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		the same owner may not rent more than one unit in the development.	The property owner (which includes title holders, corporate officers, and contract purchasers) shall occupy either the primary unit or the accessory unit as their permanent residence if property is permitted and used as a short-term rental. In the case a corporate entity owns the property, at least one principal officer must be a permanent resident of the property. Proof of residence includes, but is not limited to government issued identification, voter's registration, or utility bills. If the short-term rental occurs in a multifamily dwelling the same owner may not rent more than one unit in the development.		
9	11.88.290(3)(B)(i)(b) Occupancy	Occupancy of bedrooms is limited to two persons per bedroom, including children.	Occupancy limits are based off two persons per bedroom, including children.	Approve as proposed	11
10	11.88.290(3)(B)(ii)(a&b) Occupancy	<ul> <li>(ii) Tier 1 and Tier 2 Occupancy Limits.</li> <li>(a) Overnight Occupancy. The owner or operator must limit overnight occupancy to no more than two persons per bedroom, not to exceed:  Tier 1: a total of eight persons including children.  Tier 2: a total of twelve persons including children.  Tier 3: a total of sixteen persons including children.</li> <li>(b) Daytime Occupancy.  Tier 1: At no time shall the total number of persons at a short-term rental exceed eight persons, including children, but excluding the owner.</li> <li>Tier 2: At no time shall the total number of persons at a short-term rental exceed twelve persons, including children.</li> <li>Tier 3: At no time shall the total number of persons at a short-term rental exceed twelve persons, including children, but excluding the owner, if one resides on the property.</li> </ul>	<ul> <li>(ii) Tier 1 and Tier 2 Occupancy Limits.</li> <li>(a) Overnight Occupancy. The owner or operator must limit overnight occupancy to no more than two persons per bedroom, not to exceed:</li> <li>Tier 1: a total of eight persons including children.</li> <li>Tier 2: a total of twelve persons including children.</li> <li>Tier 3: a total of sixteen persons including children.</li> <li>(b) Daytime Occupancy.</li> <li>Tier 1: At no time shall the total number of persons at a short-term rental exceed eight persons, including children, but excluding the owner.</li> <li>Tier 2: At no time shall the total number of persons at a short-term rental exceed twelve persons, including children.</li> <li>Tier 3: At no time shall the total number of persons at a short-term rental exceed twelve persons, including children.</li> <li>Tier 3: At no time shall the total number of persons at a short-term rental exceed sixteen persons, including children, but excluding the</li> </ul>	No change and no study group	11 12
11	11.88.290(3)(C)(i)	Provide residential parking, not located within a	owner, if one resides on the property.  Provide residential parking, not within any	Approve as proposed	12
12	Parking  11.88.290(3)(C)(ii)	setback and not within any recorded access easement, consistent with the provisions of Chapter 11.90.  The number of vehicles allowed at the short-term rental	recorded access easement, consistent with the provisions of Chapter 11.90.  The number of vehicles allowed at the short-	Approve as proposed	13
13	Parking  11.88.290(3)(G)(i) Signs	must be limited to the number required per Section 11.90.060; this requirement must be included in the property management plan per subsection (3)(K) of this section; provided, that any short-term rental may exceed these limits for hosted events if a conditional use permit has been obtained and all conditions of approval including traffic and parking requirements have been satisfied consistent with Section 11.93.315.  All owners or operators must display and maintain the address of the residence so that it is clearly visible from the street or access road in compliance with Section 10.20.520 requirements. The rental must also display and maintain an additional sign outside identifying the property as short-term rental and displaying the Chelan County short-term rental	term rental must be limited to the number required per Section 11.90.060; this requirement must be included in the property management plan per subsection (3)(K) of this section; provided, that any short-term rental may exceed these limits for hosted events if a conditional use permit has been obtained and all conditions of approval including traffic and parking requirements have been satisfied consistent with Section 11.93.315. Properties with a short-term rental permit need to have their parking on the same parcel as the short-term rental. Number of vehicles allowed at a short-term rental must include any boats, trailers, campers, personal watercraft, etc.  All owners or operators must display and maintain the address of the residence so that it is clearly visible from the street or access road in compliance with Section 10.20.520 requirements. The rental must also display and maintain an additional sign outside identifying the property as short-	Approve as proposed and include sign must be all weather	14

		CHELAN COUNTY			
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		registration number and central phone number required by the county. The sign must not exceed eight square feet in area and if illuminated, must be indirectly illuminated, and letters and numbers must at a minimum four inches in height.	term rental and displaying the Chelan County short-term rental permit number and phone number of qualified person/local contact to be called if an issue needs someone onsite within 60 minutes as required by the county. The sign must not exceed eight square feet in area and if illuminated, must be indirectly illuminated, and letters and numbers must at a minimum four inches in height and permanently posted.		
14	11.88.290(3)(G)(ii)(a) Signs	<ul> <li>(a) For short-term rental structures located fifty feet or less from the primary road, the sign textshall be displayed on the side of the structure facing the road and shall be visible from the road designated in the assigned address.</li> <li>(b) For short-term rental structures located fifty feet or more from the primary road, or for buildings not visible from the road, the sign textshall be posted inside the owner's property line at the access point to the road designated in the assigned address.</li> </ul>	<ul> <li>(a) For short-term rental structures located fifty feet or less from the primary road, the sign shall be displayed on the side of the structure facing the road and shall be visible from the road designated in the assigned address.</li> <li>(b) For short-term rental structures located fifty feet or more from the primary road, or for buildings not visible from the road, the sign shall be posted inside the owner's property line at the access point to the road designated in the assigned address.</li> </ul>	Approve as proposed	14 15
15	11.88.290(3)(J)	Qualified Person	Qualified Person/Local Contact	Approve as proposed	15
16	11.88.290(3)(J)(iii) Qualified Person/Local Contact	Repeat Violations. A second subsequent violation within twelve months of the previous violation of failing to have a qualified person available, or failing to respond to a complaint once notified by the sheriff, county staff, or by any monitoring service employed by the county, is grounds for revocation of the short-term rental permit under Section 16.20.040.	Repeat Violations. A second subsequent violation within twelve months of the previous violation of failing to have a qualified person available, or failing to respond to a complaint once notified by the sheriff, county staff, or monitoring service employed by the county, is grounds for revocation of the short-term rental permit under Section 16.20.040.	Approve as proposed	16
17	11.88.290(3)(K)(i) Property Management Plan	Short-term rentals must maintain an up-to-date property management plan on file with the Chelan County community development department and be prominently displayed within the common living area portion of the rental. The property management plan must include the following:	Short-term rentals must maintain an up-to-date property management plan on file with the Chelan County community development department and be prominently displayed within the common living area portion of the rental. If changes are made during the term of the permit, the Department must be provided the information in the form of updated forms. The property management	Approve as proposed and adding capitalization for Chelan County Community Development Department	16
18	11.88.290(3)(O) Taxes	The owner or operator must comply with Chapter <u>6.30</u> , and other local sales taxes and state hotel/motel/lodging and sales taxes in accordance with the Department of Revenue.	plan must include the following:  The owner or operator must comply with Chapter 6.30, and other local sales taxes and state hotel/motel/lodging and sales taxes in accordance with the Department of Revenue.	Retain language	18
19	11.88.290(4)(A)(ii) Land Use Permits	All uses on the property must fully comply with this title and the property may not have existing unresolved Chelan County code permitting, land use, or other violations under Title 3, 11, 15, or 16 in order to be eligible to apply for an administrative short-term rental land use permit or conditional use permit under this chapter. Existing properties claiming nonconforming short-term rentals may be issued a provisional short-term rental permit and may be provided the time of their respective grace period pursuant to subsection (2)(E)(i)(c) of this section, but no later than December 31, 2022, to address all violations. No provisional or other short-term rental land use permits shall be issued after that date until any violations are resolved. The director may extend the timeframe for up to six additional months to obtain compliance upon a showing of a good faith effort.	All uses on the property must fully comply with this title and the property may not have existing unresolved Chelan County code permitting, land use, or other violations under Title 3, 11, 15, or 16 in order to be eligible to apply for an administrative short-term rental land use permit or conditional use permit under this chapter.	Retain language	18
20	11.88.290(4)(B)(i) Annual Renewal	The department shall by September 1st of each year, mail a renewal reminder notice to the permitted owner or operator, sent to the postal address or the email address on file reminding of the renewal requirement of the rental permit requirement.	The department shall by September 1st of each year, send a renewal reminder notice to the permitted owner or operator, sent to the postal address or the email address on file reminding of the renewal requirement of the rental permit requirement. Reminders are a courtesy to short-term rental operators and failure to receive a reminder does not relieve the owner of any duty under the Chelan County Code or act as a defense to any action by the County to enforce this section.	Approve as proposed	18
21	11.88.290(4)(B)(iv) Annual Renewal	All permit renewal applications for permitting year 2023, and beyond, must be received by October 31st of the preceding year.	All permit renewal applications for permitting year 2023, and beyond, must be received annually by October 31st of the preceding year.	Approve as proposed	18
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	Code Section	·	CODE 11.88.290	PoCC Final Decision	DC
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22	11.88.290(4)(B)(iv)(a) Annual Renewal	At their discretion the director may, upon showing of a hardship reason for applicant's delay, accept permit renewal applications received after October 31st but before December 31st of the same year and may assess double the normal fees for permitting, provided the short-term rental may not continue operation past December 31st until the permit application is approved and a permit issued.	Annual renewal applications will be considered on time if received between September 1 – October 31 each year. Renewal applications received between November 1 – November 30 will be considered late and pay a late fee of twice the permit fee in addition to the renewal fee. Renewal applications received between December 1 – December 31 will be considered very late and pay a late fee of triple the permit fee in addition to the renewal fee. The late renewals will be processed provided the short-term rental may not continue operation past December 31st until the permit application is approved and a permit issued. This applies to all permit tier levels	Approve as proposed	19
23	11.88.290(4)(B)(iv)(b) Annual Renewal	Permit renewal applications received after December 31st will not be accepted, and the short-term rental must immediately cease operations on January 1st of the following year. The owner and property lose any vesting to continue operation as a legally conforming or nonconforming short-term rental under this chapter. Expired short-term rentals under this subsection are then subject to the housing cap provisions of subsection (2)(B) of this section and must apply as a new short-term rental if all other provisions of this section allow, and consistent with the applicable district use chart.	Permit renewal applications received after December 31st will not be accepted, and the short-term rental operating without a renewal must immediately cease operations by January 1st of the following year. The owner and property lose any vesting to continue operation as a legally conforming or nonconforming short-term rental under this chapter. Expired short-term rentals under this subsection are then subject to the housing cap provisions of subsection (2)(B) of this section and must apply as a new short-term rental if all other provisions of this section allow, and consistent with the applicable district use chart.	Approve as proposed	19
24	11.88.290(4)(C) Permit Applications	Short-term rental owners must apply for an administrative land use permit to establish compliance with this code. Fees consistent with Section 3.24.010 must be paid. Applicable fees shall reflect costs for review, inspections, and permitting of different short-term rental tiers, and inspections at the appropriate stage. All other permit costs apply. Fees are due at the time of permit application.	Short-term rental owners must apply for an administrative land use permit to establish compliance with this code. This will include a Short-Term Rental permit and, in some cases, an additional land use permit. Fees consistent with Section 3.24.010 must be paid. Applicable fees shall reflect costs for review, inspections, and permitting of different short-term rental tiers, and inspections at the appropriate stage. All other permit costs apply. Fees are due at the time of permit application.	Approve as proposed	19
25	11.88.290(4)(D)(i) 11.88.290(4)(D)(ii) 11.88.290(4)(D)(ii)(a) 11.88.290(4)(D)(iv)	Existing non-conforming language	delete	Retain language	19 20
26	11.88.290(4)(D)(v)(a) Application Acceptance and Evaluation	New short-term rental applications are not allowed for 2021. Applications for 2022 new compliant short-term rentals in urban growth areas or Zip Codes below the cap based upon available data may apply for a short-term rental land use permit application starting December 1, 2021, and by no later than July 29, 2022, as provided herein. No new 2022 permit applications will be accepted after July 29, 2022. Permit applications, or reservations for application appointments, will be taken on a first-come, first-served basis at the community development office starting at nine a.m. After the 2022 permitting year, permit applications for subsequent years are only accepted on the published dates allowing permit submission. The number of permit applications accepted shall not exceed the number of short-term rentals allowed per the applicable housing cap within each Zip Code and urban growth area as provided in subsection (2)(B) of this section. Once the limit on the number of applications for Tier 2 and Tier 3 short-term rentals has been reached, the window of time for submission shall be closed for that year; provided, that Tier 1 applications do not have a limit on the number of applications.	permit applications are only accepted on the published dates allowing permit submission. The number of permit applications accepted shall not exceed the number of short-term rentals allowed per the applicable housing cap within each Zip Code and urban growth area as provided in subsection (2)(B) of this section. Once the limit on the number of applications for Tier 2 and Tier 3 short-term rentals has been reached, the window of time for submission shall be closed for that year; provided, that Tier 1 applications do not have a limit on the number of applications.	Approve as proposed and add capitalization of "permit" where highlighted	20
27	11.88.290(4)(D)(v)(d) Application Acceptance an Evaluation	An application must be deemed complete before a permit is issued. Any applicant who does not complete the required application forms, complete any required inspections or other processes contained within this chapter, and fully submit any required supplemental information or who within thirty calendar days of notification fails to correct any application documentation submission deficiencies as requested by the department by any required deadlines, including submitting a complete application for any required	An application must have all required information and the parcel must be in compliance with all City/County/State codes before a permit is issued. Any applicant who does not complete the required application forms, complete any required inspections or other processes contained within this chapter, and fully submit any required supplemental information or who within thirty calendar days of notification fails to correct	Approve as proposed	21

	CHELAN COUNTY CODE 11.88.290				
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		conditional use permits, or who upon application review is found to have knowingly provided false information, or if the applicant or property is found to be out of compliance with this or other titles of Chelan County land use or development codes, is therefore ineligible for a short-term rental permit. The applicant shall not receive any further processing of their application. Once denied, the applicant shall not be eligible for rental permit application until such time as the owner can show compliance with Chelan County regulations, and then must reapply to restart the process.	any application documentation submission deficiencies as requested by the department by any required deadlines, including submitting a complete application for any required conditional use permits, or who upon application review is found to have knowingly provided false information, or if the applicant or property is found to be out of compliance with this or other titles of Chelan County land use or development codes, is therefore ineligible for a short-term rental permit. The applicant shall not receive any further processing of their application. Once denied, the applicant shall not be eligible for rental permit application until such time as the owner can show compliance with Chelan County regulations, and then must reapply to restart the process.		
28	11.88.290(4)(D)(v)(e) Application Acceptance an Evaluation	NEW SECTION	During annual renewal review process, the Director reserves the right to update and correct discrepancies, which may include adjustments to occupancy, tier level, etc.	Approve as Proposed	21
29	11.88.290(4)(H)(i) Fire, Safety, Health	Fire and Emergency Safety and Short-Term Rental Standards. Prior to approving the initial short-term rental permit, the applicable fire district or community development personnel must perform a life-safety and applicable short-term rental or conditional land use permit standards inspection, except as provided under subsections (4)(H)(iii) and (iv) of this section.	Fire and Emergency Safety and Short-Term Rental Standards. Prior to approving the initial short-term rental permit, the applicable Fire Marshal's office or community development personnel must perform a life-safety and applicable short-term rental or conditional land use permit standards inspection, except as provided under subsections (4)(H)(iii) and (iv) of this section.	Approve as: (i) Fire and Emergency Safety and Short-Term Rental Standards. Prior to approving the initial short-term rental permit, the applicable fire district Fire Marshal's office or community development personnel must perform a life-safety and applicable short-term rental or conditional land use permit standards inspection, except as provided under subsections (4)(H)(iii) and (iv) of this section.	22
30	11.88.290(4)(H)(iii & iv) Fire, Safety, Health	(iii) The director may waive inspections under subsections (4)(H)(i) and (ii) of this section associated with the initial short-term rental permit if the owner or operator provides a notarized affidavit from the applicable fire district or fire marshal or Chelan-Douglas health district that the short-term rental complies with applicable requirements in subsections (4)(H)(i) and (ii) of this section.  (iv) After the unit is approved and permitted for rental, a completed self-certification checklist for health and safety is required to be submitted by the owner with each annual short-term land use permit renewal consistent with forms provided by the director.	(iii) The director may waive inspections under subsections (4)(H)(i) and (ii) of this section associated with the initial short-term rental permit if the owner or operator provides a notarized affidavit from the applicable fire district or fire marshal or Chelan-Douglas health district that the short-term rental complies with applicable requirements in subsections (4)(H)(i) and (ii) of this section.  (iv) After the unit is approved and permitted for rental, a completed self-certification checklist for health and safety is required to be submitted by the owner with each annual short-term land use permit renewal consistent with forms provided by the director.	Approve as (iii)—The director may waive inspections under subsections (4)(H)(i) and (ii) of this section associated with the initial short-term rental permit if the owner or operator provides a notarized affidavit from the applicable fire district or fire marshal or Chelan-Douglas health district that the short-term rental complies with applicable requirements in subsections (4)(H)(i) and (ii) of this section. Fire and life safety inspections shall be performed by the Fire Marshal's Office every other year.—Self-inspections/certifications with a completed checklist provided by the Fire Marshal's Office for health and safety are encouraged to be completed by the property owner(s) annually. (iv) After the unit is approved and permitted for rental, a completed self-certification checklist for health and safety is required to be submitted by the owner with each annual short-term land use permit renewal consistent with forms provided by the	22
31	11.88.290(4)(I)(ii)	A nonconforming short-term rental permitted according	A nonconforming short-term rental permitted	director.DELETED Approve as Proposed	23
	Transfers	to the provisions of subsection (2)(E) of this section is allowed to transfer the existing permitted nonconforming status and currently issued operating permit to continue under a new owner one time within five years, except three years within the Manson urban growth area, of the effective date of the ordinance codified in this section (September 27, 2021) consistent with subsection (4)(I)(iii) of this section, and the new	according to the provisions of subsection (2)(E) of this section is allowed to transfer the existing permitted nonconforming status and currently issued operating permit to continue under a new owner one time within five years, except three years within the Manson urban growth area, of the effective date of the ordinance codified in this section		

		CHELAIT COOKI	CODE 11.00.230		
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		owner may continue to operate under the existing short-term rental permit for the remainder of the current registration year and renew permits and operate in subsequent years under the permitting requirements applicable to the original owner; provided, that within thirty calendar days of closing the subject new owner has provided their contact name and registration information with the department. The new owner shall provide signage and notification consistent with subsection (3)(G) of this section.	(September 27, 2021) consistent with subsection (4)(I)(iii) of this section, and the new owner may continue to operate under the existing short-term rental permit for the remainder of the current registration year and renew permits and operate in subsequent years under the permitting requirements applicable to the original owner; provided, that within thirty calendar days of the property sale or transfer closing, the subject property's new owner wishing to transfer the short-term rental permit into their ownership has requested the transfer of the short-term rental permit from short-term rental staff at the Department and provided all requested materials to the department. The new owner shall provide signage and notification consistent with subsection (3)(G) of this section.		
32	11.88.290(4)(I)(iii) Transfers	A transfer occurs when the property is sold by a person or corporation, to another person or corporation, or when officers of corporations are changed to remove former officers and add new officers, except that a transfer does not occur when officers are changed due to death where title is held in survivorship with a spouse or a transfer on the owner's death to benefit only a spouse or child(ren) for the lifetime of the spouse or child(ren). The survivor may not sell or transfer title, except that title may transfer among the survivors. A transfer also does not occur when due to divorce a former spouse's name is removed from the deed or corporation.	A transfer occurs when the property is transferred by a person or entity, to another person or entity, or when officers of entities are changed to remove any officer or add any new officer or officers, except that a transfer does not occur when officers are changed due to death where title is held in survivorship with a spouse or a transfer on the owner's death to benefit only a spouse or child(ren) for the lifetime of the spouse or child(ren). The survivor may not sell or transfer title, except that title may transfer among the survivors. A transfer also does not occur when due to divorce a former spouse's name is removed from the deed or entity.	Approve as Proposed	23