by		
2	the Mayor, but if not approved and returned by the Mayor within ten days after presentation, it		
3	shall take effect as provided by Seattle Municipal Code Section 1.04.020.		
4	Passed by the City Council the	day of	, 2017,
5	and signed by me in open session in authentication of its passage this day of		
6	, 2017.		
7			
8		President	_ of the City Council
9	Approved by me this day	of	, 2017.
10			
11		Jenny A. Durkan, Mayo	r
12	Filed by me this day of		2017
			,
13			
14		Monica Martinez Simmons, City Clerk	
15	(Seal)		