

ITEM: 3.69 (ID # 23774)

MEETING DATE:

FROM:

TLMA-PLANNING:

Tuesday, December 12, 2023

SUBJECT: TRANSPORTATION AND LAND MANAGEMENT AGENCY/PLANNING: ADOPT ORDINANCE NO. 927.2 (Short Term Rentals) in conjunction with CHANGE OF ZONE NO. 2100000 - Exempt from the California Environmental Quality Act (CEQA), pursuant to State CEQA Guidelines Section 15061(b)(3) (Common Sense Exemption) - Applicant: County of Riverside - Location: Countywide - REQUEST: Ordinance No. 927.2 in conjunction with Change of Zone No. 2100000 is an amendment to Riverside County's Ordinance No. 927 (Short-Term Rentals). The changes to Ordinance No. 927 include special requirements for Idyllwild (including Pine Cove) and Wine Country, as designated in the Riverside County General Plan, which includes the following: an increased minimum age for responsible guests, a cap on the number of Short Term Rentals in each area, limit on the number of Short Term Rental Certificates held simultaneously in each area, further occupancy limits (for Wine Country only), separation or density requirements between Short Term Rentals and a lottery system for allowing new Short Term Rental certificates in each area, when there is capacity. Other changes to Ordinance No. 927 will be applied across the County and include organizational revisions for clarity, new definitions, additional permitting requirements, increased minimum age for responsible guests, and additional enforcement provisions and other minor changes to further clarify the permitting and operating requirements for Short Term Rentals. All Districts. [\$25,000 Total Cost - General Fund 100%]

RECOMMENDED MOTION: That the Board of Supervisors:

Continued on page 2

ACTION:Policy

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Perez, seconded by Supervisor Washington and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended and Ordinance 927.2 is adopted with waiver of the reading.

Ayes:

Jeffries, Spiegel, Washington, Perez and Gutierrez

Nays:

None

None

Absent: Date:

December 12, 2023

XC:

TLMA-Planning, MC/COBCF/DL/AB

Deputy

Kimberly A. Rector

Clerk of the Board

RECOMMENDED MOTION: That the Board of Supervisors:

- FIND that Ordinance No. 927.2 is exempt from the California Environmental Quality Act (CEQA) pursuant to State CEQA Guidelines section 15061(b)(3) (Common Sense Exemption), based on the findings and conclusions incorporated in the staff report and provided in the Notice of Exemption;
- 2. <u>ADOPT</u> Ordinance No. 927.2, in conjunction with CHANGE OF ZONE NO. 2100000, an ordinance amending Ordinance No. 927 (Short Term Rentals) to include special requirements for Idyllwild (including Pine Cove) and Wine Country, as designated in the Riverside County General Plan and also creates new provisions to be applied Countywide, which include additional organizational, operational, permitting, and enforcement procedures;
- 3. **DIRECT** the Planning Department to return in six (6) months and provide a full report on the implementation, effectiveness, and enforcement of Ordinance No. 927.2 (Short Term Rentals);
- 4. <u>DIRECT</u> the Clerk of the Board to file the attached Notice of Exemption within five (5) days of adoption of Ordinance No. 927.2 with the County Clerk's office and the State Clearinghouse; and
- 5. <u>DIRECT</u> the Clerk of the Board to publish the summary of publication for Ordinance No. 927.2 within fifteen (15) days after adoption.

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost
COST	\$25,000	\$0	\$25,000	\$0
NET COUNTY COST	\$25,000	\$0	\$25,000	\$0
SOURCE OF FUNDS: General Fund 100%			Budget Adjus	stment: No
			For Fiscal Ye	ar: 23/24

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary:

The Board of Supervisors conducted a public hearing on November 7, 2023 to consider provision changes to Riverside County's Ordinance No. 927 (Short Term Rentals), that would implement caps and separation requirements within the Wine Country and Idyllwild communities. Additional STR provisions related to general operations, enforcement, and application processing that would apply Countywide, were also considered. The Board took public testimony and concluded by closing the public hearing and deliberated on the proposed changes. The Board continued the item to November 28, 2023 and requested additional changes to the Ordinance, along with clarification of the following items:

The item was heard again on November 28, 2023. Staff presented the item and the Board of Supervisors then opened for public testimony. After hearing all public comments, the Board deliberated and made a motion to approve the item, subject to the following additional changes:

1) North Pocket Area – Above Wine Country

The area generally located north of Calle Contento and east of City of Temecula includes a pocket of 120 parcels that are located within the unincorporated area of Riverside County, but not within the Wine Country Community Plan. 85 of the 120 parcels have a primary residential structure and 35 are vacant properties. Each of the 120 parcels are identified by their APN within the Ordinance. Due to the undue concentrations of STRs in this area and close proximity to Wine Country, this area will now be subject to the same rules for STR operations and permitting, as that of Wine Country – Residential (WC-R). However, a separate cap will be maintained, which is different than that of WC-R, located within the Wine Country Plan. The North Pocket Area cap is limited to 16 STRs, which is approximately 19% usage of all dwelling units or 1 to 5.31 ratio. The North Pocket Area has been named "North Wine Country" in the ordinance and revisions have been made to treat this area the same as Wine Country – Residential. As a note, since North Wine County was not subject to the moratorium, none of the properties are eligible for a Tier 1 lottery selection. Any additional certificates must be obtained in Tier 2.

2) STR Certificate Transfers to Family

Section 7.g.2 was added to allow for family transfers of STR certificates in the entire Idyllwild and Wine Country areas, as well as the "North Pocket Area" above Wine Country. The provision does not need to apply anywhere else in the County, as there are no caps or separation requirements. Outside of the restricted / cap areas, a new STR certificate may be obtained at any time, provided the rest of Ordinance 927.2 is met.

3) STR Lottery Timing

When there is capacity to add new STR certificates within the Idyllwild and Wine Country communities (due to caps), County staff will open the lottery process. Specifically, Section 11.a.3.v.(1) was modified to state that lotteries will occur twice per year in January and July.

4) STR Certificate Revocation

Section 14.f.4 was added and states that any STR certificate that was obtained fraudulently, will be grounds for revocation.

Status of the Moratorium - Ordinance No. 449.253

Pursuant to the provisions of the moratorium ordinance (Ordinance No. 449.253), upon the effective date of Ordinance No. 927.2 (30 days after adoption), the STR moratorium will be lifted and replaced by caps, as described in the Ordinance, pertaining to the Idyllwild and Wine Country communities.

Clarification

The intent of the occupancy provisions in Ordinance No. 927.2 Section 8.h. and Section 9.e. is to protect the health and safety by limiting the number of persons in the Short Term Rental, not just the number of overnight guests. Therefore, Notices of Violation may be issued when the number of persons in the Short Term Rental exceeds the prescribed limits in the ordinance or Short Term Rental Certificate.

Effective Date of Ordinance No. 927.2

Ordinance No. 927.2 shall become effective within 30 days after adoption on January 11, 2024.

Environmental Findings

While a large number of changes are proposed in Ordinance No. 927.2, the California Environmental Quality Act (CEQA) does not apply to Ordinance No. 927.2 or Ordinance No. 927.2 is exempt from CEQA for the following reasons. First, ordinances that merely incorporate existing law do not constitute a project under CEQA. (Union of Medical Marijuana Patients, Inc. v. City of Upland (2016) 245 Cal.App.4th 1265, 1273.) The findings and some of the operational requirements merely incorporate existing law. In addition, organizational or administrative activities of government entities, such as the reorganization, formatting, addition of findings, and changes to administrative processing and application requirements do not constitute a project under CEQA pursuant to State CEQA Guidelines section 15378.

Change of Zone No. 2100000 and the associated amendment to Ordinance No. 927 has been determined to be exempt from CEQA, pursuant to State CEQA Guidelines section 15061(b)(3) (Common Sense Exemption). Section 15061(b)(3) provides that an "activity is covered by the general rule that CEQA applies only to projects which have the potential for causing a significant effect on the environment. Where it can be seen with certainty that there is no possibility that the activity in question may have a significant effect on the environment, the activity is not subject to CEQA."

The scope of this project is an amendment to the County's Short Term Rental Ordinance, Ordinance No. 927.2. This amendment establishes CAPs / limits to the number of Short Term Rental certificates in the Idyllwild and Wine Country areas, as well as separation requirements, a lottery system when there is capacity for new STR certificates if under the CAP, and general provisions related to operations and enforcement. More specifically, Ordinance No. 927.2 is a comprehensive amendment updating and clarifying provisions related to initial applications and renewals, updating the age of the responsible guest, creating specific application and operational requirements for Wine Country and Idyllwild to reduce secondary effects (including limitations on ownership, classifications to reduce occupancy in certain locations, caps on the maximum number of short term rentals, density requirements limiting the number of short term rentals within a specified distance of each

other, selection process with lottery for new short term rental certificates) and increased enforcement requirements (including the issuance of administrative citations to guests and a 7 citation limit for revocation). There is no new construction proposed in conjunction with this amendment. This Ordinance does not lead to any direct improvements, developments, or any other projects and no building or grading permits are being issued with this adoption. Additionally, the remaining changes to Ordinance No. 927.2 are merely administrative and organization which streamline administration and processing requirements. Approval of individual Short Term Rental certificates will be conducted on a case-by-case basis and is administrative in nature.

Impact on Residents and Businesses:

This is an amendment to the County's Short Term Rental Ordinance, which will result in the establishment of caps within the Wine Country and Idyllwild areas, as well as create separation requirements, ownership limits, and a lottery system for when there is capacity to allow additional STRs. This amendment is intended to provide additional protections and safeguards to communities from the potential impacts related to STR operations, but also provide a pathway for homeowners to operate an STR, striking an equitable balance.

Additional Fiscal Information:

Ordinance No. 927.2 does not change nor increase the STR fees. As background, the initial STR application fee is \$740 which covers the establishment of a new online account and onsite Code Inspection services. The annual renewal fee is \$540, which funds any further Code Enforcement responses as well as pays for Deckard and GovOS professional management services.

Contract History and Price Reasonableness:

Riverside County previously entered into a contract with Deckard and GovOS for professional Short Term Rental management services, which include customer service, online account system, payment processing, as well as ongoing STR metrics and reporting. An interactive and thematic mapping system is also being deployed, which shows locations of all certified STRs within the unincorporated areas of Riverside County.

EXHIBITS:

Exhibit A: Ordinance No. 927.2 (Short Term Rentals) Redline Version **Exhibit B:** Ordinance No. 927.2 (Short Term Rentals) Clean Version

Exhibit C: Notice of Exemption (NOE)

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Jason Farin Principal Management Analyst 12/7/2023



Lead Agency: RIVERSIDE COUNTY PLANNING DEPARTMENT

ATTN: JOHN HILDEBRAND III, PLANNING DIRECTOR

Address: 4080 LEMON STREET, 12TH FLOOR

P.O. BOX 1409

RIVERSIDE, CA 92502-1409

FILED / POSTED

County of Riverside
Peter Aldana
Assessor-County Clerk-Recorder
E-202301310
12/18/2023 10:12 AM Fee: \$ 50.00
Page 1 of 3

Removed: By: Deputy

Project Title

CHANGE OF ZONE NO. 2100000 - ORDINANCE NO. 927.2 (SHORT TERM RENTALS)

Filing Type

	Environmental Impact Report
	Mitigated/Negative Declaration
√	Notice of Exemption
	Other:

Notes



John Hildebrand Planning Director

TO: Office of Planning and Research (OPR)

PLANNING DEPARTMENT

NOTICE OF EXEMPTION

FROM: Riverside County Planning Department

P.O. Box 3044
Project Title/Case No.: Change of Zone No. 2100000 - Ordinance No. 927.2 (Short Term Rentals)
Project Location: Riverside County
Project Hearings: Planning Commission: August 23, 2023 Board of Supervisors: November 7, 2023, November 28, 2023, an December 12, 2023
Project Description: Change of Zone No. 2100000 is an amendment to Riverside County's Ordinance No. 927 (Short Term Rentals The changes to Ordinance No. 927 create special requirements for Idyllwild (including Pine Cove) and Wine Country, as designated in the Riverside County General Plan, which includes the following: an increased minimum age for responsible guests, a cap on the number of Short Term Rentals in each area, limit on the number of Short Term Rental Certificates held simultaneously in each area further occupancy limits (for Wine Country only), separation or density requirements between Short Term Rentals and a lottery system for allowing new Short Term Rental certificates in each area, when there is capacity. Other changes to Ordinance No. 927 will be applied across the County and include organizational revisions for clarity, new definitions, additional permitting requirements, increase minimum age for responsible guests, and additional enforcement provisions and other minor changes to further clarify the permitting and operating requirements for Short Term Rentals. These changes apply to the unincorporated areas of Riverside County. Name of Public Agency Approving Project: Riverside County Planning Department Project Applicant & Address: Riverside County, 4080 Lemon Street, 12th Floor, Riverside, CA 92501 Exempt Status: (Check one) Ministerial (Sec. 21080(b)(1); 15268) Categorical Exemption: Sections 15061(b)(3) (Common Sense Exemption) Sense Exemption) Sense Exemption (
Reasons why project is exempt: While a large number of changes are proposed in Ordinance No. 927.2, the California Environmental Quality Act (CEQA) does not apply to Ordinance No. 927.2 or Ordinance No. 927.2 is exempt from CEQA for severa reasons. First, ordinances that merely incorporate existing law do not constitute a project under CEQA. (Union of Medical Marijuana)
Patients, Inc. v. City of Upland (2016) 245 Cal.App.4th 1265, 1273.) The findings and some of the operational requirements merely incorporate existing law. In addition, organizational or administrative activities of government entities, such as the reorganization formatting, addition of findings, and changes to administrative processing and application requirements do not constitute a project under CEQA pursuant to State CEQA Guidelines section 15378.
Change of Zone No. 2100000 and the associated amendment to Ordinance No. 927 has been determined to be exempt from CEQA pursuant to State CEQA Guidelines Section 15061(b)(3) (Common Sense Exemption). Section 15061(b)(3) provides that an "activity is covered by the general rule that CEQA applies only to projects which have the potential for causing a significant effect on the environment. Where it can be seen with certainty that there is no possibility that the activity in question may have a significant effect or the environment, the activity is not subject to CEQA."

The scope of this project is an amendment to the County's Short Term Rental Ordinance, Ordinance No. 927.2. This amendment establishes CAPs / limits to the number of Short Term Rental certificates in the Idyllwild and Wine Country areas, as well as separation requirements, a lottery system when there is capacity for new STR certificates if under the CAP, and general provisions related to operations and enforcement. More specifically, Ordinance No. 927.2 is a comprehensive amendment updating and clarifying provisions related to initial applications and renewals, updating the age of the responsible guest, creating specific application and operational requirements for Wine Country and Idyllwild to reduce secondary effects (including limitations on ownership, classifications to reduce occupancy in certain locations, caps on the maximum number of short term rentals, density requirements limiting the number of short term rentals within a specified distance of each other, selection process with lottery for new short term rental certificates) and increased

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enforcement requirements (including the issuance new construction proposed in conjunction with developments, or any other projects and no building changes to Ordinance No. 927.2 are merely requirements. Approval of individual Short Term Renature.	this amendment. This Ordinance does no or grading permits are being issued with administrative and organization which s	not lead to any direct improvements, this adoption. Additionally, the remaining treamline administration and processing
John Earle Hildebrand III	(951) 955-1888	
County Contact Person	100.1/ 000 1000	Phone Number
John Hildelward	Diagning Director	9/47/2022
Signature	Planning Director	8/17/2023 Date
Date Received for Filing and Posting at OPR:		
	*	
County Clerk Posting Fee \$50.00		
F	FOR COUNTY CLERK'S USE ONLY	
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NOTICE OF EXEMPTION Page 2

ORDINANCE NO. 927.2

AN ORDINANCE OF THE COUNTY OF RIVERSIDE REGULATING SHORT TERM RENTALS AND INCORPORATING BY REFERENCE THE ABATEMENT AND COST RECOVERY PROCEDURES OF ORDINANCE NO. 725

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. Ordinance No. 927 is amended in its entirety to read as follows:

"ORDINANCE NO. 927

AN ORDINANCE OF THE COUNTY OF RIVERSIDE REGULATING SHORT TERM RENTALS AND INCORPORATING BY REFERENCE THE ABATEMENT AND COST RECOVERY PROCEDURES OF ORDINANCE NO. 725

Section 1. FINDINGS.

- a. The Board of Supervisors finds that there continues to be an increase in privately owned residential dwellings being used as Short Term Rentals in the unincorporated areas of the County of Riverside, especially within Wine Country and Idyllwild.
- b. While Short Term Rentals have been a staple in the County and they provide a benefit to the County by expanding the number and type of lodging facilities, the exponential increase continues to cause adverse impacts that have the potential to endanger the health and safety of residents and guests and the very environment and resources that attract visitors to the County.
- Adverse impacts of Short Term Rentals to surrounding neighbors and properties include unpermitted large-scale events, excessive noise, disorderly conduct, traffic

- congestion, illegal vehicle parking, and accumulation of refuse.
- d. This ordinance is necessary to ensure neighborhood compatibility and reduce conflicts within the surrounding residential neighborhood, to facilitate economic growth within the County, and to protect the health, safety, and general welfare of the County's residents.
- e. Based on the Court's holding in *Protect Our Neighborhoods v. City of Palm Springs* (2022) 73 Cal.App.5th 667, the Board of Supervisor's legislatively finds that Short Term Rentals are ancillary or secondary uses to a residential dwelling when they are operated in compliance with this ordinance. This ordinance is necessary to ensure that the incidental short term rental use of residential property remains an ancillary and secondary use of residential property in the County, is consistent with the provisions of the County's Land Use Ordinance (Riverside County Ordinance No. 348), protects the long-term residential housing stock, and thereby preserves the residential character of the neighborhoods, as identified in the County's zoning ordinance and Comprehensive General Plan.
- f. The concentration and density of Short Term Rentals in Idyllwild and Wine Country far surpasses that of any other area in the unincorporated area of the County.
- g. The over-concentration and density of Short Term Rentals in Idyllwild and Wine Country reduces the long-term or permanent housing stock and contributes to increased housing costs for both renters and buyers and has additional adverse impacts on residential character, neighborhood stability, public safety, and quality of life.
- h. Idyllwild neighbors national forest and wilderness areas. This remote, rural retreat has developed as a mountain resort with single family homes, a variety of lodging, camping, and recreational opportunities. However, the infrastructure in this area remains rural in nature, exhibiting narrow, steep roads and a lack of shoulder parking. Also, the area is prone to devastating fires and much of this area is designated as a very high fire severity zone. Additionally, mudslides from rainstorms have

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significant impact on burn areas, which impacts access to the community. Short Term Rentals in these locations without proper regulation to address evacuations and fire safety may jeopardize the safety of guests and the community.

Wine Country encompasses very important agricultural lands in the County. It is subject to the policies, as adopted by the Board of Supervisors, within the Temecula Valley Wine Country Community Plan and the zone classifications and regulations that are unique only to that area. Three districts have been established for this policy area - Winery, Equestrian and Residential - to ensure long-term viability of the wine industry while protecting the community's equestrian rural lifestyle. The overarching policies for this region promote a strong identity for the Temecula Valley Wine Country. Additional policies within each district provide for complimentary uses distinct to the delineated areas. These policies protect against the location of activities that are incompatible with existing residential and equestrian uses, which could lead to land use conflicts in the future. One of the policies of the Temecula Valley Wine Country Policy Area is Southwest Area Plan Policy (SWAP) 1.2, which states "Maintain distinct characters of the Winery, Equestrian, and Residential Districts through implementing zones to promote harmonious coexistence of these uses." This policy area also identifies "The purpose of the Residential District is to encourage permanent estate lot residential stock in this region to balance the tourism related The Temecula Valley Wine Country Policy Area is distinct in that it is activities." the only area of the County that, with approval of a discretionary land use permit, allows small-scale Cottage Inns, which are defined as a dwelling unit with five (5) or fewer guest rooms providing lodging and breakfast for temporary overnight occupants in return for compensation and is solely owned and operated by the property owner, while encouraging agricultural operations, equestrian activities, and vineyard planting. Such uses reflect the unique character of this policy area. Short Term Rentals, as currently defined, are not required to follow these polices, thereby,

creating activities that are incompatible within the framework established by the Temecula Valley Wine Country Community Plan.

j. This ordinance is intended to minimize the negative impacts of Short Term Rentals on residential neighborhoods in the unincorporated area of Riverside County, particularly, in Wine Country and Idyllwild, by imposing further regulations on Short Term Rentals in those areas, including, but not limited to, classification limits, caps, and densities.

Section 2. PURPOSE. To ensure protection of the public health and safety of residents and guests and to protect the environment, it is the purpose of this ordinance to provide regulations and establish standards for short term rentals in the unincorporated area of the County of Riverside and to ensure the collection and payment of transient occupancy taxes and assessments, including Tourism Business Improvement Districts (TBIDs) and Tourism Marketing Districts (TMDs) within the unincorporated area of the County of Riverside.

Section 3. AUTHORITY. In accordance with the California Constitution, Article XI, Section 7, a county may make and enforce within its limits all local, police, sanitary, and other ordinances and regulations not in conflict with general laws.

Section 4. DEFINITIONS. Except as otherwise specified herein, all terms shall have the same definition as in Riverside County Ordinance No. 348. Otherwise, as used in this ordinance, the following terms shall have the following meanings:

- a. Applicant. Owner or Owner's Authorized Representative.
- b. <u>Bedroom</u>. Any area of the Short Term Rental normally occupied for sleeping purposes and is legally permitted as a bedroom or loft.
- c. <u>Booking Transaction</u>. Any reservation or payment service provided by a person or entity who facilitates a Short Term Rental transaction between a prospective Guest and a Short Term Rental Owner, Owner's Authorized Representative, Operator, or Local Contact Person.
- d. County. The County of Riverside.

- e. <u>Eligible Properties</u>. Property that is located within an area of the County that is subject to Short Term Rental Caps and eligible to apply for a Short Term Rental Certificate.
- f. <u>Family Member</u>. A spouse, domestic partner, child, stepchild, grandchild, parent, stepparent, mother-in-law, father-in-law, son-in-law, daughter-in-law, grandparent, great-grandparent, brother, sister, half-brother, half-sister, stepsibling, brother-in-law, sister-in-law, aunt, uncle, niece, nephew, or first cousin (child of an aunt or uncle).
- g. Good Neighbor Brochure. A brochure and related materials, available from the County, to be given to Guests, which includes a summary of the County's regulations relating to Short Term Rentals.
- h. Guest. The overnight occupants renting the Short Term Rental for a specified period and the visitors of those overnight occupants.
- Hosted Stay. A Short Term Rental which is occupied by the Owner for the duration of the rental to a Responsible Guest(s).
- j. <u>Hosting Platform</u>. A person or entity that participates in the Short Term Rental business by collecting or receiving a fee or other compensation, directly or indirectly through an agent or intermediary, when conducting a Booking Transaction for a Short Term Rental using any medium of facilitation, including, but not limited to, the Internet.
- k. <u>Idyllwild</u>. The unincorporated County of Riverside communities of Idyllwild and Pine Cove, as designated in the Riverside County Comprehensive General Plan, as may be amended.
- 1. Local Contact Person. The person designated by the Owner, Owner's Authorized Representative, or Operator who shall be available twenty-four hours per day, seven days per week for the purpose of responding within sixty minutes to complaints related to the Short Term Rental, who has access and authority to assume management of the unit and is responsible for taking remedial action to resolve such

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complaints.

- m. <u>Noise Monitor</u>. A sound level meter meeting the standards of the American National Standards Specifications for Sound Level Meters or another acoustical or decibel measurement device with similar capabilities and features that does not have a camera, record conversations, nor store any personal data.
- Notice of Violation. A notice issued for violation of this ordinance in accordance with the provisions of this ordinance and procedures in Riverside County Ordinance No. 725.
- North Wine Country. For the purposes of this ordinance, only, the properties 0. identified, as of the effective date of this ordinance, by the following Assessor's Parcel Numbers: 943-150-020, 943-150-021, 943-150-022, 943-150-028, 943-150-029, 943-160-005, 943-160-006, 943-160-007, 943-160-017, 943-160-023, 943-160-033, 943-160-034, 943-170-018, 943-170-021, 943-170-023, 943-170-026, 943-180-005, 943-180-007, 943-180-021, 943-180-022, 943-190-002, 943-190-020, 943-190-021, 943-190-030, 943-190-031, 943-190-037, 943-200-015, 943-200-026, 943-270-002, 943-270-004, 943-270-005, 943-270-010, 943-270-011, 943-050-007,943-150-018, 943-150-019, 943-150-023, 943-150-024, 943-050-008, 943-050-006,943-150-025, 943-150-026, 943-160-024, 943-160-031, 943-160-032, 943-170-016, 943 - 170 - 020, 943 - 050 - 009, 943 - 050 - 018, 943 - 140 - 009, 943 - 170 - 022, 943 - 180 - 015,943 - 180 - 017, 943 - 180 - 020, 943 - 180 - 023, 943 - 180 - 024, 943 - 190 - 024, 943 - 190 - 028,943-140-010, 943-140-011, 943-190-034, 943-200-014, 943-200-017, 943-200-029,943 - 150 - 013, 943 - 150 - 017, 943 - 150 - 030, 943 - 160 - 008, 943 - 160 - 018, 943 - 160 - 019,943 - 170 - 013, 943 - 150 - 027, 943 - 150 - 031, 943 - 160 - 020, 943 - 160 - 029, 943 - 160 - 030,943 - 160 - 035, 943 - 160 - 037, 943 - 160 - 038, 943 - 170 - 010, 943 - 170 - 011, 943 - 170 - 012,943-170-014, 943-170-015, 943-170-017, 943-180-008, 943-180-009, 943-170-019,943-170-024, 943-170-025, 943-180-006, 943-180-010, 943-180-013, 943-180-014,943 - 180 - 018, 943 - 180 - 019, 943 - 180 - 025, 943 - 190 - 007, 943 - 190 - 022, 943 - 190 - 026,943-190-032, 943-190-036, 943-200-027, 943-270-003, 943-270-007, 943-270-009,

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943-180-011, 943-180-012, 943-180-016, 943-190-019, 943-190-025, 943-190-029, 943-190-033, 943-190-035, 943-200-016, 943-200-020, 943-200-030, 943-270-001, 943-270-006, 943-270-008.

- p. <u>Operator</u>. The Owner or the Owner's Authorized Representative who offers or provides the Short Term Rental.
- q. Owner. The person or Owner Entity that holds legal or equitable title to the Short Term Rental property.
- r. Owner's Authorized Representative. The individual(s) identified in writing by the Owner to act on behalf of the Owner with respect to the Short Term Rental. Owner may delegate certain duties of the Owner's Authorized Representative to more than one party.
- s. Owner Entity. An Owner that is a corporation, limited liability company, trust, or entity other than a natural person.
- t. Responsible Guest. A Guest of the Short Term Rental who entered into a Booking Transaction to rent the Short Term Rental and is legally responsible for ensuring that all Guests of the Short Term Rental comply with all applicable laws, rules, and regulations pertaining to the use and occupancy of the Short Term Rental.
- <u>Responsible Operator</u>. Any Operator who is responsible for the Short Term Rental, which includes the Owner(s), Owner's Authorized Representative(s), Operator(s), and Local Contact Person(s).
- v. <u>Responsible Persons</u>. The persons responsible for compliance with the provisions of this ordinance, include the following:
 - Guest(s) of the Short Term Rental, who is at least twenty-one (21) years of age;
 - Local Contact Person(s) of the Short Term Rental;
 - Owner(s) of the Short Term Rental;
 - 4. Owner's Authorized Representative(s) of the Short Term Rental; or,
 - 5. Operator(s) of the Short Term Rental.

- Short Term Rental. A legal privately owned residential dwelling, including, but not W. limited to, a one family detached dwelling or multiple family attached dwelling, apartment house, condominium, cooperative apartment, duplex, mobile home on permanent foundations, manufactured home on permanent foundations, or any portion of such dwellings, including the property or yard appurtenant thereto, which is rented for occupancy for dwelling, lodging, or sleeping purposes for any period less than thirty (30) consecutive calendar days total but not less than two (2) consecutive days and one (1) night. Portions of calendar days are counted as full days. A Short Term Rental may include any accessory dwelling unit (ADU), junior ADU. second unit, guest quarter, or ranchet unit not otherwise prohibited by state law. A Short Term Rental shall exclude all properties which have been subdivided pursuant to California Government Code sections 65852.21 or 66411.7 (also known as "Senate Bill 9" or "SB 9") or units or dwellings subject to conditions of approval, legal deed restrictions, or other legal requirements prohibiting this type of rental or occupancy.
- x. Short Term Rental Cap. The maximum number of Short Term Rentals allowed by the County in a defined area.
- y. Short Term Rental Certificate. A certificate that allows the use of a privately owned residential dwelling as a Short Term Rental pursuant to this ordinance.

 Short Term Rental Class I. A Short Term Rental located in Wine Country that allows a maximum number of ten (10) occupants at any one time.
- z. Short Term Rental Class II. A Short Term Rental located in Wine Country that allows more than 10 occupants and up to a maximum of 20 occupants at any one time.
- aa. <u>Short Term Rental Program Manager</u>. The certified manager who is retained by the County and is responsible for assisting with administering the County's Short Term Rental program.
- bb. <u>Tier 1 Cap</u>. For Tier 1 only, the Short Term Rental Cap plus an additional ten (10) Short Term Rentals.

- cc. <u>Verified Notice of Violation</u>. A Notice of Violation issued for violation of any provision of this ordinance and is either not timely appealed by the recipient or is appealed and upheld in favor of the County.
- dd. Wine County. The Wine Country Winery District, Wine Country Equestrian District, Wine Country Residential District, and North Wine Country, as defined in this ordinance.
- ee. <u>Wine Country Winery District</u>. The Wine Country Winery District, as designated in the Temecula Valley Wine Country Policy Area of the Riverside County Comprehensive General Plan, as may be amended.
- ff. Wine Country Equestrian District. The Wine Country Equestrian District, as designated in the Temecula Valley Wine Country Policy Area of the Riverside County Comprehensive General Plan, as may be amended.
- gg. Wine Country Residential District. The Wine Country Residential District, as designated in the Temecula Valley Wine Country Policy Area of the Riverside County Comprehensive General Plan, as may be amended.

Section 5. APPLICABILITY. This ordinance applies to Short Term Rentals as defined in Section 4. The following uses do not qualify as a legal privately owned residential dwelling for purposes of this ordinance, and therefore cannot obtain a Short Term Rental Certificate: any hotel, motel, studio hotel, rooming house, dormitory, public or private club, bed and breakfast inn, cottage inn, or country inn; a camping site, recreational vehicle, or park model; a hospital, sanitarium, medical clinic, convalescent home, rest home, home for aged people, foster home, halfway house, transitional housing facility, supportive housing, parolee-probationer home, community care facility, or other similar facility operated for the care, treatment, or reintegration into society of human beings; any asylum, jail, prison, orphanage, or other facility in which human beings are detained and housed under legal restraint; any housing owned or controlled by an educational institution and used exclusively to house students, faculty, or other employees with or without their families, any fraternity or sorority house or similar facility occupied exclusively by students and employees of such educational institutions and officially recognized and approved by it; any housing operated or used exclusively for religious, charitable, or educational purposes;

any housing owned by a governmental agency and used to house its employees or for governmental purposes; any camp as defined in the Labor Code; and any employee housing or other housing furnished by an employer exclusively for employees or employees and their families; single room occupancy units, as defined by Riverside County Ordinance No. 348; and any multiple owner group (MOG) unit.

Section 6. SHORT TERM RENTAL CERTIFICATE.

- a. A Responsible Operator shall obtain a Short Term Rental Certificate pursuant to this ordinance from the Planning Department before renting or advertising for rent any Short Term Rental.
- b. It is unlawful for any person to advertise, maintain, operate, or use a Short Term Rental in the unincorporated area of Riverside County without a Short Term Rental Certificate, or in violation of the terms and conditions of the Certificate. Short Term Rental Certificates shall be renewed annually, and separate Short Term Rental Certificates are required for each Short Term Rental.
- c. The County will use reasonable efforts to coordinate with Hosting Platforms to ensure that a dwelling has been issued a Short Term Rental Certificate by the County before it can be listed for rent on the Hosting Platform.

Section 7. SHORT TERM RENTAL CERTIFICATE REGISTRATION FEE AND APPLICATION.

- a. <u>Initial Application</u>. A Responsible Operator shall submit to the Planning Department or its designee a Short Term Rental Certificate initial application provided by the County and initial registration fee, in accordance with Riverside County Ordinance No. 671. The Planning Department or its designee may approve an initial application for a Short Term Rental Certificate only if all of the following requirements are met:
 - The Applicant submits a completed application with all required information pursuant to this Section;
 - For Short Term Rental properties in Wine Country, the additional requirements for initial applications, as described in Section 9 and Section 11, are met;

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- For Short Term Rental properties in Idyllwild, the additional requirements for initial applications, as described in Section 10 and Section 11, are met;
- The name, address, and telephone number of all Owner(s) and Responsible
 Operator(s) of the Short Term Rental property;
- Executed indemnification and hold harmless agreement by all Owner(s) and Responsible Operator(s) on a form approved by the Office of County Counsel;
- The application submitted is complete and includes written authorization from Owner or Owner's Authorized Representative granting permission to obtain a Short Term Rental Certificate for the property;
- The initial registration fee is paid, in full in accordance with Riverside County
 Ordinance No. 671;
- 8. The Short Term Rental property has no active or pending Code Enforcement actions;
- The Applicant declares the Short Term Rental is legally permitted and any other buildings, structures, grading, or other improvements to the property are legally permitted;
- The Applicant declares Short Term Rental meets the requirements of a Short
 Term Rental, pursuant to Section 4 of this ordinance;
- 11. The Applicant declares Short Term Rental meets the applicability requirements, pursuant to Section 5 of this ordinance;
- 12. The Applicant declares the Short Term Rental property is in compliance with all applicable health and safety laws, codes, or regulations, including, but not limited to, building, safety, fire, and health;
- The County determines the maximum number of occupants for the Short Term Rental;
- 14. The Applicant identifies all Responsible Operators for the Short Term Rental;
- 15. The Applicant agrees to comply with all requirements of this ordinance;

- 16. The Applicant and all Responsible Operator(s) complete a self-certification test provided by the County related to understanding and agreeing to compliance with the provisions of this ordinance;
- 17. Within 30 days of the County's receipt of an initial application, the County is authorized to verify the Short Term Rental has the required sign, adequate on-site parking, and working Noise Monitor system, pursuant to Sections 8 and 11 of this ordinance. A Responsible Operator shall be available at the intended Short Term Rental property within sixty (60) minutes of the County's request for an exterior inspection to verify the requirements have been met;
- 18. Any Responsible Operator(s) has not received three (3) Verified Notices of Violation within a twelve (12) month period;
- Any Responsible Operator(s) has not received seven (7) Verified Notices of Violation total for the Short Term Rental; and,
- 20. The Short Term Rental Certificate has not been permanently revoked as to the current Owner(s), pursuant to Section 11 of this ordinance.
- b. A Short Term Rental Certificate shall be valid for one year from the date of issuance.
- c. Annual Renewal. A Short Term Rental Certificate is subject to renewal on an annual basis based on the anniversary of the original Short Term Rental Certificate issuance by submitting to the Planning Department or its designee a request for renewal and a renewal fee, in accordance with Riverside County Ordinance No. 671. The Planning Department or its designee may approve a renewal of a Short Term Rental Certificate only if all of the following requirements are met:
 - The Applicant submits a completed application with all required information pursuant to this Section;
 - The Applicant meets all requirements for the initial application, as described in Subsection a of this Section;
 - 3. For Short Term Rental properties in Wine Country, the additional

- requirements for renewals, as described in Section 9 and Section 11, are met;
- For Short Term Rental properties in Idyllwild, the additional requirements for renewals, as described in Section 10 and Section 11, are met;
- 5. The renewal fee is paid in full, in accordance with Riverside County Ordinance No. 671;
- The Applicant provides information concerning any changes to the initial application or prior renewal for the Short Term Rental Certificate;
- The Applicant declares the Short Term Rental property is in compliance with all provisions of this ordinance and all other applicable laws;
- 8. The Applicant and all Responsible Operator(s) complete a self-certification test provided by the County on the requirements and compliance with the provisions of this ordinance. Completion of the self-certification test is required with each renewal of the Short Term Rental Certificate;
- 9. For Short Term Rental properties that have been the subject of a Notice of Violation within the past twelve (12) months, within 30 days of the County's receipt of the renewal fee, the County is authorized to verify the Short Term Rental has the required sign, adequate on-site parking, and working Noise Monitor system, pursuant to Sections 8 and 11 of this ordinance. A Responsible Operator shall be available at the intended Short Term Rental property within sixty (60) minutes of the County's request for an exterior inspection to verify the requirements have been met;
- Any Responsible Operator(s) has not received three (3) Verified Notices of Violation within a twelve (12) month period for the Short Term Rental;
- 11. Any Responsible Operator(s) has not received seven (7) Verified Notices of Violation total for the Short Term Rental; and,
- 12. The Short Term Rental Certificate has not been permanently revoked as to the current Owner(s), pursuant to Section 11 of this ordinance.
- d. For Short Term Rental properties located within Wine Country or Idyllwild, renewals

- are not subject to lottery selection, as described in Section 11 of this ordinance.
- e. Denial of a Short Term Rental Certificate is appealable to an administrative hearing officer in accordance with the administrative hearing procedures in Section 10 of Riverside County Ordinance No. 725.
- f. In the event that a Short Term Rental Certificate has been expired for 90 days or more, a new initial application and initial registration fee, in accordance with Riverside County Ordinance No. 671 is required.
- No Transfer of a Short Term Rental Certificate.
 - Short Term Rental Certificates do not run with the land. A Short Term Rental Certificate shall expire automatically when the Owner or responsible party for the Short Term Rental or Short Term Rental property changes, and a new initial application and initial registration fee, in accordance with Riverside County Ordinance No. 671, will be required to obtain a new Short Term Rental Certificate for the property.
 - 2. Exception for Family Transfer in Wine Country and Idyllwild: Short Term Rental Certificates in Wine Country and Idyllwild, only, may be transferred when the Owner(s) of the Short Term Rental property transfers title of the property to a Family Member, heir, inter vivos trust, family trust, or other similar type of trust estate and only when the property meets the Short Term Rental requirements, as described in Section 9 or Section 10, as applicable. Within 180 days from the date of recordation of the property transfer, the new Owner(s) is required file a complete transfer application with the Planning Department to legally transfer the name of the Short Term Rental Certificate to the new Owner. If the deadline is not met, the Short Term Rental Certificate shall expire automatically and a new initial application and initial registration fee, in accordance with Riverside County Ordinance No. 671, will be required to obtain a new Short Term Rental Certificate for the property.

- h. The County may use the registration fees to cover any County costs for administering or enforcing this ordinance, including the County's Short Term Rental Program Manager.
- i. Any declaration made by the Applicant as part of the Short Term Rental Certificate initial application or renewal process is subject to further review and/or investigation for confirmation by the Planning Department or its designee. The Applicant may also be required to submit records demonstrating compliance with this Section, upon request by the Planning Department or its designee. Any material misstatement or omission in a Short Term Rental Certificate initial application or renewal is grounds for denial or revocation of a Short Term Rental Certificate.

Section 8. SHORT TERM RENTAL OPERATIONAL REQUIREMENTS.

- a. No person shall conduct, cause, allow, authorize, permit, facilitate, aid, abet, suffer, conceal, maintain, or advertise any Short Term Rental activity that does not comply with the provisions of this ordinance.
- b. The Responsible Operator(s) shall ensure that the Short Term Rental is used in a manner that complies with this ordinance and all applicable laws, rules, and regulations pertaining to the use and occupancy of a Short Term Rental.
- c. The Short Term Rental shall not be used for a temporary event, as defined in Riverside County Ordinance No. 348, unless a temporary event permit has been obtained by the Responsible Operator.
- d. The Short Term Rental shall be rented for occupancy for less than thirty (30) consecutive calendar days total but not less than two (2) consecutive days and one (1) night, which includes counting portions of calendar days as full days.
- e. Responsible Guests of a Short Term Rental in all areas of the County, except Wine Country, must be at least twenty-one (21) years of age.
- f. A Responsible Operator shall only enter into or ensure the Hosting Platform only enters into one Booking Transaction to rent the Short Term Rental to one Responsible Guest for a specified period of time, unless the Responsible Operator is operating a

Hosted Stay. A Responsible Operator may enter into or allow a Hosting Platform to enter into multiple Booking Transactions to rent the Short Term Rental for a Hosted Stay, provided that the number of rooms rented does not exceed five (5) and the occupancy of the Short Term Rental does not exceed the limits described by the Short Term Rental Certificate and this ordinance.

g. If a lot contains multiple one family dwellings, only one Short Term Rental Certificate may be issued for that lot. In this event, the multiple one family dwellings shall be rented together to a Responsible Guest as one Short Term Rental. Multiple one family dwellings on a lot does not increase the maximum occupancy of the Short Term Rental as defined in this ordinance.

h. Occupancy.

- 1. The occupancy of a Short Term Rental is limited to 200 square feet per person, up to a maximum number of occupants that is determined by the size of the property, as follows:
 - i. For properties of one half (½) acre or less in size, the maximum number of occupants shall not exceed ten (10) persons;
 - ii. For properties of more than one half (½) acre and up to two (2) gross acres in size, the maximum number of occupants shall not exceed sixteen (16) persons;
 - iii. For properties of over two (2) gross acres in size, the maximum number of occupants shall not exceed twenty (20) persons.
- Responsible Operators of Short Term Rentals exceeding an occupancy of ten
 (10) persons shall comply with the pre-approved list of upgrades to the Short
 Term Rental from the County Building Official, as approved by the County
 Executive Office.
- For Short Term Rental properties located in Wine Country, the occupancy limits described in this Subsection are further limited by the Short Term Rental Classification requirements, as described in Section 9 of this

ordinance.

- A Responsible Operator shall provide adequate on-site parking spaces to accommodate the maximum number of occupants approved with the Short Term Rental Certificate. Off-site parking is not permitted for Short Term Rentals.
- j. Responsible Operators, Responsible Guests, and other occupants of the Short Term Rental shall each comply with the noise requirements of Riverside County Ordinance No. 847, including quiet hours between the hours of 10 PM and 7 AM, and Riverside County Ordinance No. 924, related to loud or unruly parties, gatherings, or other similar events. Outdoor amplified sound, generally defined as any sound that is increased by any amplified equipment or sound that is electronically enhanced, must comply with the provisions of Riverside County Ordinance No. 847. The Responsible Operator shall use reasonably prudent business practices to ensure that the Guests or other occupants of the Short Term Rental comply with Riverside County Ordinance Nos. 847 and 924.
- k. A Responsible Operator shall install and maintain in continuous operation a Noise Monitor on the exterior of the Short Term Rental to ensure compliance with Riverside County Ordinance No. 847.
- Responsible Operators, Responsible Guests, and other occupants of the Short Term
 Rental shall each comply with Riverside County Ordinance No. 915 Regulating
 Outdoor Lighting, including light trespass.
- m. Outdoor fire areas shall be permissible only when not otherwise prohibited by state or local fire bans, regulations, rules, or guidelines. When legally permissible, outdoor fire areas shall be located on a non-combustible surface and extinguished as soon as it is no longer in use or by 10:00 p.m., whichever is earlier.
- n. Pets, if allowed by a Responsible Operator, shall be secured at all times on the property of the Short Term Rental. Continual barking or other nuisances created by pets are prohibited under all applicable laws, including Riverside County Ordinance No. 878.

- o. Trash and refuse shall not be left stored within public view, except in proper containers for purposes of collection by the County's authorized waste hauler.
- p. Snow Removal.
 - Snow removed from private driveways and parking lots of a Short Term Rental may not be dumped, deposited, or placed or pushed into a street or other public right-of-way, except to the extent that such activity shall not increase the depth of snow on the street or right-of-way by over three inches at any point within the right-of-way.
 - Snow removed from the Short Term Rental may not be piled to block or cover a fire hydrant, standpipe, or other water delivery service for fire protection.
- q. Each Short Term Rental shall have a Responsible Operator readily available to handle any questions or complaints during all Short Term Rental activities. Any change to the contact information for a Responsible Operator of a Short Term Rental shall immediately be provided in writing to the Planning Department, to neighboring properties within three hundred feet of the Short Term Rental, and on any postings required by this ordinance.
- r. Short Term Rentals shall not be allowed in private residential dwelling units that violate any applicable health or safety laws, rules or regulations, including, but not limited to, building, safety, fire, or health, or in tents, recreational vehicles, treehouses, yurts, non-habitable structures, or other structures not intended for permanent residential occupancy.
- s. The Responsible Operator shall identify or cause to be identified in any rental agreements for the Short Term Rental and in any Short Term Rental advertisements (including in any newspaper, magazine, brochure, hosting platform, or internet website) the following general information and requirements of the Responsible Guests and all occupants:
 - Current and valid Short Term Rental Certificate number;
 - 2. Transient occupancy tax registration certificate number;

- Number of onsite parking spaces provided and that no offsite parking is permissible;
- 4. Maximum occupancy of the Short Term Rental; and,
- 5. Age requirement of Responsible Guests, in compliance with this ordinance.
- t. Short Term Rental activity is subject to, and the Responsible Operator(s) shall comply with, or ensure the Hosting Platform(s) complies with, Riverside County Ordinance No. 495, the Uniform Transient Occupancy Tax Ordinance and any applicable assessments, including TBIDs and TMDs.
- u. The Responsible Operator shall post or cause to be posted in a prominent location on the interior of the Short Term Rental the following information, in accordance with all applicable laws and the provisions of this ordinance:
 - 1. Responsible Operator name and number;
 - 2. Local Contact Person name and number;
 - The telephone number for the Sheriff's Department, Short Term Rental Manager, and the Code Enforcement Department, including the 24-hour Code Enforcement Department telephone number;
 - 4. The website information for Rivco Ready, in the event of an emergency;
 - Evacuation plan for the Short Term Rental showing emergency fire extinguisher locations, interior pedestrian exit routes, and exterior vehicular exit routes;
 - The maximum number and precise location of onsite parking spaces;
 - A copy of the Short Term Rental Operational Requirements described in Section 8 of this ordinance;
 - 8. Trash pick-up day and applicable rules and regulations;
 - 9. A copy of Riverside County Ordinances No. 847 and 927;
 - 10. A copy of the Good Neighbor Brochure; and
 - 11. Notification that a Responsible Operator or Guest may be cited or fined by the County in accordance with this ordinance and Riverside County

Ordinance No. 725.

- v. A Short Term Rental shall not change the residential character of the property, except for the required exterior onsite Short Term Rental sign. The Responsible Operator shall post one (1) identification sign, measuring two square feet in area or one foot by two foot in size, in the exterior of the Short Term Rental in a place that is readily visible from the public view. Any other advertising signs promoting or identifying the Short Term Rental or otherwise shall only be permitted as otherwise authorized under Riverside County Ordinance No. 348. The required identification sign shall be posted onsite at the Short Term Rental in a location that is clearly visible, and shall clearly state the following information in lettering of sufficient size to be easily read:
 - Current Short Term Rental Certificate number for the property;
 - Name of the Responsible Operator and a telephone number at which the Responsible Operator may be reached on a 24-hour basis;
 - 3. Maximum number of occupants permitted to stay in the rental unit; and
 - 4. Telephone number of the County's 24-hour Code Enforcement Department telephone number.
- w. While a Short Term Rental is rented, the Responsible Operator shall be available twenty-four hours per day, seven days a week, for the purpose of responding to complaints regarding the condition or operation of the Short Term Rental or Guests' conduct at the Short Term Rental in accordance with Section 10 of this ordinance.
- x. Prior to a Responsible Guest occupying a Short Term Rental, the Responsible Operator shall do all of the following:
 - Obtain the name, address, and copy of a valid government identification of the Responsible Guest;
 - Provide a copy of the Good Neighbor Brochure to the Responsible Guest;
 - Require each Responsible Guest to review and sign a copy of the Good
 Neighbor Brochure and an acknowledgment of having viewed the Good

- Neighbor video prior to occupancy of the Short Term Rental; and,
- 4. Require the Responsible Guest to execute a formal acknowledgement that he or she is legally responsible for compliance by all Guests or occupant(s) of the Short Term Rental with all applicable laws, rules, and regulations pertaining to the use and occupancy of the Short Term Rental.
- y. A Responsible Operator shall respond within sixty (60) minutes of being notified that the Responsible Guest or a Guest of the Short Term Rental created unreasonable noise, engaged in disorderly conduct, or committed violations of any applicable law, rule, or regulation, including this ordinance, and halt or prevent the recurrence of such conduct. The Responsible Operator shall be subject to all administrative, legal, and equitable remedies available to the County for failing to respond to the County within sixty (60) minutes.

Section 9. OWNERSHIP AND OPERATIONAL REQUIREMENTS FOR WINE COUNTRY.

- a. <u>Applicability</u>. Property within Wine Country shall comply with the ownership and operational requirements for Short Term Rentals outlined in this section.
- b. <u>Conflicting regulations</u>. If any section of this ordinance is in conflict with any other section of this ordinance, then the more stringent requirements shall control.
- c. <u>Responsible Guests</u>. Responsible Guests of a Short Term Rental in Wine Country must be at least twenty-five (25) years of age.
- d. <u>Limitation on Ownership of Short Term Rentals in Wine Country</u>. No Owner or Owner Entity shall hold more than two (2) Short Term Rental Certificates simultaneously in Wine Country. "Holding" a Short Term Rental Certificate shall be defined to include the Owner, Owner Entity, and any ownership interest, or responsible person for the ownership interest of the Owner or Owner Entity.
 - Exception. The limitations of this Subsection shall not apply or be enforced
 against any Owner or Owner Entity that holds more than two (2) Short Term
 Rental Certificates simultaneously in Wine Country as of the effective date
 of this ordinance. These Owners and Owner Entities may continue to renew

their existing valid Short Term Rental Certificates so long as the Responsible Operator(s) complies with the provisions of this ordinance. However, these Owners and Owner Entities shall not be approved for any additional Short Term Rental Certificates in Wine Country until they are in compliance with the limitations of this Subsection. These Owners and Owner Entities may seek additional Short Term Rental Certificates for properties which are not located in Wine Country.

- e. <u>Short Term Rental Classifications for Wine Country.</u> The following Short Term Rental classifications are allowed in the Wine Country districts, as specified below, subject to all approval requirements for a Short Term Rental Certificate.
 - Wine Country Winery District.
 - i. Short Term Rental Class I is allowed.
 - ii. Short Term Rental Class II is allowed with the following additional requirements:
 - (1) At least fifty percent (50%) of the Short Term Rental property net acreage shall be planted with vineyards or other agricultural crop(s);
 - (2) Adherence to the County's pre-approved list of upgrades to the Short Term Rental from the County Building Official, as approved by the County Executive Office, as described in Section 8; and,
 - (3) Submittal of a site plan, subject to ministerial review by the County.
 - Wine Country Equestrian District.
 - i. Short Term Rental Class I is allowed.
 - Short Term Rental Class II is not allowed.
 - iii. <u>Limited Stay on Enforcement for the Wine Country Equestrian</u>

 <u>District.</u> The County shall not enforce the provisions of this

Subsection against Short Term Rental properties which have existing Booking Transactions, as of the effective date of this ordinance, for an occupancy that exceeds the limits of Short Term Rental Class I. This provision shall terminate automatically at 11:59 p.m. on the 180th day after the effective date of this ordinance.

- Wine Country Residential District and North Wine Country.
 - Short Term Rental Class I is allowed.
 - ii. Short Term Rental Class II is not allowed.
 - Limited Stay on Enforcement for the Wine Country Residential District and North Wine Country. The County shall not enforce the provisions of this Subsection against Short Term Rental properties which have existing Booking Transactions, as of the effective date of this ordinance, for an occupancy that exceeds the limits of Short Term Rental Class I. This provision shall terminate automatically at 11:59 p.m. on the 180th day after the effective date of this ordinance.
- f. Short Term Rental Caps for Wine Country. The Short Term Rental Cap for Wine Country shall be determined by a percentage of parcels with existing single family residential units within the Wine Country districts as specified below, as of the effective date of this ordinance.
 - Wine Country Winery District. The maximum combined number of Short
 Term Rentals in this district shall be no more than 129, which equates to
 approximately 17 percent of the existing number of single family residential
 units in the Wine Country Winery District.
 - Wine Country Equestrian District. The maximum number of Short Term
 Rentals in this district shall be no more than 8, which equates to
 approximately 8 percent of the existing number of single family residential
 units in the Wine Country Equestrian District.
 - 3. Wine Country Residential District. The maximum number of Short Term

Rentals in this district shall be no more than 105, which equates to approximately 10.5 percent of the existing number of single family residential units in the Wine Country – Residential District.

- 4. North Wine Country. The maximum number of Short Term Rentals in this area shall be no more than 16, which equates to approximately 19% of the existing number of single family residential units in North Wine Country.
- 5. Exception. The Short Term Rental Caps described in this Subsection shall not apply or be enforced against any Owner who has an approved Short Term Rental Certificate as of the effective date of this ordinance.
- g. Short Term Rental Density Requirements for Wine Country. Short Term Rental properties shall not be located within a 500-foot radius of any other Short Term Rental property. The 500-foot radius shall be measured from the property line of the desired Short Term Rental. The County shall deny the Short Term Rental Certificate, if the 500-foot radius from the desired Short Term Rental property includes any portion of a property with an approved Short Term Rental Certificate.
 - 1. Exception. The limitations of this Subsection shall not apply or be enforced against any Owner who has an approved Short Term Rental that does not meet the requirements of this Subsection as of the effective date of this ordinance or Eligible Properties selected in Tier 1. Current Short Term Rental Certificate holders may continue to renew their valid Short Term Rental Certificates so long as the Responsible Operator(s) complies with the provisions of this ordinance. Eligible Properties selected in Tier 1 may obtain a Short Term Rental Certificate so long as they comply with all other application requirements of this ordinance. However, any new Short Term Rental Certificates will not be granted for properties within 500 feet of any property with a valid Short Term Rental Certificate in Wine Country.

Section 10. OWNERSHIP AND OPERATIONAL REQUIREMENTS FOR IDYLLWILD.

a. Applicability. Property within Idyllwild shall comply with the ownership and

- operational requirements for Short Term Rentals outlined in this section.
- b. <u>Conflicting regulations</u>. If any section of this ordinance is in conflict with any other section of this ordinance, then the more stringent requirements shall control.
- c. <u>Limitation on Ownership of Short Term Rentals in Idyllwild</u>. No Owner or Owner Entity shall hold more than two (2) Short Term Rental Certificates simultaneously in Idyllwild. "Holding" a Short Term Rental Certificate shall be defined to include the Owner, Owner Entity, and any ownership interest, or responsible person for the ownership interest of the Owner or Owner Entity.
 - 1. Exception. The limitations of this Subsection shall not apply or be enforced against any Owner or Owner Entity that holds more than two (2) Short Term Rental Certificates simultaneously in Idyllwild as of the effective date of this ordinance. These Owners and Owner Entities may continue to renew their existing valid Short Term Rental Certificates so long as the Responsible Operator(s) complies with the provisions of this ordinance. However, these Owners and Owner Entities shall not be approved for any additional Short Term Rental Certificates in Idyllwild until they are in compliance with the limitations of this Subsection. These Owners and Owner Entities may seek additional Short Term Rental Certificates for properties which are not located in Idyllwild.
- d. Short Term Rental Caps for Idyllwild. The Short Term Rental Cap for Idyllwild shall be determined by a percentage of parcels with existing single family residential units in Idyllwild, as of the effective date of this ordinance. The maximum number of Short Term Rentals in Idyllwild shall be no more than 500, which equates to approximately 14 percent of the existing number of single family residential units in Idyllwild, as of the effective date of this ordinance.
 - Exception. The Short Term Rental Caps described in this Subsection shall not apply or be enforced against any Owner who has an approved Short Term Rental Certificate as of the effective date of this ordinance.

- e. Short Term Rental Density Requirements for Idyllwild. Short Term Rental properties shall not be located within a 150 foot radius of any other Short Term Rental property. The 150 foot radius shall be measured from the property line of the desired Short Term Rental. The County shall deny the Short Term Rental Certificate, if the 150 foot radius from the desired Short Term Rental property includes any portion of a property with an approved Short Term Rental Certificate.
 - 1. Exception. The limitations of this Subsection shall not apply or be enforced against any Owner who has an approved Short Term Rental that does not meet the requirements of this Subsection as of the effective date of this ordinance or Eligible Properties selected in Tier 1. Current Short Term Rental Certificate holders may continue to renew their valid Short Term Rental Certificates so long as the Responsible Operator(s) complies with the provisions of this ordinance. Eligible Properties selected in Tier 1 may obtain a Short Term Rental Certificate so long as they comply with all other application requirements of this ordinance. However, any new Short Term Rental Certificates will not be granted for properties within 150 feet of any property with a valid Short Term Rental Certificate in Idyllwild.

Section 11. ADDITIONAL APPLICATION REQUIREMENTS FOR IDYLLWILD AND WINE COUNTRY.

- a. Additional Application Requirements for Initial Applications. Applicants seeking an initial Short Term Rental Certificate for a property located in Wine Country or Idyllwild, must meet the following additional requirements:
 - The Applicant provides the following information:
 - Names and addresses of all Short Term Rental Certificates held by all
 Owner or Owner Entities, including all ownership interests and
 responsible parties for all ownership interests, of the Short Term
 Rental property in Wine Country or Idyllwild; and,
 - For all Owner Entities of the Short Term Rental property, disclosure

of the names of all ownership interests within each level of the Owner Entity structure and responsible parties for all ownership interests.

- 2. The desired Short Term Rental meets all of the requirements for the applicable location (for Wine County, Section 9 of this ordinance, and for Idyllwild, Section 10 of this ordinance) including, but not limited to, the following:
 - i. Is selected as an Eligible Property pursuant to this Section 11;
 - Meets the limitation on ownership of two (2) Short Term Rental
 Certificates, as described in Section 9 or Section 10, as applicable;
 - iii. For Wine Country only, meets the Short Term Rental classification requirements for the district in which the property is located, as described in Section 9; and,
 - iv. Meets the Short Term Rental density requirements, as described in Section 9 or Section 10, as applicable.
- Eligible Properties. The County shall implement a two-tiered process to select Eligible Properties for areas of Wine Country and Idyllwild.
 - i. <u>Tier 1</u>: A property that has not been issued a Short Term Rental Certificate but the Owner(s) or Responsible Operator(s) paid Transient Occupancy Taxes for the property by registering with the County or Airbnb, only, for the entire period of operation from September 13, 2021 to September 13, 2022.
 - Exception: North Wine Country properties are not eligible for Tier 1.
 - ii. <u>Tier 2</u>: Any property that does not meet the qualifications for Tier 1,
 as described above, or any Tier 1 property that does not obtain a Short
 Term Rental Certificate in Tier 1.
 - iii. The selection process for Tier 1 Eligible Properties shall occur before the selection process for Tier 2 Eligible Properties.

- iv. <u>Selection Process for Tier 1 Eligible Properties</u>. After the effective date of this ordinance, the County shall conduct a one-time selection for Tier 1 properties.
 - (1) The County shall publish notice of the Tier 1 application period on the Riverside County Planning Department website for at least 15 days prior to opening the application period.

 After the 15-day notice period, the County will open the application period for 90 days and close it at 11:59 p.m. on the 90th day. Once the application period closes, the County shall verify whether the applications meet the Tier 1 requirements, in accordance with this Section. Only qualified Tier 1 applications shall have the opportunity to be selected as Eligible Properties.
 - (2) If the number of qualified Tier 1 applications received does not exceed the Tier 1 Cap, then all verified Tier 1 properties shall become Eligible Properties. Once selected, Eligible Properties in Tier 1 must meet all the Short Term Rental application requirements of Section 7 and the additional application requirements in this Section 11.
 - (3) However, if the number of qualified Tier 1 applications received exceeds the Tier 1 Cap, the County shall implement a lottery to select Eligible Properties up to the Tier 1 Cap. Once selected, Eligible Properties must meet all the Short Term Rental application requirements of Section 7 and the additional application requirements in this Section 11. If any Eligible Property does not meet all of the application requirements in Section 7 and Section 11, then the County

shall not issue a Short Term Rental Certificate for that property. In that case, the County shall utilize the same set of qualified Tier 1 applications and use the lottery system to select another Eligible Property and determine whether it meets the application requirements of Section 7 and Section 11. This process shall continue until the number of Short Term Rental Certificates issued reaches no more than 10 additional properties beyond the Short Term Rental Cap.

- (4) Any Tier 1 properties that do not receive a Short Term Rental Certificate in Tier 1 shall become Tier 2 properties and may choose to participate in the selection process for Tier 2 Eligible Properties.
- v. <u>Selection Process for Tier 2 Eligible Properties</u>. After the one-time Tier 1 selection is complete, in areas of the County in which the number of valid Short Term Rental Certificates is less than the Short Term Rental Cap, the County shall implement a lottery to select Eligible Properties from Tier 2.
 - (1) In January and July of each calendar year, the County shall evaluate whether the number of Short Term Rental Certificates falls below the Short Term Rental Cap in Idyllwild, as described in Section 10, or Wine Country, as described in Section 9. The County shall publish notice of the lottery application period on the Riverside County Planning Department website for at least 30 days prior to opening the Short Term Rental application period. After the 30 day notice period, the County will open the application period for 30 days and close it at 11:59 p.m. on the 30th day. Once the application period closes, the County shall use a lottery system to select

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27 28 Eligible Properties from the submitted applications.

- Once the Short Term Rental Cap is reached for a particular (2)area, the County shall not select any more Eligible Properties for that area until the number of Short Term Rental Certificates falls below the Short Term Rental Cap.
- Once selected, Eligible Properties must meet all the Short (3) Term Rental application requirements of Section 7 and the additional application requirements in this Section 11. If any Eligible Property does not meet all of the application requirements in Section 7 and Section 11, then the County shall not issue a Short Term Rental Certificate for that property. In that case, the County shall utilize the same set of submitted applications and use the lottery system to select another Eligible Property and determine whether it meets the application requirements of Section 7 and Section 11. This process shall continue until the number of Short Term Rental Certificates issued reaches the Short Term Rental Cap.
- Additional Requirements for Renewal Applications. Applicants seeking a renewal of b. a Short Term Rental Certificate for a property located in Idyllwild or Wine Country, must meet the additional requirements for initial applications, as described in this Section 11.

TRANSIENT OCCUPANCY TAX AND ASSESSMENTS. Section 12.

The Responsible Operator(s) shall comply with or ensure the Hosting Platform(s) complies with all the requirements of Riverside County Ordinance No. 495, the Uniform Transient Occupancy Tax Ordinance. For the purposes of Riverside County Ordinance No. 495 only, a Short Term Rental shall qualify as a "hotel." The Responsible Operator(s) shall be legally responsible for the collection of all applicable Transient Occupancy taxes and assessments, including TBIDs and TMDs, from the Responsible Guest(s) and remittance of such collected taxes and assessments to the Treasurer Tax-Collector, in

accordance with Riverside County Ordinance No. 495 and any other applicable law. The Treasurer Tax-Collector shall be responsible for the enforcement of the provisions of this section and Riverside County Ordinance No. 495 and shall have no other enforcement duties related to this ordinance beyond these responsibilities.

Section 13. NOTIFICATION AND COMPLAINTS.

a. Notification.

- Within ten (10) days of approval of a Short Term Rental Certificate, a
 Responsible Operator shall provide written notice that a Short Term Rental
 Certificate was obtained for the property, as follows:
 - For Short Term Rental properties of less than five (5) gross acres in size, Responsible Operators shall provide notice to owners of all properties located within a 300 foot radius of the Short Term Rental property;
 - ii. For Short Term Rental properties of five (5) gross acres or more in size, Responsible Operators shall provide notice to owners of all properties located within a 600 foot radius of the Short Term Rental property.
- Such notification shall also include the Responsible Operator's contact information. In the event of a change in the provided contact information, new notification with the updated information shall be provided in the same manner.
- 3. All notification costs shall be borne by the Responsible Operator.
- b. Initial complaints regarding Short Term Rental violations on a property pursuant to this ordinance will generally be directed to the Responsible Operator. The Responsible Operator for the Short Term Rental shall be responsible for correcting the violation promptly, which includes, within sixty (60) minutes, contacting the Responsible Guest to correct the violation and visiting the site, if necessary, to ensure that the violation has been corrected. Failure to respond to complaints or meet a

Code Enforcement Officer within sixty (60) minutes shall be considered a violation of this ordinance, and may constitute cause for revocation of the Short Term Rental Certificate.

- c. If the Responsible Operator fails to respond to the Short Term Rental violation within the designated time in Subsection b of this Section or the subject of the complaint needs to be corrected immediately due to health and safety concerns, such as blocked driveways, blocked streets, or excessive noise during quiet hours, the complainant may make a complaint to the 24-hour Code Enforcement Department telephone number. Occupants of surrounding properties shall be apprised of this complaint procedure as part of the notification requirements of this section.
- d. For complaints related to the issuance of a Short Term Rental Certificate and compliance with this ordinance should be directed to the Planning Department.
- e. The Responsible Operator shall be subject to all administrative, legal, and equitable remedies available to the County for failure to comply with the provisions of this section.

Section 14. INSPECTIONS, ADDITIONAL FEES, VIOLATIONS, ENFORCEMENT, FINES, AND PENALTIES.

a. Initial Inspections.

- 1. <u>Initial Application</u>. Prior to the County issuing a Short Term Rental Certificate, the County is authorized to conduct an initial inspection of the exterior of the intended Short Term Rental property within 30 days of the County's receipt of a Short Term Rental initial application and the accompanying initial registration fee. A Responsible Operator shall be available at the intended Short Term Rental property within sixty (60) minutes of the County's request for this inspection.
- Renewal. For Short Term Rental properties that have been the subject of a
 Notice of Violation within the past twelve (12) months, prior to the County

renewing the related Short Term Rental Certificate, the County is authorized to conduct an inspection of the exterior of the Short Term Rental property within 30 days of the County's receipt of the accompanying renewal fee. A Responsible Operator shall be available at the intended Short Term Rental property within sixty (60) minutes of the County's request for this inspection.

- 3. <u>Inspection</u>. For inspections pursuant to this section, the County is authorized to verify by an exterior inspection of the Short Term Rental property that the Short Term Rental contains all of the following required by this ordinance: the exterior sign, adequate on-site parking for the maximum number of occupants allowed in the Short Term Rental, and a working Noise Monitor system.
- b. <u>Subsequent Inspections</u>. The Code Enforcement Department may request subsequent exterior inspections of the Short Term Rental property at any time. Responsible Operator shall make all reasonable attempts to comply with the Code Enforcement Department's requests or the Short Term Rental may be deemed in violation of this ordinance.
- c. Violations. Violations of this ordinance include, but are not limited to,
 - A Responsible Guest conducting, causing, allowing, authorizing, permitting, facilitating, aiding, abetting, suffering, concealing, or maintaining, any of the following:
 - Violation of the requirements for maximum occupancy, noise, parking, lighting, outdoor fire area, pets, trash, or any other provision as set forth in this ordinance;
 - Violation of any applicable laws, codes, or regulations related to health and safety, which includes, but is not limited to, building, safety, fire, or health; or,
 - iii. Any activity at any Short Term Rental that constitutes a public

nuisance under applicable state or local law, or which otherwise constitute a hazard to the public health, safety, or general welfare.

- 2. A Responsible Operator conducting, causing, allowing, authorizing, permitting, facilitating, aiding, abetting, suffering, concealing or maintaining, any of the following:
 - Failure to take action to respond to a complaint pursuant to Section 10 of this ordinance;
 - Failure to notify Planning Department when the Responsible Operator or Local Contact Person's contact information changes;
 - Violation of the maximum occupancy, noise, or any other requirements as set forth in this ordinance;
 - Providing of false or misleading information on any Short Term
 Rental application, or other documentation required by this ordinance;
 - Advertisement of any property for Short Term Rental purposes without a valid County-issued Short Term Rental Certificate for the Short Term Rental;
 - vi. Completion of a Booking Transaction for a Short Term Rental without a valid County-issued Short Term Rental Certificate for the Short Term Rental;
 - vii. Completion of a Booking Transaction for a Short Term Rental when the related Short Term Rental Certificate has been expired, denied, revoked, or suspended by the County;
 - viii. Violation of any applicable laws, codes or regulations related to health and safety, which includes, but is not limited to, building, safety, fire, or health; or,
 - ix. Any activity at any Short Term Rental that constitutes a public nuisance under applicable state or local law, or which otherwise

constitute a hazard to the public health, safety, or general welfare.

- d. Enforcement. In addition to any other remedies provided by law and unless otherwise specified by this ordinance, violations of this ordinance shall be enforced as authorized in Riverside County Ordinance No. 725. Violations of this ordinance shall be treated as a public nuisance and strict liability offense regardless of intent. Each day a violation is committed or permitted to continue shall constitute a separate offense for which the County may issue a separate Notice of Violation. The Code Enforcement Director, or designee, shall have the authority to establish administrative procedures consistent with the provisions of this ordinance for carrying out and enforcing the requirements and the provisions of this ordinance. If any provision of this ordinance conflicts with any provision of any other Riverside County Ordinance, the more restrictive provision shall control.
- e. Administrative Citations. Violations of this ordinance shall be deemed a threat to the public health and safety and an infraction. Unless otherwise stated in this section, the administrative citation penalty procedures governing the imposition, enforcement, collection, and administrative review of an administrative citation shall be enforced as authorized in Riverside County Ordinance No. 725 and in accordance with California Government Code Section 53069.4. However, administrative citations may be issued to a Responsible Guest without first issuing a Notice of Violation. Each day a violation is committed or permitted to continue shall constitute a separate offense for which the County may issue a separate administrative citation. The County may issue an administrative citation against the Responsible Operator or Responsible Guest for any violation of this ordinance, as follows:
 - 1. \$1,500.00 for a first violation of this ordinance;
 - \$3,000.00 for a second violation of this ordinance related to the same Short
 Term Rental within one year of the first violation; and
 - \$5,000.00 for each additional violation of this ordinance related to the same
 Short Term Rental within one year of the first violation.

- f. Revocation. A Short Term Rental Certificate shall be permanently revoked as to the current Owner(s) and a new Short Term Rental Certificate shall not be issued until all the Owner(s) of the property changes, subject to an administrative hearing officer in accordance with the administrative hearing procedures in Section 10 of Riverside County Ordinance No. 725, if any of the following findings are made:
 - Any Responsible Operator(s) fails to comply with an order of any law enforcement officer;
 - 2. Any Responsible Operator(s) receives three (3) Verified Notices of Violation within a twelve (12) month period for the same Short Term Rental. If multiple Notices of Violation are issued in a 24-hour period, only one Notice of Violation per 24-hour period may count towards the number of Verified Notices of Violation described in this subsection;
 - 3. Any Responsible Operator(s) receives seven (7) Verified Notices of Violation total for the same Short Term Rental. If multiple Notices of Violation are issued in a 24-hour period, only one Notice of Violation per 24-hour period may count towards the number of Verified Notices of Violation described in this subsection; or,
 - The Short Term Rental Certificate was obtained by fraud or perjured testimony.

Section 15. REFERENCES TO ORDINANCES. Any references herein to other Riverside County Ordinances shall include subsequent amendments made to that ordinance.

Section 16. SEVERABILITY. If any provision, clause, sentence, or paragraph of this ordinance of the application thereof to any person or circumstances shall be held invalid, such invalidity shall not affect the other provisions of this ordinance which can be given effect without the invalid provision or application, and to this end, the provisions of this ordinance are hereby declared to be severable."

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	Section 2. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its
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2	adoption.
3	BOARD OF SUPERVISORS OF THE COUNTY
4	OF RIVERSIDE, STATE OF CALIFORNIA
5	By:
6	Chair, Board of Supervisors
7	Kevin Jeffries
8	ATTEST: CLERK OF THE BOARD:
9	Kimberly Rector
10	By: Ma Note
11	Deputy
12	(SEAL)
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15	APPROVED AS TO FORM December
16	A a 11 000
17	By: Jack More
18	SARAH K. MOORE Deputy County Counsel
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13	STATE OF CALIFORNIA)
14	COUNTY OF RIVERSIDE) ss
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16 17	I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said county held on December 12, 2023, the foregoing ordinance consisting of 16 Sections was adopted by the following vote:
18	adopted by the following vote:
19	AYES: Jeffries, Spiegel, Washington, Perez, and Gutierrez
20	NAYS: None
21	ABSENT: None
22	
23	DATE: December 12, 2023 KIMBERLY A. RECTOR
24	BY: Mula ntt
25	Deputy
26	SEAL
27	
28	12.12.2023 3.69
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3	AN ORDINANCE OF THE COUNTY OF RIVERSIDE					
4	REGULATING SHORT TERM RENTALS AND					
5	INCORPORATING BY REFERENCE THE ABATEMENT AND COST					
6	RECOVERY PROCEDURES OF ORDINANCE NO. 725					
7						
8	The Board of Supervisors of the County of Riverside ordains as follows:					
9	Section 1. Ordinance No. 927 is amended in its entirety to read as follows:					
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11	"ORDINANCE NO. 927					
12						
13	AN ORDINANCE OF THE COUNTY OF RIVERSIDE					
14	REGULATING SHORT TERM RENTALS AND					
15	INCORPORATING BY REFERENCE THE ABATEMENT AND COST					
16	RECOVERY PROCEDURES OF ORDINANCE NO. 725					
17						
18	Section 1. FINDINGS.					
19	a. The Board of Supervisors finds that there continues to be an increase in privately					
20	owned residential dwellings being used as Short Term Rentals in the unincorporated					
21	areas of the County of Riverside, especially within Wine Country and Idyllwild.					
22	b. While Short Term Rentals have been a staple in the County and they provide a benefit					
23	to the County by expanding the number and type of lodging facilities, the exponential					
24	increase continues to cause adverse impacts that have the potential to endanger the					
25	health and safety of residents and guests and the very environment and resources that					
26	attract visitors to the County.					
27	c. Adverse impacts of Short Term Rentals to surrounding neighbors and properties					
28	include unpermitted large-scale events, excessive noise, disorderly conduct, traffic					

ORDINANCE NO. 927.2

- congestion, illegal vehicle parking, and accumulation of refuse.
- d. This ordinance is necessary to ensure neighborhood compatibility and reduce conflicts within the surrounding residential neighborhood, to facilitate economic growth within the County, and to protect the health, safety, and general welfare of the County's residents.
- e. Based on the Court's holding in *Protect Our Neighborhoods v. City of Palm Springs* (2022) 73 Cal.App.5th 667, the Board of Supervisor's legislatively finds that Short Term Rentals are ancillary or secondary uses to a residential dwelling when they are operated in compliance with this ordinance. This ordinance is necessary to ensure that the incidental short term rental use of residential property remains an ancillary and secondary use of residential property in the County, is consistent with the provisions of the County's Land Use Ordinance (Riverside County Ordinance No. 348), protects the long-term residential housing stock, and thereby preserves the residential character of the neighborhoods, as identified in the County's zoning ordinance and Comprehensive General Plan.
- f. The concentration and density of Short Term Rentals in Idyllwild and Wine Country far surpasses that of any other area in the unincorporated area of the County.
- g. The over-concentration and density of Short Term Rentals in Idyllwild and Wine Country reduces the long-term or permanent housing stock and contributes to increased housing costs for both renters and buyers and has additional adverse impacts on residential character, neighborhood stability, public safety, and quality of life.
- h. Idyllwild neighbors national forest and wilderness areas. This remote, rural retreat has developed as a mountain resort with single family homes, a variety of lodging, camping, and recreational opportunities. However, the infrastructure in this area remains rural in nature, exhibiting narrow, steep roads and a lack of shoulder parking. Also, the area is prone to devastating fires and much of this area is designated as a very high fire severity zone. Additionally, mudslides from rainstorms have

significant impact on burn areas, which impacts access to the community. Short Term Rentals in these locations without proper regulation to address evacuations and fire safety may jeopardize the safety of guests and the community.

i. Wine Country encompasses very important agricultural lands in the County. It is subject to the policies, as adopted by the Board of Supervisors, within the Temecula Valley Wine Country Community Plan and the zone classifications and regulations that are unique only to that area. Three districts have been established for this policy area – Winery, Equestrian and Residential – to ensure long-term viability of the wine industry while protecting the community's equestrian rural lifestyle. The overarching policies for this region promote a strong identity for the Temecula Valley Wine Country. Additional policies within each district provide for complimentary uses distinct to the delineated areas. These policies protect against the location of activities that are incompatible with existing residential and equestrian uses, which could lead to land use conflicts in the future. One of the policies of the Temecula Valley Wine Country Policy Area is Southwest Area Plan Policy (SWAP) 1.2, which states "Maintain distinct characters of the Winery, Equestrian, and Residential Districts through implementing zones to promote harmonious coexistence of these uses." This policy area also identifies "The purpose of the Residential District is to encourage permanent estate lot residential stock in this region to balance the tourism related activities." The Temecula Valley Wine Country Policy Area is distinct in that it is the only area of the County that, with approval of a discretionary land use permit, allows small-scale Cottage Inns, which are defined as a dwelling unit with five (5) or fewer guest rooms providing lodging and breakfast for temporary overnight occupants in return for compensation and is solely owned and operated by the property owner, while encouraging agricultural operations, equestrian activities, and vineyard planting. Such uses reflect the unique character of this policy area. Short Term Rentals, as currently defined, are not required to follow these polices, thereby,

creating activities that are incompatible within the framework established by the Temecula Valley Wine Country Community Plan.

j. This ordinance is intended to minimize the negative impacts of Short Term Rentals on residential neighborhoods in the unincorporated area of Riverside County, particularly, in Wine Country and Idyllwild, by imposing further regulations on Short Term Rentals in those areas, including, but not limited to, classification limits, caps, and densities.

Section 2. PURPOSE. To ensure protection of the public health and safety of residents and guests and to protect the environment, it is the purpose of this ordinance to provide regulations and establish standards for short term rentals in the unincorporated area of the County of Riverside and to ensure the collection and payment of transient occupancy taxes and assessments, including Tourism Business Improvement Districts (TBIDs) and Tourism Marketing Districts (TMDs) within the unincorporated area of the County of Riverside.

Section 3. AUTHORITY. In accordance with the California Constitution, Article XI, Section 7, a county may make and enforce within its limits all local, police, sanitary, and other ordinances and regulations not in conflict with general laws.

Section 4. DEFINITIONS. Except as otherwise specified herein, all terms shall have the same definition as in Riverside County Ordinance No. 348. Otherwise, as used in this ordinance, the following terms shall have the following meanings:

- a. <u>Applicant</u>. Owner or Owner's Authorized Representative.
- b. <u>Bedroom</u>. Any area of the Short Term Rental normally occupied for sleeping purposes and is legally permitted as a bedroom or loft.
- c. <u>Booking Transaction</u>. Any reservation or payment service provided by a person or entity who facilitates a Short Term Rental transaction between a prospective Guest and a Short Term Rental Owner, Owner's Authorized Representative, Operator, or Local Contact Person.
- d. <u>County</u>. The County of Riverside.

- e. <u>Eligible Properties</u>. Property that is located within an area of the County that is subject to Short Term Rental Caps and eligible to apply for a Short Term Rental Certificate.
- f. <u>Family Member</u>. A spouse, domestic partner, child, stepchild, grandchild, parent, stepparent, mother-in-law, father-in-law, son-in-law, daughter-in-law, grandparent, great-grandparent, brother, sister, half-brother, half-sister, stepsibling, brother-in-law, sister-in-law, aunt, uncle, niece, nephew, or first cousin (child of an aunt or uncle).
- g. <u>Good Neighbor Brochure</u>. A brochure and related materials, available from the County, to be given to Guests, which includes a summary of the County's regulations relating to Short Term Rentals.
- h. <u>Guest</u>. The overnight occupants renting the Short Term Rental for a specified period and the visitors of those overnight occupants.
- i. <u>Hosted Stay</u>. A Short Term Rental which is occupied by the Owner for the duration of the rental to a Responsible Guest(s).
- j. <u>Hosting Platform</u>. A person or entity that participates in the Short Term Rental business by collecting or receiving a fee or other compensation, directly or indirectly through an agent or intermediary, when conducting a Booking Transaction for a Short Term Rental using any medium of facilitation, including, but not limited to, the Internet.
- k. <u>Idyllwild</u>. The unincorporated County of Riverside communities of Idyllwild and Pine Cove, as designated in the Riverside County Comprehensive General Plan, as may be amended.
- 1. <u>Local Contact Person</u>. The person designated by the Owner, Owner's Authorized Representative, or Operator who shall be available twenty-four hours per day, seven days per week for the purpose of responding within sixty minutes to complaints related to the Short Term Rental, who has access and authority to assume management of the unit and is responsible for taking remedial action to resolve such

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complaints.

- m. <u>Noise Monitor</u>. A sound level meter meeting the standards of the American National Standards Specifications for Sound Level Meters or another acoustical or decibel measurement device with similar capabilities and features that does not have a camera, record conversations, nor store any personal data.
- n. Notice of Violation. A notice issued for violation of this ordinance in accordance with the provisions of this ordinance and procedures in Riverside County Ordinance No. 725.
- North Wine Country. For the purposes of this ordinance, only, the properties n.o. identified, as of the effective date of this ordinance, by the following Assessor's Parcel Numbers: 943-150-020, 943-150-021, 943-150-022, 943-150-028, 943-150-029, 943-160-005, 943-160-006, 943-160-007, 943-160-017, 943-160-023, 943-160-033, 943-160-034, 943-170-018, 943-170-021, 943-170-023, 943-170-026, 943-180-005, 943-180-007, 943-180-021, 943-180-022, 943-190-002, 943-190-020, 943-190-021, 943-190-030, 943-190-031, 943-190-037, 943-200-015, 943-200-026, 943-270-002, 943-270-004, 943-270-005, 943-270-010, 943-270-011, 943-050-007, 943-150-018, 943-150-019, 943-150-023, 943-150-024, 943-050-008, 943-050-006, 943-150-025, 943-150-026, 943-160-024, 943-160-031, 943-160-032, 943-170-016, 943-170-020, 943-050-009, 943-050-018, 943-140-009, 943-170-022, 943-180-015, 943-180-017, 943-180-020, 943-180-023, 943-180-024, 943-190-024, 943-190-028, 943-140-010, 943-140-011, 943-190-034, 943-200-014, 943-200-017, 943-200-029, 943-150-013, 943-150-017, 943-150-030, 943-160-008, 943-160-018, 943-160-019, 943-170-013, 943-150-027, 943-150-031, 943-160-020, 943-160-029, 943-160-030, 943-160-035, 943-160-037, 943-160-038, 943-170-010, 943-170-011, 943-170-012, 943-170-014, 943-170-015, 943-170-017, 943-180-008, 943-180-009, 943-170-019, 943-170-024, 943-170-025, 943-180-006, 943-180-010, 943-180-013, 943-180-014, 943-180-018, 943-180-019, 943-180-025, 943-190-007, 943-190-022, 943-190-026, 943-190-032, 943-190-036, 943-200-027, 943-270-003, 943-270-007, 943-270-009,

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943-180-011, 943-180-012, 943-180-016, 943-190-019, 943-190-025, 943-190-029,
943-190-033, 943-190-035, 943-200-016, 943-200-020, 943-200-030, 943-270-001,
943-270-006, 943-270-008.

- o.p. Operator. The Owner or the Owner's Authorized Representative who offers or provides the Short Term Rental.
- p.q. Owner. The person or Owner Entity that holds legal or equitable title to the Short Term Rental property.
- Owner's Authorized Representative. The individual(s) identified in writing by the Owner to act on behalf of the Owner with respect to the Short Term Rental. Owner may delegate certain duties of the Owner's Authorized Representative to more than one party.
- F.s. Owner Entity. An Owner that is a corporation, limited liability company, trust, or entity other than a natural person.
- Responsible Guest. A Guest of the Short Term Rental who entered into a Booking Transaction to rent the Short Term Rental and is legally responsible for ensuring that all Guests of the Short Term Rental comply with all applicable laws, rules, and regulations pertaining to the use and occupancy of the Short Term Rental.
- Responsible Operator. Any Operator who is responsible for the Short Term Rental, which includes the Owner(s), Owner's Authorized Representative(s), Operator(s), and Local Contact Person(s).

- u.v. <u>Responsible Persons</u>. The persons responsible for compliance with the provisions of this ordinance, include the following:
 - 1. Guest(s) of the Short Term Rental, who is at least twenty-one (21) years of age;
 - 2. Local Contact Person(s) of the Short Term Rental;

- 3. Owner(s) of the Short Term Rental;
- 4. Owner's Authorized Representative(s) of the Short Term Rental; or,
- 5. Operator(s) of the Short Term Rental.
- Short Term Rental. A legal privately owned residential dwelling, including, but not ₩. limited to, a one family detached dwelling or multiple family attached dwelling, apartment house, condominium, cooperative apartment, duplex, mobile home on permanent foundations, manufactured home on permanent foundations, or any portion of such dwellings, including the property or yard appurtenant thereto, which is rented for occupancy for dwelling, lodging, or sleeping purposes for any period less than thirty (30) consecutive calendar days total but not less than two (2) consecutive days and one (1) night. Portions of calendar days are counted as full days. A Short Term Rental may include any accessory dwelling unit (ADU), junior ADU. second unit, guest quarter, or ranchet unit not otherwise prohibited by state law. A Short Term Rental shall exclude all properties which have been subdivided pursuant to California Government Code sections 65852.21 or 66411.7 (also known as "Senate Bill 9" or "SB 9") or units or dwellings subject to conditions of approval, legal deed restrictions, or other legal requirements prohibiting this type of rental or occupancy.
- w.x. Short Term Rental Cap. The maximum number of Short Term Rentals allowed by the County in a defined area.
- X.y. Short Term Rental Certificate. A certificate that allows the use of a privately owned residential dwelling as a Short Term Rental pursuant to this ordinance.
 - Short Term Rental Class I. A Short Term Rental located in Wine Country that allows a maximum number of ten (10) occupants at any one time.
- z. <u>Short Term Rental Class II</u>. A Short Term Rental located in Wine Country that allows more than 10 occupants and up to a maximum of 20 occupants at any one time.
- aa. Short Term Rental Program Manager. The certified manager who is retained by the

- County and is responsible for assisting with administering the County's Short Term Rental program.
- bb. <u>Tier 1 Cap</u>. For Tier 1 only, the Short Term Rental Cap plus an additional ten (10) Short Term Rentals.
- cc. <u>Verified Notice of Violation</u>. A Notice of Violation issued for violation of any provision of this ordinance and is either not timely appealed by the recipient or is appealed and upheld in favor of the County.
- dd. <u>Wine County</u>. The Wine Country Winery District, Wine Country Equestrian District, and Wine Country Residential District, and North Wine Country, as defined in this ordinance.
- ee. <u>Wine Country Winery District</u>. The Wine Country Winery District, as designated in the Temecula Valley Wine Country Policy Area of the Riverside County Comprehensive General Plan, as may be amended.
- ff. <u>Wine Country Equestrian District</u>. The Wine Country Equestrian District, as designated in the Temecula Valley Wine Country Policy Area of the Riverside County Comprehensive General Plan, as may be amended.
- gg. Wine Country Residential District. The Wine Country Residential District, as designated in the Temecula Valley Wine Country Policy Area of the Riverside County Comprehensive General Plan, as may be amended, and, for the purposes of this ordinance only, the properties identified as of the effective date of this ordinance by the following Assessor's Parcel Numbers: 943–150–020, 943–150–021, 943–150–022, 943–150–028, 943–150–029, 943–160–005, 943–160–006, 943–160–007, 943–160–017, 943–160–023, 943–160–033, 943–160–034, 943–170–018, 943–170–021, 943–170–023, 943–170–026, 943–180–005, 943–180–007, 943–180–021, 943–190–031, 943–190–037, 943–200–015, 943–200–026, 943–270–002, 943–270–004, 943–270–005, 943–270–010, 943–270–011, 943–050–007, 943–150–018, 943–150–019, 943–150–023, 943–150–024, 943–050–008, 943–050–006, 943–150–018, 943–150–026, 943–160–024, 943–160–031, 943–050–008, 943–050–006, 943–150–025, 943–150–026, 943–160–024, 943–160–031, 943–050–008, 943–050–006, 943–150–025, 943–150–026, 943–160–024, 943–160–031, 943–050–008, 943–050–006, 943–150–025, 943–150–026, 943–160–024, 943–160–024, 943–050–008, 943–050–006, 943–150–025, 943–150–026, 943–160–024, 943–160–031, 943–050–008, 943–050–006, 943–150–025, 943–150–026, 943–160–024, 943–160–031, 943–050–008, 943–050–006, 943–150–025, 943–150–026, 943–160–024, 943–160–024, 943–160–024, 943–050–006, 943–150–025, 943–150–026, 943–160–024, 943–160–031, 943–050–008, 943–050–006, 943–150–025, 943–150–026, 943–160–024, 943–160–024, 943–050–006, 943–150–025, 943–150–026, 943–160–024, 943–160–031, 943–050–008, 943–050–006, 943–150–025, 943–150–026, 943–160–024, 943–160–031, 943–050–006, 943–150–025, 943–150–026, 943–160–024, 943–160–031, 943–050–008, 943–050–006, 943–150–025, 943–150–026, 943–160–024, 943–160–031, 943–050–006, 943–150–025, 943–150–026, 943–160–024, 943–160–031, 943–050–006, 943–050–006, 943–050–006, 943–050–006, 943–050–006, 943–050–006, 943–050–006, 943–050–006, 943–050–006, 943–050–006, 943–050–006, 943–050–006, 943–050–006, 943–006, 943–006, 943

943-160-032, 943-170-016, 943-170-020, 943-050-009, 943-050-018, 943-140-009, 943-170-022, 943-180-015, 943-180-017, 943-180-020, 943-180-023, 943-180-024, 943-190-024, 943-190-028, 943-140-010, 943-140-011, 943-190-034, 943-200-014, 943-200-017, 943-200-029, 943-150-013, 943-150-017, 943-150-030, 943-160-008, 943-160-018, 943-160-019, 943-170-013, 943-150-027, 943-150-031, 943-160-020, 943-160-029, 943-160-030, 943-160-035, 943-160-037, 943-160-038, 943-170-010, 943-170-011, 943-170-012, 943-170-014, 943-170-015, 943-170-017, 943-180-008, 943-180-009, 943-170-019, 943-170-024, 943-170-025, 943-180-006, 943-180-010, 943-180-013, 943-180-014, 943-180-018, 943-180-019, 943-180-016, 943-190-027, 943-270-007, 943-270-007, 943-270-009, 943-180-011, 943-180-012, 943-180-016, 943-270-003, 943-270-007, 943-270-009, 943-190-033, 943-190-035, 943-200-016, 943-200-020, 943-200-030, 943-270-001, 943-270-006, 943-270-008.

Section 5. APPLICABILITY. This ordinance applies to Short Term Rentals as defined in Section 4. The following uses do not qualify as a legal privately owned residential dwelling for purposes of this ordinance, and therefore cannot obtain a Short Term Rental Certificate: any hotel, motel, studio hotel, rooming house, dormitory, public or private club, bed and breakfast inn, cottage inn, or country inn; a camping site, recreational vehicle, or park model; a hospital, sanitarium, medical clinic, convalescent home, rest home, home for aged people, foster home, halfway house, transitional housing facility, supportive housing, parolee-probationer home, community care facility, or other similar facility operated for the care, treatment, or reintegration into society of human beings; any asylum, jail, prison, orphanage, or other facility in which human beings are detained and housed under legal restraint; any housing owned or controlled by an educational institution and used exclusively to house students, faculty, or other employees with or without their families, any fraternity or sorority house or similar facility occupied exclusively by students and employees of such educational institutions and officially recognized and approved by it; any housing operated or used exclusively for religious, charitable, or educational purposes; any housing owned by a governmental agency and used to house its employees or for governmental purposes; any camp as defined in the Labor Code; and any employee housing or other housing furnished by an employer exclusively for employees or employees and their families; single room occupancy units, as defined by Riverside County Ordinance No. 348; and any multiple owner group (MOG) unit.

Section 6. SHORT TERM RENTAL CERTIFICATE.

- a. A Responsible Operator shall obtain a Short Term Rental Certificate pursuant to this ordinance from the Planning Department before renting or advertising for rent any Short Term Rental.
- b. It is unlawful for any person to advertise, maintain, operate, or use a Short Term Rental in the unincorporated area of Riverside County without a Short Term Rental Certificate, or in violation of the terms and conditions of the Certificate. Short Term Rental Certificates shall be renewed annually, and separate Short Term Rental Certificates are required for each Short Term Rental.
- c. The County will use reasonable efforts to coordinate with Hosting Platforms to ensure that a dwelling has been issued a Short Term Rental Certificate by the County before it can be listed for rent on the Hosting Platform.

Section 7. SHORT TERM RENTAL CERTIFICATE REGISTRATION FEE AND APPLICATION.

- a. <u>Initial Application.</u> A Responsible Operator shall submit to the Planning Department or its designee a Short Term Rental Certificate initial application provided by the County and initial registration fee, in accordance with Riverside County Ordinance No. 671. The Planning Department or its designee may approve an initial application for a Short Term Rental Certificate only if all of the following requirements are met:
 - 1. The Applicant submits a completed application with all required information pursuant to this Section;
 - 2. For Short Term Rental properties in Wine Country, the additional requirements for initial applications, as described in Section 9 and Section 11, are met;
 - 3. For Short Term Rental properties in Idyllwild, the additional requirements

for initial	l applications.	, as describe	ed in Section	10 and Section	11, are met
	11	,			,

- 4. The name, address, and telephone number of all Owner(s) and Responsible Operator(s) of the Short Term Rental property;
- 5. Executed indemnification and hold harmless agreement by all Owner(s) and Responsible Operator(s) on a form approved by the Office of County Counsel;
- 6. The application submitted is complete and includes written authorization from Owner or Owner's Authorized Representative granting permission to obtain a Short Term Rental Certificate for the property;
- 7. The initial registration fee is paid, in full in accordance with Riverside County Ordinance No. 671;
- 8. The Short Term Rental property has no active or pending Code Enforcement actions;
- 9. The Applicant declares the Short Term Rental is legally permitted and any other buildings, structures, grading, or other improvements to the property are legally permitted;
- The Applicant declares Short Term Rental meets the requirements of a Short
 Term Rental, pursuant to Section 4 of this ordinance;
- 11. The Applicant declares Short Term Rental meets the applicability requirements, pursuant to Section 5 of this ordinance;
- 12. The Applicant declares the Short Term Rental property is in compliance with all applicable health and safety laws, codes, or regulations, including, but not limited to, building, safety, fire, and health;
- 13. The County determines the maximum number of occupants for the Short Term Rental;
- 14. The Applicant identifies all Responsible Operators for the Short Term Rental;
- 15. The Applicant agrees to comply with all requirements of this ordinance;

- 16. The Applicant and all Responsible Operator(s) complete a self-certification test provided by the County related to understanding and agreeing to compliance with the provisions of this ordinance;
- 17. Within 30 days of the County's receipt of an initial application, the County is authorized to verify the Short Term Rental has the required sign, adequate on-site parking, and working Noise Monitor system, pursuant to Sections 8 and 11 of this ordinance. A Responsible Operator shall be available at the intended Short Term Rental property within sixty (60) minutes of the County's request for an exterior inspection to verify the requirements have been met;
- 18. Any Responsible Operator(s) has not received three (3) Verified Notices of Violation within a twelve (12) month period;
- 19. Any Responsible Operator(s) has not received seven (7) Verified Notices of Violation total for the Short Term Rental; and,
- 20. The Short Term Rental Certificate has not been permanently revoked as to the current Owner(s), pursuant to Section 11 of this ordinance.
- b. A Short Term Rental Certificate shall be valid for one year from the date of issuance.
- c. <u>Annual Renewal</u>. A Short Term Rental Certificate is subject to renewal on an annual basis based on the anniversary of the original Short Term Rental Certificate issuance by submitting to the Planning Department or its designee a request for renewal and a renewal fee, in accordance with Riverside County Ordinance No. 671. The Planning Department or its designee may approve a renewal of a Short Term Rental Certificate only if all of the following requirements are met:
 - 1. The Applicant submits a completed application with all required information pursuant to this Section;
 - 2. The Applicant meets all requirements for the initial application, as described in Subsection a of this Section;

- 3. For Short Term Rental properties in Wine Country, the additional requirements for renewals, as described in Section 9 and Section 11, are met;
- 4. For Short Term Rental properties in Idyllwild, the additional requirements for renewals, as described in Section 10 and Section 11, are met;
- 5. The renewal fee is paid in full, in accordance with Riverside County Ordinance No. 671;
- 6. The Applicant provides information concerning any changes to the initial application or prior renewal for the Short Term Rental Certificate;
- 7. The Applicant declares the Short Term Rental property is in compliance with all provisions of this ordinance and all other applicable laws;
- 8. The Applicant and all Responsible Operator(s) complete a self-certification test provided by the County on the requirements and compliance with the provisions of this ordinance. Completion of the self-certification test is required with each renewal of the Short Term Rental Certificate;
- 9. For Short Term Rental properties that have been the subject of a Notice of Violation within the past twelve (12) months, within 30 days of the County's receipt of the renewal fee, the County is authorized to verify the Short Term Rental has the required sign, adequate on-site parking, and working Noise Monitor system, pursuant to Sections 8 and 11 of this ordinance. A Responsible Operator shall be available at the intended Short Term Rental property within sixty (60) minutes of the County's request for an exterior inspection to verify the requirements have been met;
- 10. Any Responsible Operator(s) has not received three (3) Verified Notices of Violation within a twelve (12) month period for the Short Term Rental;
- 11. Any Responsible Operator(s) has not received seven (7) Verified Notices of Violation total for the Short Term Rental; and,
- 12. The Short Term Rental Certificate has not been permanently revoked as to the current Owner(s), pursuant to Section 11 of this ordinance.

- d. For Short Term Rental properties located within Wine Country or Idyllwild, renewals are not subject to lottery selection, as described in Section 11 of this ordinance.
- e. Denial of a Short Term Rental Certificate is appealable to an administrative hearing officer in accordance with the administrative hearing procedures in Section 10 of Riverside County Ordinance No. 725.
- f. In the event that a Short Term Rental Certificate has been expired for 90 days or more, a new initial application and initial registration fee, in accordance with Riverside County Ordinance No. 671 is required.
- g. No Transfer of a Short Term Rental Certificate.
 - 1. Short Term Rental Certificates do not run with the land. A Short Term Rental Certificate shall expire automatically when the Owner or responsible party for the Short Term Rental or Short Term Rental property changes, and a new initial application and initial registration fee, in accordance with Riverside County Ordinance No. 671, will be required to obtain a new Short Term Rental Certificate for the property.
 - 2. Exception for Family Transfer in Wine Country -and Idyllwild: Short Term Rental Certificates in Wine Country and Idyllwild, only, may be transferred when the Owner(s) of the Short Term Rental property transfers title of the property to a Family Member, heir, inter vivos trust, family trust, or other similar type of trust estate and only when the property meets the Short Term Rental requirements, as described in Section 9 or Section 10, as applicable. Within 180 days from the date of recordation of the property transfer, the new Owner(s) is required file a complete transfer application with the Planning Department to legally transfer the name of the Short Term Rental Certificate to the new Owner. If the deadline is not met, the Short Term Rental Certificate shall expire automatically and a new initial application and initial registration fee, in accordance with Riverside County Ordinance No. 671, will be required to obtain a new Short Term Rental Certificate for the

property.

- h. The County may use the registration fees to cover any County costs for administering or enforcing this ordinance, including the County's Short Term Rental Program Manager.
- i. Any declaration made by the Applicant as part of the Short Term Rental Certificate initial application or renewal process is subject to further review and/or investigation for confirmation by the Planning Department or its designee. The Applicant may also be required to submit records demonstrating compliance with this Section, upon request by the Planning Department or its designee. Any material misstatement or omission in a Short Term Rental Certificate initial application or renewal is grounds for denial or revocation of a Short Term Rental Certificate.

Section 8. SHORT TERM RENTAL OPERATIONAL REQUIREMENTS.

- a. No person shall conduct, cause, allow, authorize, permit, facilitate, aid, abet, suffer, conceal, maintain, or advertise any Short Term Rental activity that does not comply with the provisions of this ordinance.
- b. The Responsible Operator(s) shall ensure that the Short Term Rental is used in a manner that complies with this ordinance and all applicable laws, rules, and regulations pertaining to the use and occupancy of a Short Term Rental.
- c. The Short Term Rental shall not be used for a temporary event, as defined in Riverside County Ordinance No. 348, unless a temporary event permit has been obtained by the Responsible Operator.
- d. The Short Term Rental shall be rented for occupancy for less than thirty (30) consecutive calendar days total but not less than two (2) consecutive days and one (1) night, which includes counting portions of calendar days as full days.
- e. Responsible Guests of a Short Term Rental in all areas of the County, except Wine Country, must be at least twenty-one (21) years of age.
- f. A Responsible Operator shall only enter into or ensure the Hosting Platform only enters into one Booking Transaction to rent the Short Term Rental to one Responsible

Guest for a specified period of time, unless the Responsible Operator is operating a Hosted Stay. A Responsible Operator may enter into or allow a Hosting Platform to enter into multiple Booking Transactions to rent the Short Term Rental for a Hosted Stay, provided that the number of rooms rented does not exceed five (5) and the occupancy of the Short Term Rental does not exceed the limits described by the Short Term Rental Certificate and this ordinance.

g. If a lot contains multiple one family dwellings, only one Short Term Rental Certificate may be issued for that lot. In this event, the multiple one family dwellings shall be rented together to a Responsible Guest as one Short Term Rental. Multiple one family dwellings on a lot does not increase the maximum occupancy of the Short Term Rental as defined in this ordinance.

h. Occupancy.

- 1. The occupancy of a Short Term Rental is limited to 200 square feet per person, up to a maximum number of occupants that is determined by the size of the property, as follows:
 - i. For properties of one half (½) acre or less in size, the maximum number of occupants shall not exceed ten (10) persons;
 - ii. For properties of more than one half (½) acre and up to two (2) gross acres in size, the maximum number of occupants shall not exceed sixteen (16) persons;
 - iii. For properties of over two (2) gross acres in size, the maximum number of occupants shall not exceed twenty (20) persons.
- Responsible Operators of Short Term Rentals exceeding an occupancy of ten
 (10) persons shall comply with the pre-approved list of upgrades to the Short
 Term Rental from the County Building Official, as approved by the County
 Executive Office.
- 3. For Short Term Rental properties located in Wine Country, the occupancy limits described in this Subsection are further limited by the Short Term

Rental Classification requirements, as described in Section 9 of this ordinance.

- A Responsible Operator shall provide adequate on-site parking spaces to accommodate the maximum number of occupants approved with the Short Term Rental Certificate. Off-site parking is not permitted for Short Term Rentals.
- j. Responsible Operators, Responsible Guests, and other occupants of the Short Term Rental shall each comply with the noise requirements of Riverside County Ordinance No. 847, including quiet hours between the hours of 10 PM and 7 AM, and Riverside County Ordinance No. 924, related to loud or unruly parties, gatherings, or other similar events. Outdoor amplified sound, generally defined as any sound that is increased by any amplified equipment or sound that is electronically enhanced, must comply with the provisions of Riverside County Ordinance No. 847. The Responsible Operator shall use reasonably prudent business practices to ensure that the Guests or other occupants of the Short Term Rental comply with Riverside County Ordinance Nos. 847 and 924.
- k. A Responsible Operator shall install and maintain in continuous operation a Noise Monitor on the exterior of the Short Term Rental to ensure compliance with Riverside County Ordinance No. 847.
- Responsible Operators, Responsible Guests, and other occupants of the Short Term
 Rental shall each comply with Riverside County Ordinance No. 915 Regulating
 Outdoor Lighting, including light trespass.
- m. Outdoor fire areas shall be permissible only when not otherwise prohibited by state or local fire bans, regulations, rules, or guidelines. When legally permissible, outdoor fire areas shall be located on a non-combustible surface and extinguished as soon as it is no longer in use or by 10:00 p.m., whichever is earlier.
- n. Pets, if allowed by a Responsible Operator, shall be secured at all times on the property of the Short Term Rental. Continual barking or other nuisances created by

pets are prohibited under all applicable laws, including Riverside County Ordinance No. 878.

- o. Trash and refuse shall not be left stored within public view, except in proper containers for purposes of collection by the County's authorized waste hauler.
- p. Snow Removal.
 - 1. Snow removed from private driveways and parking lots of a Short Term Rental may not be dumped, deposited, or placed or pushed into a street or other public right-of-way, except to the extent that such activity shall not increase the depth of snow on the street or right-of-way by over three inches at any point within the right-of-way.
 - 2. Snow removed from the Short Term Rental may not be piled to block or cover a fire hydrant, standpipe, or other water delivery service for fire protection.
- q. Each Short Term Rental shall have a Responsible Operator readily available to handle any questions or complaints during all Short Term Rental activities. Any change to the contact information for a Responsible Operator of a Short Term Rental shall immediately be provided in writing to the Planning Department, to neighboring properties within three hundred feet of the Short Term Rental, and on any postings required by this ordinance.
- r. Short Term Rentals shall not be allowed in private residential dwelling units that violate any applicable health or safety laws, rules or regulations, including, but not limited to, building, safety, fire, or health, or in tents, recreational vehicles, treehouses, yurts, non-habitable structures, or other structures not intended for permanent residential occupancy.
- s. The Responsible Operator shall identify or cause to be identified in any rental agreements for the Short Term Rental and in any Short Term Rental advertisements (including in any newspaper, magazine, brochure, hosting platform, or internet website) the following general information and requirements of the Responsible Guests and all occupants:

- 1. Current and valid Short Term Rental Certificate number;
- 2. Transient occupancy tax registration certificate number;
- 3. Number of onsite parking spaces provided and that no offsite parking is permissible;
- 4.—Maximum occupancy of the Short Term Rental; and,
- 4.
- 5. Age requirement of Responsible Guests, in compliance with this ordinance. ordinance.
- t. Short Term Rental activity is subject to, and the Responsible Operator(s) shall comply with, or ensure the Hosting Platform(s) complies with, Riverside County Ordinance No. 495, the Uniform Transient Occupancy Tax Ordinance and any applicable assessments, including TBIDs and TMDs.
- u. The Responsible Operator shall post or cause to be posted in a prominent location on the interior of the Short Term Rental the following information, in accordance with all applicable laws and the provisions of this ordinance:
 - 1. Responsible Operator name and number;
 - 2. Local Contact Person name and number;
 - 3. The telephone number for the Sheriff's Department, Short Term Rental Manager, and the Code Enforcement Department, including the 24-hour Code Enforcement Department telephone number;
 - 4. The website information for Rivco Ready, in the event of an emergency;
 - 5. Evacuation plan for the Short Term Rental showing emergency fire extinguisher locations, interior pedestrian exit routes, and exterior vehicular exit routes;
 - 6. The maximum number and precise location of onsite parking spaces;
 - 7. A copy of the Short Term Rental Operational Requirements described in Section 8 of this ordinance;
 - 8. Trash pick-up day and applicable rules and regulations;

- 9. A copy of Riverside County Ordinances No. 847 and 927;
- 10. A copy of the Good Neighbor Brochure; and
- 11. Notification that a Responsible Operator or Guest may be cited or fined by the County in accordance with this ordinance and Riverside County Ordinance No. 725.
- v. A Short Term Rental shall not change the residential character of the property, except for the required exterior onsite Short Term Rental sign. The Responsible Operator shall post one (1) identification sign, measuring two square feet in area or one foot by two foot in size, in the exterior of the Short Term Rental in a place that is readily visible from the public view. Any other advertising signs promoting or identifying the Short Term Rental or otherwise shall only be permitted as otherwise authorized under Riverside County Ordinance No. 348. The required identification sign shall be posted onsite at the Short Term Rental in a location that is clearly visible, and shall clearly state the following information in lettering of sufficient size to be easily read:
 - 1. Current Short Term Rental Certificate number for the property;
 - 2. Name of the Responsible Operator and a telephone number at which the Responsible Operator may be reached on a 24-hour basis;
 - 3. Maximum number of occupants permitted to stay in the rental unit; and
 - 4. Telephone number of the County's 24-hour Code Enforcement Department telephone number.
- w. While a Short Term Rental is rented, the Responsible Operator shall be available twenty-four hours per day, seven days a week, for the purpose of responding to complaints regarding the condition or operation of the Short Term Rental or Guests' conduct at the Short Term Rental in accordance with Section 10 of this ordinance.
- x. Prior to a Responsible Guest occupying a Short Term Rental, the Responsible Operator shall do all of the following:
 - 1. Obtain the name, address, and copy of a valid government identification of

the Responsible Guest;

- 2. Provide a copy of the Good Neighbor Brochure to the Responsible Guest;
- 3. Require each Responsible Guest to review and sign a copy of the Good Neighbor Brochure and an acknowledgment of having viewed the Good Neighbor video prior to occupancy of the Short Term Rental; and,
- 4. Require the Responsible Guest to execute a formal acknowledgement that he or she is legally responsible for compliance by all Guests or occupant(s) of the Short Term Rental with all applicable laws, rules, and regulations pertaining to the use and occupancy of the Short Term Rental.
- y. A Responsible Operator shall respond within sixty (60) minutes of being notified that the Responsible Guest or a Guest of the Short Term Rental created unreasonable noise, engaged in disorderly conduct, or committed violations of any applicable law, rule, or regulation, including this ordinance, and halt or prevent the recurrence of such conduct. The Responsible Operator shall be subject to all administrative, legal, and equitable remedies available to the County for failing to respond to the County within sixty (60) minutes.

Section 9. OWNERSHIP AND OPERATIONAL REQUIREMENTS FOR WINE COUNTRY.

- a. <u>Applicability</u>. Property within Wine Country shall comply with the ownership and operational requirements for Short Term Rentals outlined in this section.
- b. <u>Conflicting regulations</u>. If any section of this ordinance is in conflict with any other section of this ordinance, then the more stringent requirements shall control.
- c. <u>Responsible Guests</u>. Responsible Guests of a Short Term Rental in Wine Country must be at least twenty-five (25) years of age.
- d. <u>Limitation on Ownership of Short Term Rentals in Wine Country</u>. No Owner or Owner Entity shall hold more than two (2) Short Term Rental Certificates simultaneously in Wine Country. "Holding" a Short Term Rental Certificate shall be defined to include the Owner, Owner Entity, and any ownership interest, or responsible person for the ownership interest of the Owner or Owner Entity.

- 1. Exception. The limitations of this Subsection shall not apply or be enforced against any Owner or Owner Entity that holds more than two (2) Short Term Rental Certificates simultaneously in Wine Country as of the effective date of this ordinance. These Owners and Owner Entities may continue to renew their existing valid Short Term Rental Certificates so long as the Responsible Operator(s) complies with the provisions of this ordinance. However, these Owners and Owner Entities shall not be approved for any additional Short Term Rental Certificates in Wine Country until they are in compliance with the limitations of this Subsection. These Owners and Owner Entities may seek additional Short Term Rental Certificates for properties which are not located in Wine Country.
- e. <u>Short Term Rental Classifications for Wine Country.</u> The following Short Term Rental classifications are allowed in the Wine Country districts, as specified below, subject to all approval requirements for a Short Term Rental Certificate.
 - 1. Wine Country Winery District.
 - i. Short Term Rental Class I is allowed.
 - ii. Short Term Rental Class II is allowed with the following additional requirements:
 - (1) At least fifty percent (50%) of the Short Term Rental property net acreage shall be planted with vineyards or other agricultural crop(s);
 - (2) Adherence to the County's pre-approved list of upgrades to the Short Term Rental from the County Building Official, as approved by the County Executive Office, as described in Section 8; and,
 - (3)—Submittal of a site plan, subject to ministerial review by the County.
 - (3)

- 2. <u>Wine Country Equestrian District.</u>
 - i. Short Term Rental Class I is allowed.
 - ii. Short Term Rental Class II is not allowed.
 - <u>District</u>. The County shall not enforce the provisions of this Subsection against Short Term Rental properties which have existing Booking Transactions, as of the effective date of this ordinance, for an occupancy that exceeds the limits of Short Term Rental Class I. This provision shall terminate automatically at 11:59 p.m. on the 180th day after the effective date of this ordinance.
- 3. Wine Country Residential District and North Wine Country.
 - i. Short Term Rental Class I is allowed.
 - ii. Short Term Rental Class II is not allowed.
 - <u>District and North Wine Country</u>. The County shall not enforce the provisions of this Subsection against Short Term Rental properties which have existing Booking Transactions, as of the effective date of this ordinance, for an occupancy that exceeds the limits of Short Term Rental Class I. This provision shall terminate automatically at 11:59 p.m. on the 180th day after the effective date of this ordinance.
- f. Short Term Rental Caps for Wine Country. The Short Term Rental Cap for Wine Country shall be determined by a percentage of parcels with existing single family residential units within the Wine Country districts as specified below, as of the effective date of this ordinance.
 - Wine Country Winery District. The maximum combined number of Short
 Term Rentals in this district shall be no more than 129, which equates to
 approximately 17 percent of the existing number of single family residential
 units in the Wine Country Winery District.

- 2. <u>Wine Country Equestrian District</u>. The maximum number of Short Term Rentals in this district shall be no more than 8, which equates to approximately 8 percent of the existing number of single family residential units in the Wine Country Equestrian District.
- 3. Wine Country Residential District. The maximum number of Short Term Rentals in this district shall be no more than 105114, which equates to approximately 10.5 percent of the existing number of single family residential units in the Wine Country Residential District.
- 3.4. North Wine Country. The maximum number of Short Term Rentals in this area shall be no more than 16, which equates to approximately 19% of the existing number of single family residential units in North Wine Country.
- 4.5. <u>Exception</u>. The Short Term Rental Caps described in this Subsection shall not apply or be enforced against any Owner who has an approved Short Term Rental Certificate as of the effective date of this ordinance.
- g. Short Term Rental Density Requirements for Wine Country. Short Term Rental properties shall not be located within a 500-foot radius of any other Short Term Rental property. The 500-foot radius shall be measured from the property line of the desired Short Term Rental. The County shall deny the Short Term Rental Certificate, if the 500-foot radius from the desired Short Term Rental property includes any portion of a property with an approved Short Term Rental Certificate.
 - 1. Exception. The limitations of this Subsection shall not apply or be enforced against any Owner who has an approved Short Term Rental that does not meet the requirements of this Subsection as of the effective date of this ordinance or Eligible Properties selected in Tier 1. Current Short Term Rental Certificate holders may continue to renew their valid Short Term Rental Certificates so long as the Responsible Operator(s) complies with the provisions of this ordinance. Eligible Properties selected in Tier 1 may obtain a Short Term Rental Certificate so long as they comply with all other

application requirements of this ordinance. However, any new Short Term Rental Certificates will not be granted for properties within 500 feet of any property with a valid Short Term Rental Certificate in Wine Country.

Section 10. OWNERSHIP AND OPERATIONAL REQUIREMENTS FOR IDYLLWILD.

- a. <u>Applicability</u>. Property within Idyllwild shall comply with the ownership and operational requirements for Short Term Rentals outlined in this section.
- b. <u>Conflicting regulations</u>. If any section of this ordinance is in conflict with any other section of this ordinance, then the more stringent requirements shall control.
- c. <u>Limitation on Ownership of Short Term Rentals in Idyllwild</u>. No Owner or Owner Entity shall hold more than two (2) Short Term Rental Certificates simultaneously in Idyllwild. "Holding" a Short Term Rental Certificate shall be defined to include the Owner, Owner Entity, and any ownership interest, or responsible person for the ownership interest of the Owner or Owner Entity.
 - 1. Exception. The limitations of this Subsection shall not apply or be enforced against any Owner or Owner Entity that holds more than two (2) Short Term Rental Certificates simultaneously in Idyllwild as of the effective date of this ordinance. These Owners and Owner Entities may continue to renew their existing valid Short Term Rental Certificates so long as the Responsible Operator(s) complies with the provisions of this ordinance. However, these Owners and Owner Entities shall not be approved for any additional Short Term Rental Certificates in Idyllwild until they are in compliance with the limitations of this Subsection. These Owners and Owner Entities may seek additional Short Term Rental Certificates for properties which are not located in Idyllwild.
- d. Short Term Rental Caps for Idyllwild. The Short Term Rental Cap for Idyllwild shall be determined by a percentage of parcels with existing single family residential units in Idyllwild, as of the effective date of this ordinance. The maximum number of Short Term Rentals in Idyllwild shall be no more than 500, which equates to approximately

14 percent of the existing number of single family residential units in Idyllwild, as of the effective date of this ordinance.

- Exception. The Short Term Rental Caps described in this Subsection shall not apply or be enforced against any Owner who has an approved Short Term Rental Certificate as of the effective date of this ordinance.
- e. Short Term Rental Density Requirements for Idyllwild. Short Term Rental properties shall not be located within a 150 foot radius of any other Short Term Rental property. The 150 foot radius shall be measured from the property line of the desired Short Term Rental. The County shall deny the Short Term Rental Certificate, if the 150 foot radius from the desired Short Term Rental property includes any portion of a property with an approved Short Term Rental Certificate.
 - 1. Exception. The limitations of this Subsection shall not apply or be enforced against any Owner who has an approved Short Term Rental that does not meet the requirements of this Subsection as of the effective date of this ordinance or Eligible Properties selected in Tier 1. Current Short Term Rental Certificate holders may continue to renew their valid Short Term Rental Certificates so long as the Responsible Operator(s) complies with the provisions of this ordinance. Eligible Properties selected in Tier 1 may obtain a Short Term Rental Certificate so long as they comply with all other application requirements of this ordinance. However, any new Short Term Rental Certificates will not be granted for properties within 150 feet of any property with a valid Short Term Rental Certificate in Idyllwild.

<u>Section 11.</u> ADDITIONAL APPLICATION REQUIREMENTS FOR IDYLLWILD AND WINE COUNTRY.

a. <u>Additional Application Requirements for Initial Applications</u>. Applicants seeking an initial Short Term Rental Certificate for a property located in Wine Country or Idyllwild, must meet the following additional requirements:

- 1. The Applicant provides the following information:
 - Names and addresses of all Short Term Rental Certificates held by all
 Owner or Owner Entities, including all ownership interests and
 responsible parties for all ownership interests, of the Short Term
 Rental property in Wine Country or Idyllwild; and,
 - ii. For all Owner Entities of the Short Term Rental property, disclosure of the names of all ownership interests within each level of the Owner Entity structure and responsible parties for all ownership interests.
- 2. The desired Short Term Rental meets all of the requirements for the applicable location (for Wine County, Section 9 of this ordinance, and for Idyllwild, Section 10 of this ordinance) including, but not limited to, the following:
 - i. Is selected as an Eligible Property pursuant to this Section 11;
 - ii. Meets the limitation on ownership of two (2) Short Term Rental Certificates, as described in Section 9 or Section 10, as applicable;
 - iii. For Wine Country only, meets the Short Term Rental classification requirements for the district in which the property is located, as described in Section 9; and,
 - iv. Meets the Short Term Rental density requirements, as described in Section 9 or Section 10, as applicable.
- 3. <u>Eligible Properties</u>. The County shall implement a two-tiered process to select Eligible Properties for areas of Wine Country and Idyllwild.
 - <u>i.</u> <u>Tier 1</u>: A property that has not been issued a Short Term Rental Certificate but the Owner(s) or Responsible Operator(s) paid Transient Occupancy Taxes for the property by registering with the County or Airbnb, only, for the entire period of operation from September 13, 2021 to September 13, 2022.
 - i. (1) Exception: North Wine Country properties are not

eligible for Tier 1.

- ii. <u>Tier 2</u>: Any property that does not meet the qualifications for Tier 1, as described above, or any Tier 1 property that does not obtain a Short Term Rental Certificate in Tier 1.
- iii. The selection process for Tier 1 Eligible Properties shall occur before the selection process for Tier 2 Eligible Properties.
- iv. <u>Selection Process for Tier 1 Eligible Properties</u>. After the effective date of this ordinance, the County shall conduct a one-time selection for Tier 1 properties.
 - (1) The County shall publish notice of the Tier 1 application period on the Riverside County Planning Department website for at least 15 days prior to opening the application period. After the 15-day notice period, the County will open the application period for 90 days and close it at 11:59 p.m. on the 90th day. Once the application period closes, the County shall verify whether the applications meet the Tier 1 requirements, in accordance with this Section. Only qualified Tier 1 applications shall have the opportunity to be selected as Eligible Properties.
 - (2) If the number of qualified Tier 1 applications received does not exceed the Tier 1 Cap, then all verified Tier 1 properties shall become Eligible Properties. Once selected, Eligible Properties in Tier 1 must meet all the Short Term Rental application requirements of Section 7 and the additional application requirements in this Section 11.
 - (3) However, if the number of qualified Tier 1 applications

received exceeds the Tier 1 Cap, the County shall implement a lottery to select Eligible Properties up to the Tier 1 Cap. Once selected, Eligible Properties must meet all the Short Term Rental application requirements of Section 7 and the additional application requirements in this Section 11. If any Eligible Property does not meet all of the application requirements in Section 7 and Section 11, then the County shall not issue a Short Term Rental Certificate for that property. In that case, the County shall utilize the same set of qualified Tier 1 applications and use the lottery system to select another Eligible Property and determine whether it meets the application requirements of Section 7 and Section 11. This process shall continue until the number of Short Term Rental Certificates issued reaches no more than 10 additional properties beyond the Short Term Rental Cap.

- (4) Any Tier 1 properties that do not receive a Short Term Rental Certificate in Tier 1 shall become Tier 2 properties and may choose to participate in the selection process for Tier 2 Eligible Properties.
- v. <u>Selection Process for Tier 2 Eligible Properties</u>. After the one-time Tier 1 selection is complete, in areas of the County in which the number of valid Short Term Rental Certificates is less than the Short Term Rental Cap, the County shall implement a lottery to select Eligible Properties from Tier 2.
 - (1) Twice a year, In January and July of each calendar year, the
 County shall evaluate whether the number of Short Term
 Rental Certificates falls below the Short Term Rental Cap in
 Idyllwild, as described in Section 10, or Wine Country, as

described in Section 9. The County shall publish notice of the lottery application period on the Riverside County Planning Department website for at least 30 days prior to opening the Short Term Rental application period. After the 30 day notice period, the County will open the application period for 30 days and close it at 11:59 p.m. on the 30th day. Once the application period closes, the County shall use a lottery system to select Eligible Properties from the submitted applications.

- (2) Once the Short Term Rental Cap is reached for a particular area, the County shall not select any more Eligible Properties for that area until the number of Short Term Rental Certificates falls below the Short Term Rental Cap.
- Once selected, Eligible Properties must meet all the Short Term Rental application requirements of Section 7 and the additional application requirements in this Section 11. If any Eligible Property does not meet all of the application requirements in Section 7 and Section 11, then the County shall not issue a Short Term Rental Certificate for that property. In that case, the County shall utilize the same set of submitted applications and use the lottery system to select another Eligible Property and determine whether it meets the application requirements of Section 7 and Section 11. This process shall continue until the number of Short Term Rental Certificates issued reaches the Short Term Rental Cap.
- b. <u>Additional Requirements for Renewal Applications</u>. Applicants seeking a renewal of a Short Term Rental Certificate for a property located in Idyllwild or Wine Country, must meet the additional requirements for initial applications, as described in this Section 11.

Section 12. TRANSIENT OCCUPANCY TAX AND ASSESSMENTS.

The Responsible Operator(s) shall comply with or ensure the Hosting Platform(s) complies with all the requirements of Riverside County Ordinance No. 495, the Uniform Transient Occupancy Tax Ordinance. For the purposes of Riverside County Ordinance No. 495 only, a Short Term Rental shall qualify as a "hotel." The Responsible Operator(s) shall be legally responsible for the collection of all applicable Transient Occupancy taxes and assessments, including TBIDs and TMDs, from the Responsible Guest(s) and remittance of such collected taxes and assessments to the Treasurer Tax-Collector, in accordance with Riverside County Ordinance No. 495 and any other applicable law. The Treasurer Tax-Collector shall be responsible for the enforcement of the provisions of this section and Riverside County Ordinance No. 495 and shall have no other enforcement duties related to this ordinance beyond these responsibilities.

Section 13. NOTIFICATION AND COMPLAINTS.

a. Notification.

- 1. Within ten (10) days of approval of a Short Term Rental Certificate, a Responsible Operator shall provide written notice that a Short Term Rental Certificate was obtained for the property, as follows:
 - For Short Term Rental properties of less than five (5) gross acres in size, Responsible Operators shall provide notice to owners of all properties located within a 300 foot radius of the Short Term Rental property;
 - ii. For Short Term Rental properties of five (5) gross acres or more in size, Responsible Operators shall provide notice to owners of all properties located within a 600 foot radius of the Short Term Rental property.
- Such notification shall also include the Responsible Operator's contact information. In the event of a change in the provided contact information, new notification with the updated information shall be provided in the same manner.

- 3. All notification costs shall be borne by the Responsible Operator.
- b. Initial complaints regarding Short Term Rental violations on a property pursuant to this ordinance will generally be directed to the Responsible Operator. The Responsible Operator for the Short Term Rental shall be responsible for correcting the violation promptly, which includes, within sixty (60) minutes, contacting the Responsible Guest to correct the violation and visiting the site, if necessary, to ensure that the violation has been corrected. Failure to respond to complaints or meet a Code Enforcement Officer within sixty (60) minutes shall be considered a violation of this ordinance, and may constitute cause for revocation of the Short Term Rental Certificate.
- c. If the Responsible Operator fails to respond to the Short Term Rental violation within the designated time in Subsection b of this Section or the subject of the complaint needs to be corrected immediately due to health and safety concerns, such as blocked driveways, blocked streets, or excessive noise during quiet hours, the complainant may make a complaint to the 24-hour Code Enforcement Department telephone number. Occupants of surrounding properties shall be apprised of this complaint procedure as part of the notification requirements of this section.
- d. For complaints related to the issuance of a Short Term Rental Certificate and compliance with this ordinance should be directed to the Planning Department.
- e. The Responsible Operator shall be subject to all administrative, legal, and equitable remedies available to the County for failure to comply with the provisions of this section.

Section 14. INSPECTIONS, ADDITIONAL FEES, VIOLATIONS, ENFORCEMENT, FINES, AND PENALTIES.

a. <u>Initial Inspections</u>.

1. <u>Initial Application</u>. Prior to the County issuing a Short Term Rental Certificate, the County is authorized to conduct an initial inspection of the

exterior of the intended Short Term Rental property within 30 days of the County's receipt of a Short Term Rental initial application and the accompanying initial registration fee. A Responsible Operator shall be available at the intended Short Term Rental property within sixty (60) minutes of the County's request for this inspection.

- 2. Renewal. For Short Term Rental properties that have been the subject of a Notice of Violation within the past twelve (12) months, prior to the County renewing the related Short Term Rental Certificate, the County is authorized to conduct an inspection of the exterior of the Short Term Rental property within 30 days of the County's receipt of the accompanying renewal fee. A Responsible Operator shall be available at the intended Short Term Rental property within sixty (60) minutes of the County's request for this inspection.
- 3. <u>Inspection</u>. For inspections pursuant to this section, the County is authorized to verify by an exterior inspection of the Short Term Rental property that the Short Term Rental contains all of the following required by this ordinance: the exterior sign, adequate on-site parking for the maximum number of occupants allowed in the Short Term Rental, and a working Noise Monitor system.
- b. <u>Subsequent Inspections</u>. The Code Enforcement Department may request subsequent exterior inspections of the Short Term Rental property at any time. Responsible Operator shall make all reasonable attempts to comply with the Code Enforcement Department's requests or the Short Term Rental may be deemed in violation of this ordinance.
- c. <u>Violations</u>. Violations of this ordinance include, but are not limited to,
 - 1. A Responsible Guest conducting, causing, allowing, authorizing, permitting, facilitating, aiding, abetting, suffering, concealing, or maintaining, any of the following:

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- Violation of the requirements for maximum occupancy, noise, parking, lighting, outdoor fire area, pets, trash, or any other provision as set forth in this ordinance;
- Violation of any applicable laws, codes, or regulations related to health and safety, which includes, but is not limited to, building, safety, fire, or health; or,
- iii. Any activity at any Short Term Rental that constitutes a public nuisance under applicable state or local law, or which otherwise constitute a hazard to the public health, safety, or general welfare.
- 2. A Responsible Operator conducting, causing, allowing, authorizing, permitting, facilitating, aiding, abetting, suffering, concealing or maintaining, any of the following:
 - i. Failure to take action to respond to a complaint pursuant to Section10 of this ordinance;
 - ii. Failure to notify Planning Department when the ResponsibleOperator or Local Contact Person's contact information changes;
 - iii. Violation of the maximum occupancy, noise, or any other requirements as set forth in this ordinance;
 - iv. Providing of false or misleading information on any Short Term Rental application, or other documentation required by this ordinance;
 - v. Advertisement of any property for Short Term Rental purposes without a valid County-issued Short Term Rental Certificate for the Short Term Rental;
 - vi. Completion of a Booking Transaction for a Short Term Rental without a valid County-issued Short Term Rental Certificate for the Short Term Rental;
 - vii. Completion of a Booking Transaction for a Short Term Rental when

the related Short Term Rental Certificate has been expired, denied, revoked, or suspended by the County;

- viii. Violation of any applicable laws, codes or regulations related to health and safety, which includes, but is not limited to, building, safety, fire, or health; or,
 - ix. Any activity at any Short Term Rental that constitutes a public nuisance under applicable state or local law, or which otherwise constitute a hazard to the public health, safety, or general welfare.
- d. <u>Enforcement.</u> In addition to any other remedies provided by law and unless otherwise specified by this ordinance, violations of this ordinance shall be enforced as authorized in Riverside County Ordinance No. 725. Violations of this ordinance shall be treated as a public nuisance and strict liability offense regardless of intent. Each day a violation is committed or permitted to continue shall constitute a separate offense for which the County may issue a separate Notice of Violation. The Code Enforcement Director, or designee, shall have the authority to establish administrative procedures consistent with the provisions of this ordinance for carrying out and enforcing the requirements and the provisions of this ordinance. If any provision of this ordinance conflicts with any provision of any other Riverside County Ordinance, the more restrictive provision shall control.
- e. <u>Administrative Citations</u>. Violations of this ordinance shall be deemed a threat to the public health and safety and an infraction. Unless otherwise stated in this section, the administrative citation penalty procedures governing the imposition, enforcement, collection, and administrative review of an administrative citation shall be enforced as authorized in Riverside County Ordinance No. 725 and in accordance with California Government Code Section 53069.4. However, administrative citations may be issued to a Responsible Guest without first issuing a Notice of Violation. Each day a violation is committed or permitted to continue shall constitute a separate offense for which the County may issue a separate administrative citation. The

County may issue an administrative citation against the Responsible Operator or Responsible Guest for any violation of this ordinance, as follows:

- 1. \$1,500.00 for a first violation of this ordinance;
- 2. \$3,000.00 for a second violation of this ordinance related to the same Short
 Term Rental within one year of the first violation; and
- 3. \$5,000.00 for each additional violation of this ordinance related to the same Short Term Rental within one year of the first violation.
- f. Revocation. A Short Term Rental Certificate shall be permanently revoked as to the current Owner(s) and a new Short Term Rental Certificate shall not be issued until all the Owner(s) of the property changes, subject to an administrative hearing officer in accordance with the administrative hearing procedures in Section 10 of Riverside County Ordinance No. 725, if any of the following findings are made:
 - 1. Any Responsible Operator(s) fails to comply with an order of any law enforcement officer;
 - 2. Any Responsible Operator(s) receives three (3) Verified Notices of Violation within a twelve (12) month period for the same Short Term Rental. If multiple Notices of Violation are issued in a 24-hour period, only one Notice of Violation per 24-hour period may count towards the number of Verified Notices of Violation described in this subsection; or,
 - 3. Any Responsible Operator(s) receives seven (7) Verified Notices of Violation total for the same Short Term Rental. If multiple Notices of Violation are issued in a 24-hour period, only one Notice of Violation per 24-hour period may count towards the number of Verified Notices of Violation described in this subsection; or,-
 - 3.4. The Short Term Rental Certificate was obtained by fraud or perjured testimony.
- Section 15. REFERENCES TO ORDINANCES. Any references herein to other Riverside County Ordinances shall include subsequent amendments made to that ordinance.

1	SEVERABILITY. If any provision, clause, sentence, or paragraph of this ordinance				
2	of the application thereof to any person or circumstances shall be held invalid, such invalidity shall not				
3	affect the other provisions of this ordinance which can be given effect without the invalid provision or				
4	application, and to this end, the provisions of this ordinance are hereby declared to be severable."				
5	///				
6	///				
7	///				
8	Section 2. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its				
9	adoption.				
10					
11	BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA				
12	of Riverside, STATE of CAER OR WAY				
13	By:Chair, Board of Supervisors				
14	Chan, Board of Supervisors				
15	ATTEST: CLERK OF THE BOARD:				
16					
17	By:				
18	Deputy				
19	(SEAL)				
20					
21					
22	APPROVED AS TO FORM November December, 2023				
23					
24	By:				
25	SARAH K. MOORE Deputy County Counsel				
26					
27					

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Account Number:

5209148

Ad Order Number:

0011638202

Customer's Reference/PO Number:

Publication:

The Press-Enterprise

Publication Dates:

12/18/2023

Total Amount:

\$373.77

Payment Amount:

\$0.00

Amount Due:

\$373.77

Notice ID:

U6px2x60G30UPhSeCo15

Invoice Text:

BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA SUMMARY OF ORDINANCE NO. 927.2 AN ORDINANCE OF THE COUNTY OF RIVERSIDE REGULATING SHORT TERM RENTALS AND INCORPORATING BY REFERENCE THE ABATEMENT AND COST RECOVERY PROCEDURES OF ORDINANCE NO. 725 This summary is presented pursuant to California Government Code Section 25124(b): a certified copy of the full text of Ordinance No. 927.2 may be examined at the Office of the Clerk of the Board of Supervisors of the County of Riverside, located at 4080 Lemon Street, 1st Floor, Riverside, California. In summary, Ordinance No. 927.2 amends Ordinance No. 927 in its entirety with comprehensive updates including, but not limited to, special requirements for Idyllwild (including Pine Cove) and Wine Country, as designated in the Riverside County General Plan, which includes the following: an increased minimum age for responsible quests, establishing a cap on the number of Short Term Rentals in each area, limit on the number of Short Term Rental Certificates held simultaneously in each area, further occupancy limits (for Wine Country only), allowed in Idyllwild and the Wine Country, creation of separation or density requirements between Short Term Rentals, ownership limits and a lottery system for allowing new Short Term Rental certificates in each area, when there is capacity. Other changes to Ordinance No. 927 will be applied across the County and include organizational

revisions for clarity, new definitions, additional permitting requirements, increased minimum age for responsible guests, and additional enforcement provisions and other minor changes to further clarify the permitting and operating requirements for Short

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Publication: The Press-Enterprise

PROOF OF PUBLICATION OF

Ad Desc: 0011638202

FILE NO. 0011638202

PROOF OF PUBLICATION

I am a citizen of the United States. I am over the age of eighteen years and not party to or interested in the aboveentitled matter. I am an authorized representative of THE PRESS-ENTERPRISE, a newspaper of general circulation, printed and published daily in the County of Riverside, and which newspaper has been adjudicated a newspaper of general circulation by the Superior Court of the County of Riverside, State of California, under date of April 25, 1952, Case Number 54446, under date of March 29, 1957, Case Number 65673, under date of August 25, 1995, Case Number 267864, and under date of September 16, 2013, Case Number RIC 1309013; that the notice, of which the annexed is a printed copy, has been published in said newspaper in accordance with the instructions of the person(s) requesting publication, and not in any supplement thereof on the following dates, to wit:

12/18/2023

I certify (or declare) under the penalty of perjury that the foregoing is true and correct.

Date: December 18, 2023. At: Riverside, California

Signature

BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

SUMMARY OF ORDINANCE NO. 927.2
AN ORDINANCE OF THE COUNTY OF RIVERSIDE REGULATING
SHORT TERM RENTALS AND INCORPORATING BY REFERENCE THE
ABATEMENT AND COST RECOVERY PROCEDURES OF ORDINANCE
NO. 725

This summary is presented pursuant to California Government Code Section 25124(b): a certified copy of the full text of Ordinance No. 927.2 may be examined at the Office of the Clerk of the Board of Supervisors of the County of Riverside, located at 4080 Lemon Street, 1st Floor, Riverside, California.

In summary, Ordinance No. 927.2 amends Ordinance No. 927 in its entirety with comprehensive updates including, but not limited to, special requirements for idyliwild (including Pine Cove) and Wine Country, as designated in the Riverside Country General Plan, which includes the following: an increased minimum age for responsible guests, establishing a cap on the number of Short Term Rentals in each area, limit on the number of Short Term Rental Certificates held simultaneously in each area, further occupancy limits (for Wine Country only), allowed in Idyliwild and the Wine Country, creation of separation or density requirements between Short Term Rentals, ownership limits and a lottery system for allowing new Short Term Rental certificates in each area, when there is capacity. Other changes to Ordinance No. 927 will be applied across the Country and include organizational revisions for clarity, new definitions, additional permitting requirements, increased minimum age for responsible guests, and additional enforcement provisions and other minor changes to further clarify the permitting and operating requirements for Short Term Rentals. Ordinance No. 927.2 would take effect 30 days after its adoption.

I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said County, held on **November 28, 2023,** the foregoing Ordinance was adopted by said Board by the following vote:

AYES: Jeffrles, Splegel, Washington, Perez and Gutlerrez

NAYS: None ABSENT: None

Kimberly A. Rector, Clerk of the Board By: Daniel Lopez, Clerk of the Board Assistant

The Press-Enterprise Published: 12/18/23





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California **GANNETT** PO Box 631437 Cincinnati, OH 45263-1437

PROOF OF PUBLICATION

RD OF SUP. RIVERSIDE COUNTY-BOA Riverside County-Board Of Sup. Po Box 1147 Riverside CA 92502-1147

STATE OF WISCONSIN, COUNTY OF BROWN

The Desert Sun, a newspaper published in the city of Palm Springs, Riverside County, State of California, and personal knowledge of the facts herein state and that the notice hereto annexed was Published in said newspapers in the issue:

12/18/2023

and that the fees charged are legal. Sworn to and subscribed before on 12/18/2023

Legal Clerk

Notary, State of WI, County of Brown

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BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA SUMMARY OF ORDINANCE NO. 927.2 AN ORDINANCE OF THE COUNTY OF RIVERSIDE REGULATING SHORT TERM RENTAL INCORPORATING REFERENCE RENTALS BY THE ABATEMENT AND COST RECOVERY PROCE-DURES OF ORDINANCE NO. 725
This summary is presented
California pursuant to C Government Code Section 25124(b): a certified copy of 25124(D): a Certified copy of the full text of Ordinance No. 927.2 may be examined at the Office of the Clerk of the Board of Supervisors of the County of Riverside, located at 4080 Lemon Street, 1st Floor, Riverside, California. In summary, Ordinance No. 927.2 amends Ordinance No. 927 in its entirety with comprehensive including, but not limited to, special requirements for Idyllwild (including Pine Cove) and Wine Country, as designated in the Riverside County General Plan, which includes the following: an increased minimum age for responsible guests, establishing a cap on the number of Short Term Rentals in each area, limit on the number of Short Term Rental Certifi-cates held simultaneously in

each area, further occupancy limits (for Wine Country only), allowed in Idyllwild and the Wine Country, and creation of separation or requirements between Short Term Rentals, ownership limits and lottery system for allowing new Short Term Rental certificates in each area, when there is capacity. Other changes to Ordinance No. 927 will be applied across the County and include organizational revisions for clar-ity, new definitions, addi-

permitting requiretional ments, increased minimum age for responsible guests, and additional enforcement provisions and other minor changes to further clarify the permitting and operating requirements for Short Term Rentals. Ordinance No. 927.2 would take effect 30 days after its adoption. K. Jeffries, Chair of the

Board I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said County, held on December

12, 2023, the foregoing Ordinance was adopted by said Board by the following vote: AYES: Jeffries, Spiegel, Spiegel, Washington, Perez NAYS: None ABSENT: None Kimberly A. Rector, Clerk of the Board By: Daniel Lopez, Clerk of the Board Assistant Pub: 12/18/23

BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA SUMMARY OF

ORDINANCE NO. 927.2
AN ORDINANCE OF THE
COUNTY OF RIVERSIDE
REGULATING SHORT
TERM RENTALS AND
INCORPORATING BY
REFERENCE THE
ABATEMENT AND COST
RECOVERY PROCEDURES OF ORDINANCE
NO. 725

This summary is presented pursuant to California Government Code Section California 25124(b): a certified copy of the full text of Ordinance No. 927.2 may be examined at the Office of the Clerk of the Board of Supervisors of the County of Riverside, located at 4080 Lemon Street, 1st Floor, Riverside, California. In summary, Ordinance No. 927.2 amends Ordinance No. 927 in its entirety with comprehensive updates including, but not limited to, special requirements for Idyllwild (including Pine Cove) and Wine Country, as designated in the Riverside County General Plan, which includes the following: an increased minimum age for responsible guests, establishing a cap on the number of Short Term Rentals in each area, limit on the number of Short Term Rental Certificates held simultaneously in each area, further occupancy limits (for Wine Country only), allowed in Idyllwild and the Wine Country, and the Wine Country, creation of separation or density requirements between Short Term Rentals, ownership limits and a lottery system for allowing new Short Term Rental certificates in each area, when there is capacity. Other changes to Ordinance No. 927 will be applied across the County and include organizational revisions for clarity, new definitions, additional permitting require-ments, increased minimum age for responsible guests, and additional enforcement provisions and other minor changes to further clarify the permitting and operating requirements for Short Term Rentals. Ordinance No. 927.2 would take effect 30 days after its adoption.

K. Jeffries, Chair of the
Board
I HEREBY CERTIFY that
at a regular meeting of the
Board of Supervisors of said
County, held on December
12, 2023, the foregoing Ordinance was adopted by said
Board by the following vote:
AYES: Jeffries, Spiegel,
Washington, Perez and
Gutierrez
NAYS: None
ABSENT: None

ABSENT: None Kimberly A. Rector, Clerk of the Board By: Daniel Lopez, Clerk of the Board Assistant Pub: 12/18/23 Thank you for submitting your request to speak. The Clerk of the Board office has received your request and will be prepared to allow you to speak when your item is called. To attend the meeting, please call (669) 900-6833 and use **Meeting ID # 864 4411 6015**. **Password is 20231212**. You will be muted until your item is pulled and your name is called. Please dial in at 9:00 am with the phone number you provided in the form so you can be identified during the meeting.

Submitted on December 11, 2023

Submitted values are:

First Name

David

Last Name

Hunt

Address (Street, City and Zip)

54095 Pine Crest

Phone

9516592038

Email

davahunt@msn.com

Agenda Date

12/12/2023

Agenda Item # or Public Comment

3.69 (927.2 STR)

State your position below

Oppose

Comments

We need a 10% cap on STRs or our sewer system may fail before the new plant is built and operational. This is a public health and safety concern. I have written, e-mailed and spoke in person to all Supervisors and all Planning Commissioners, and you continue to request more STRs in Idyllwild even though we are the highest density in the County and the entire state. PLEASE implement a 10% cap in Idyllwild/Pine Cove!



Riverside County Board of Supervisors Request to Speak

Submit request to Clerk of Board (right of podium), Speakers are entitled to three (3) minutes, subject to Board Rules listed on the reverse side of this form.

	11500 Vieder	19259			
Address: 3950	5 Demare	59W			
	wa zip: 40				
	202-8788				
Date: 12/12/2	3 Agenda #3.	69			
PLEASE STATE YOUR POSITION BELOW:					
Position on "Regular" (non-appealed) Agenda Item:					
Position on "Regular"	' (non-appealed) Agenda	Item:			
	' (non-appealed) AgendaOppose				
Support Note: If you are here		Neutral filed for "Appeal",			
Support Note: If you are here please state separately	Opposefor an agenda item that is	Neutral filed for "Appeal", eal below:			

BOARD RULES

Requests to Address Board on "Agenda" Items:

You may request to be heard on a published agenda item. Requests to be heard must be submitted to the Clerk of the Board before the scheduled meeting time.

Requests to Address Board on items that are "NOT" on the Agenda/Public Comment:

Notwithstanding any other provisions of these rules, a member of the public shall have the right to address the Board during the mid-morning "Oral Communications" segment of the published agenda. Said purpose for address must pertain to issues which are under the direct jurisdiction of the Board of Supervisors. YOUR TIME WILL BE LIMITED TO THREE (3) MINUTES. Donated time is not permitted during Public Comment.

Power Point Presentations/Printed Material:

Speakers who intend to conduct a formalized Power Point presentation or provide printed material must notify the Clerk of the Board's Office by 12 noon on the Monday preceding the Tuesday Board meeting, insuring that the Clerk's Office has sufficient copies of all printed materials and at least one (1) copy of the Power Point CD. Copies of printed material given to the Clerk (by Monday noon deadline) will be provided to each Supervisor. If you have the need to use the overhead "Elmo" projector at the Board meeting, please ensure your material is clear and with proper contrast, notifying the Clerk well ahead of the meeting, of your intent to use the Elmo.

Individual Speaker Limits:

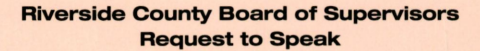
Individual speakers are limited to a maximum of three (3) minutes. Please step up to the podium when the Chairman calls your name and begin speaking immediately. Pull the microphone to your mouth so that the Board, audience, and audio recording system hear you clearly. Once you start speaking, the "green" podium light will light. The "yellow" light will come on when you have one (1) minute remaining. When you have 30 seconds remaining, the "yellow" light will begin to flash, indicating you must quickly wrap up your comments. Your time is up when the "red" light flashes. The Chairman adheres to a strict three (3) minutes per speaker. Note: If you intend to give your time to a "Group/Organized Presentation", please state so clearly at the very bottom of the reverse side of this form.

Group/Organized Presentations:

Group/organized presentations with more than one (1) speaker will be limited to nine (9) minutes at the Chairman's discretion. The organizer of the presentation will automatically receive the first three (3) minutes, with the remaining six (6) minutes relinquished by other speakers, as requested by them on a completed "Request to Speak" form, and clearly indicated at the bottom of the form.

Addressing the Board & Acknowledgement by Chairman:

The Chairman will determine what order the speakers will address the Board, and will call on all speakers in pairs. The first speaker should immediately step to the podium and begin addressing the Board. The second speaker should take up a position in one of the chamber aisles in order to quickly step up to the podium after the preceding speaker. This is to afford an efficient and timely Board meeting, giving all attendees the opportunity to make their case. Speakers are prohibited from making personal attacks, and/or using coarse, crude, profane or vulgar language while speaking to the Board members, staff, the general public and/or meeting participants. Such behavior, at the discretion of the Board Chairman, may result in removal from the Board Chambers by Sheriff Deputies.



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SPEAKER'S NAME: WYAITE The Thrington						
Address: 35820	Paulsa 8	Fd .				
City: Temecule	- zip: 92	592				
Phone #: 949-439	1- 7579					
Date: 12/12/23	Agenda #_	-69				
PLEASE STATE YOUR POSITION BELOW:						
Position on "Regular" (non-appealed) Agenda Item:						
Position on Regular (in	on-appeared, Agend	ia item.				
Support	Oppose	Neutral				
Note: If you are here for an agenda item that is filed for "Appeal", please state separately your position on the appeal below:						
Support	Oppose	Neutral				
I give my 3 minutes to:						

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Riverside County Board of Supervisors Request to Speak

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SPEAKER'S NAME:_	David H	lunt		
Address: (only if following the control of the cont	low-up mail respor	se requested)		
City:	Zip:			
Phone #:				
Date:	Agenda #	3.69		
PLEASE STATE YOUR POSITION BELOW:				
Position on "Regular" (non-appealed) Agenda Item:				
Support	Oppose	Neutral		
Note: If you are here for an agenda item that is filed for "Appeal", please state separately your position on the appeal below:				
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I give my 3 minutes	s to:			

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