Planning Commission Recommendations October 15, 2020 | BOCC Options December 1, 2020

## Introduction

A short-term rental refers to a residential dwelling rented out on a nightly basis for less than 30 days to individual guests. It could be a whole home or just part of it. Short-Term Rentals are found across the county, but particularly in the Leavenworth-Peshastin area, Lake Wenatchee, Manson, and Chelan. The number of short-term rentals has increased rapidly in the last six years especially in Leavenworth and Manson areas.

Chelan County has been considering how to best address short-term rentals to allow for property owner income while protecting the character of residential communities across the county.

In 2019 Chelan County considered draft regulations. The Planning Commission and Board of County Commissioners heard comments and felt proposals did not meet the County's and community's needs, and denied the 2019 draft.

The Board of County Commissioners desire to look at new code options in 2020. The process includes: development of a situation assessment; development of code options; Planning Commission review, hearing, and recommendations; and Board of County Commissioner review, hearing, and decision.

The Chelan County Planning Commission met seven times over April to July 2020 to develop draft shortterm rental regulations, with a hearing on June 17, 2020 and deliberations on June 24 and July 9, 2020

The Board of County Commissioners met in July and August 2020 to consider the Planning Commission Recommendations. The Board remanded the short-term rental code back to the Planning Commission for reevaluation in September 2020 including a new hearing and deliberation.

The Planning Commission held a public hearing on September 9, 2020 on their recommendations developed July 9, 2020. The Planning Commission held deliberations on September 23, 2020 and on October 15, 2020. They made revised recommendations on October 15, 2020 reflected in this document. Also reflected in this document are options to address the BOCC discussions over October and November, shaded in yellow.

Data on short-term rentals and the evolution of the draft code can be found at:

- Project website: https://www.co.chelan.wa.us/community-development/pages/short-term-vacationrentals. Public comments received through the review process are posted at the project website.
- Planning Commission packets are located at this link: https://www.co.chelan.wa.us/community-development/pages/planning-commission.


## Plenning CommissionBOCC Recommendations <br> Planning CommissionBOCC recommendations are illustrated in Exhibit 1 and described below.

## November 20, 2020

- Zones Allowed: A short-term rental owner/operator would determine if the zoning district permits or conditionally permits a short-term rental. Tier 1 owner-occupied short-term rentals are permitted in most zones as an accessory use in the County provided they meet operational standards and obtain a land use permit. Tier 2 short-term rentals are non-owner occupied, and are permitted in selected zones but are further restricted on smaller lots in certain zones with a sunset clausegrace period, or limited in numbers in areas where there is a high concentration of existing short-term rentals. Tier 3 short-term rentals are those with larger occupancies (over 12 total guests, and no greater than 24 guests) and would require conditional use permits and have similar restrictions on locations and numbers as Tier 2.
- Number Allowed: New non-owner-occupied units (Tier 2) and larger occupancy short-term rentals (over 12 guests; Tier 3) would be limited in number to $1 \%$ of existing compliant short-term rentals documented countywide. The Tier 2 and Tier 3 short-term rentals-could locate in unincorporated areas except for zip codes,-overlay zones, and Urban Growth Areas (UGAs) with more than 5\% short-term rentals as a share of total units. ${ }^{1}$ See Attachment $\Lambda$ for a map of zip codes, and Attachment B for a map of the Leavenworth-Lake Wenatchee-subareas. These areas are referenced in relation to the restrictions on locations where short-term rentals make up more than $5 \%$ of the housing stock. Also, due to community preferences and concern over neighborhood quality, new shortterm rentals would be limited in Peshastin and Manson UGAs particularly in residential zones. Tier 1 includes developments specifically designed for short-term rentals (e.g. Planned Unit Developments and Master Planned Resorts) are not subject to the cap.
- Operational Standards: Tier 1, 2, or 3 units would be required to meet standards such as occupancy, parking, noise, solid waste, pool/hot tub monitoring, adequate sewer and water, fire preparedness, access to a qualified person within 60 minutes, establishing a property management plan, etc.
- Existing Units: Existing short-term rentals established prior to the effective date of the codeAugust 25,2020 ${ }^{2}$ would need to meet criteria regarding use allowances in their zones (locating in a zone that allowed for a similar use such as a bed and breakfast), use as a short-term rental, proper payment of taxes, and compliance with operational standards. Permits would need to be obtained as well. Where existing units are in the-RR2.5 and RVzones butare-on lots less than 2.5 the acres required, there is a 53 -year sunset elausegrace period. Where existing units are in a zone that prohibits them, there is a $z \underline{3}$-year sunset-grace period.
- Permit Process: Once compliant numbers of existing units are established through a land use permin process, the $1 \%$ cap of new units would be determined. All Tier short-term rentals must register and

[^0]provisionally self-certify. Tier 2 and Tier 3 Short-Term Rentals that can comply with the rules fully can enter a lottery up to the $5 \%$ cap; those selected would apply for a full permit with required inspections. Those unsuccessful can operate within the 3-year grace period and cease upon that timeframe; they could reapply later when the share of short-term rentals are below $5 \%$. Then new units could be permitted. The first permit would require inspections and more detailed review, but annual renewal would be based on self-certification and a more abbreviated review. Fees would be set to recover costs of permit reviews and inspections such as by the fire marshal, health district, etc.

November-December 2020 Chelan County | Plemning Commission-Recommendations Short-term Rental Code

Exhibit 1. Proposed Short-Term Rental Regulation Process [grace period, lottery, and zone adjustments]


## Task Force

In addition to the permitting and code compliance standards in the proposed regulations, the Planning Commission has recommended a Task Force be formed to review the effectiveness of the regulations after a 2 to 3 year period. It would have nine members.

79 See Attachment C.

## Schedule

The Board of County Commissioners will take up the Planning Commission recommendations and conduct their own study sessions and a hearing and determine how to regulate short-term rentals. More information about the schedule can be found at the project website:
https://www.co.chelan.wa.us/community-development/pages/short-term-vacation-rentals

# Chelan County Draft Short-term Rental Code 

DRAFT October 15, 2020<br>| Planning Commission Recommendations

## Use Allowance Amendments

## CHAPTER 11.04 DISTRICT USE CHART

### 11.04.020 District Use Chart

The use chart located on the following pages is made a part of this section. The following acronyms apply to the following use chart. If a cell in the table is blank, the use listed in the left hand column is a prohibited use in the zone that is the heading for that cell.

| P- | Permitted use |
| :---: | :---: |
| $P(1)-$ | Permitted use subject to development standards in Chapters $11.88,11.93$ and/or within the applicable zoning district standards |
| $\mathrm{P}(2)$ | Permitted use subject to development standards in Chapters $11.88,11.93$ and/or within the applicable zoning district standards, except for on parcels that are twelve thousand square feet or smaller, the use/structure must be located on a lot with an existing singlefamily residence |
| $\underline{P}(3)$ | On lots smaller than the minimum required to establish a short-term rental shall be subject to a grace period within 3 years of August 25, 2020. <br> On lots 2.5 aeres or smaller the short-term rental shall-sunset within 5 years of $X X X$ feffective datel |
| A - | Accessory use |
| A(1) - | Accessory use subject to development standards in Chapters $11.88,11.93$ and/or within the applicable zoning district standards |
| CUP | onditional use permit |

District Use Chart [fully updated table]

| USE/ACTIVITY | RR20 | RR10 | RR5 | RR2.5 | RW | RRR | RV | RC | RI | RP | AC | FC | MC |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Short-Term Rentals Tier 1 | A(1) | A(1) | A(1) | A(1) | A(1) | A(1) | A(1) | P (2) |  |  | A(1) | A(1) |  |
| Short-Term Rentals Tier 2 (3) | P(1) | P(1) | P(1) | P(1) |  | P(1) |  | P(2) |  |  | CUP |  |  |
| Short-Term Rentals Tier 3 | CUP | CUP | CUP |  |  |  |  | P (2) |  |  |  |  |  |
| Short Term Rentals Fier 1 | P(H) | P(H) | P(H) | P(H) | P(H) | P(H) | P(H) | P(2) |  |  | GUP | CuP | CUP |
| Short Term Rentals Fier 2 | P(H) | P(1) | P(H) | P(1) (3) | P(1) | P(1) | P(1) (3) | P(2) |  |  | CUP | CuP | CUP |
| Short-Term Rentals Fier 3 | CUP | CUP | CUP | CUP(3) | CUP | CUP | CUP(3) | P(2) |  |  | CUP | CUP | CUP |

(2) The following acronyms apply to the following use chart:

## Uses:

PRM = Permitted use
ACC = Accessory use
CUP $=$ Conditional use
Where a cell is empty, the use is prohibited in that zone. All of these assume compliance with any and all development standards.

Districts:
R-1 = Low Density Residential
R-2 $=$ Medium Density Residential
R-3 = High Density Residential
C-D $=$ Downtown Commercial
C-H = Highway Commercial
I = Industrial
$\mathrm{I}-\mathrm{C}=$ Campus Industrial
P-U = Public Use

| Land Uses | R-1 | R-2 | R-3 | C-D | C-H | I | I-C | P-U |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| RESIDENTIAL USES |  |  |  |  |  |  |  |  |
| Boarding/Lodging House ${ }^{3}$ | ACC | ACC | ACC | $\mathrm{ACC}^{1}$ | $\mathrm{ACC}^{1}$ |  |  |  |
| Short-Term Rentals Tier 1 or Tier $\underline{2}^{3}$ |  |  |  | ACC | ACC |  |  |  |
| Short-Term Rentals Tier 3 |  |  |  | P | P |  |  |  |
| COMMERCIAL USES |  |  |  |  |  |  |  |  |
| Hotels/Motels/Lodging Facilities |  |  |  | PRM | PRM | $\underline{\text { PRM }}$ | $\underline{\text { PRM }}$ |  |

${ }^{1}$ In existing single-family residences only, as of July 1, 2008.
${ }^{2}$ Indoor facility only.
3 Per CCC 18.88.170 (4) In any district that permits single-family residences, the renting of rooms to not more than two
boarders, roomers, or lodgers is permitted as an accessory use.

[^1]
## CHAPTER 11.23 MANSON URBAN GROWTH AREA

### 11.23.030 DISTRICT USE CHART.

The use chart located on the following pages is made a part of this section. The following acronyms apply to the following use chart. If a cell in the table is blank, the use listed in the left hand column is a prohibited use in the zone that is the heading for that cell.

| UR1 | Urban Residential-1 |
| :--- | :--- |
| UR2 | Urban Residential-2 |
| UR3 | Urban Residential-3 |
| CT | Tourist Commercial |
| CD | Downtown Commercial |
| MLI | Manson Light Industrial |
| UP | Urban Public |

P Permitted use-Subject to development standards in Chapter 11.88 and/or 11.93
A Accessory use-Subject to development standards in Chapter 11.88 and/or 11.93
CUP
Conditional use permit-Subject to development standards in Chapter 11.93 and/or within this chapter

Table 9.1 - District Use Chart

| USE/ACTIVITY | UR1 | UR2 | UR3 | CT | CD | MLI | UP |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Venshort-Term Rentals Tier 1 or Tier 2 | $\mathrm{P}^{1}$ | $\mathrm{P}^{1}$ | $\mathrm{P}^{1}$ | $\mathrm{A}^{1}$ | $A^{1}$ |  |  |
| Short-Term Rentals Tier 3 |  |  |  | P1 | P1 |  |  |

### 11.23.040 STANDARDS.

(3) Vacation-Short-Term Rentals. See 11.88.280 Short-Term Rentals. Vacetion rentels, any unit being rented for less then thirfy consecutive days, shall be permitned as identified in Section 11.23.030, Distrie\# use chart. All vacation rentals shall receive an annual permit from January $1^{\text {st }}+$ o December $31^{\text {st }}$,under Title-14 limited administrative review, documenting conformance and agreement to conform to the following provisions:
(A) Vacation rentals shall maintain the charecter of the surrounding neighborhood by:
(i) Providing year around solid waste receptacles and piekup-service. Trash cans, on the right-of-way, should be removed within fwenty four hours of pickup; and
(ii) Provide at least one off-street parking space, outside of the required setbacks for each two rented bedrooms. Where off-street parking requirements cannot be met the number of rented bedrooms shall be limited; and
(iii) Noise emenating from any use shall be in conformance with Chapter 7.35 ; and
(iv) Oecupaney. The maximum number of oecupants permitzed to stay overnight shall be two people for each bedroom plus two-additional persons, exeluding children under the age of six; and
(v) Placing, adjacent to the front door (outside), a legible-sign clearly visible to the general public listing the maximum number of oceupants permitted to stay overnight, the maximum number of vehicles allowed to be parked on site, and the name and contact information of the locat contact person.
(B) Vacation rentals shall provide a local contact person (within a forty-mile radius) twenty-four hours a day seven days a week. Contact information shall be provided to the adjacent properties, the Manson community council, District 5 fire chief, and the Chelan County sheriff.

Henforcement. Any violation of the provisions of this chapter is punishable pursuant to Title-16. Enforeement actions may be brought against the owner of the vacation rental home for the conduct constituting the violation.

## Short-Term Rental Standards

## CHAPTER 11.88 SUPPLEMENTARY PROVISIONS AND ACCESSORY USES

### 11.88.280 Short-Term Rental Regulations

## (1) PURPOSE

(A) The purpose of this section is to establish regulations for the operation of short-term rentals as defined in Chelan County Code (CCC) 14.98.1692, within the unincorporated portions of Chelan County. This chapter also establishes a short-term rental land use permit.
(B) The provisions of this chapter are necessary to promote the public health and safety by protecting year-round residents' enjoyment of their homes and neighborhoods by minimizing the impact of short-term rentals on adjacent residences.
(C) The provisions of this chapter are necessary to meet the overall intent and requirements of the Chelan County Comprehensive Plan including but not limited to,
(i) Land Use Element considerations of commercial and residential development that provides sustainable economic opportunity while limiting localized sprawl, maintaining community character, and providing employment opportunities for residents, and anticipating future needs,
(ii) Housing Element goals and policies including, but not limited to, appropriate placement of vacation rentals to avoid impacting neighborhood character ${ }^{4}$ and housing stock, accessibility to affordable housing for all residents, providing for a variety of residential housing types and densities, and supporting regulatory changes that promote affordable housing options in all locations in the county,
(iii) Rural Element goals and policies including, but not limited to, maintaining natural environment features that support natural resource-based economic activities, wildlife habitats, traditional rural lifestyles, outdoor recreation, and open space.

[^2]
## (2) TYPE, NUMBER, AND LOCATION

(A) Type. Short-term rentals are distinguished in three tiers.
(i) Tier 1: Owner-occupied short-term rentals where either (a) rooms are rented and the owner is personally present at the dwelling during the rental period, or (b) the short-term rental is located within the same parcel as the owner's primery-principal|residence, or (c) the entire dwelling is rented no more than 15 total days in a calendar year provided that an on-site qualified person is there during the owner's absence. Portions of calendar days shall be counted as full days.
(ii) Tier 2: Short-term rentals at a dwelling that is not the owner's prineipal residen of that is rented more than 15 total days in a calendar yeara Tier 1 or Tier 3 short-term rental.
(iii) Tier 3: Short-term rentals exceeding occupancy limits of 11.88 .280 (3) or containing group facilities designed to host events such as weddings, gatherings, or retreats.
(B) Number and Density
(i) Tiered Permits and Numbers Allowed. $5^{5}$
(a) Tier 1: Short-term rentals are allowed where permitted per subsection (C).
(b) Tier 2 and Tier 3: The annual number of new short term rental land use permits issued must be capped to one percent $(1 \%)$ of the total number of permitted short term rentals in the county as determined through land use permit procedures in subsection (4) below, provided that:
(1) Short term rentals in the following zones are not subject to the $1 \%$ cap: Planned Unit Development Overlay Distriets expressly permitting short-term rentals, or Master Planned Resorts Overlay Districts,
(1z) The number of short-term rentals subject to the capTier 2 and 3 shortterm rentals cannot be located where short term rentals make up $5 \%$ or more of the total housing stock: in zip codes, or urban growth areas,-or the Leavenworth-Lake Wenatchee Overlay or any subarea within the overlay. ff allowed in the future by paragraph (D), the number of short-term rentals subject to the eap cannot exeeed $1 \%$ of the total countywide short-term rentals or exceed $1 \%$ of those located in the Leavenworth-Lake Wenatchee Overlay of any subarea within the overlay:
(2) Tier 2 and Tier 3 sShort-term rentals in the following zones are not subject to the $5 \%$ cap: Planned Unit Development Overlay Districts expressly permitting short-term rentals, or Master Planned Resorts Overlay Districts.
(3) Leavenworth-Lake Wenatchee Overlay: An overlay districtco-terminus with Zip Code 98826 encompassing Leavenworth-Lake Wenatchee. ISee Atachment $\Lambda$. 11 is further subdivided into three sub-areas for Lake

[^3]
## Wenatchee, Plain, and Leavenworth, as well as lands abuiling Fish Lake areas. [See Attachment B. $]$

(C) Zones Allowed. Short-term rentals must be permitted, accessory permitted, conditionally Eermitted, or prohibited-allowed pursuant to:
(i) Section 11.04 .020 applicable to all Rural and Resource Designations, except as limited in Subsection (2)(B).
(ii) Section 11.22 .030 applicable to the Peshastin Urban Growth Area, except as limited in Subsection (2)(B).
(iii) Section 11.23 .030 applicable to the Manson Urban Growth Area, except as limited in Subsection (2)(B).
(iv) The Board of Chelan County commissioners adopts the cities of Cashmere, Chelan, Entiat, Leavenworth, and Wenatchee land use regulations, development standards and land use designations, as they apply to short term or vacation rentals of 30 days or less, within the unincorporated cities of Cashmere, Chelan, Entiat, Leavenworth, and Wenatchee urban growth areas, the city-assigned Urban Growth Areas, pursuant to a city's land use regulations, development standards, and land use designations, where the County has adopted such pursuant to the County-City Memorandum of Understanding filed with the Chetan County Auditor July 8, 1997, provided that, the County's review procedures in this subsection 11.88 .280 must control.
(D) The following minimum lot sizes shall be required to establish a Tier 2 or Tier 3 short-term rental in zoning districts where short-term rentals are permitted or conditionally permitted:

Minimum Lot Area Required to Accommodate Short-Term Rental

| Zone | Minimum Lot Area (Acres) |
| :--- | :---: |
| RR20 | $\underline{10}$ |
| RR10 | $\underline{5}$ |
| RR5 | $\underline{5}$ |
| RR2.5 | $\underline{5}$ |

(E) Tier 2 Short-Term rental units shall be setback one hundred feet from each property line, front, rear, and side when proposed on a property with AC zoning.
(DF) New short-term rentals may be established in the locations cited in subsection (2)(B) if the combined percentage of Tier 2 and Tier 3 short-term rentals as a share of total dwelling units is less than five percent ( $5 \%$ ) and the applications meet all requirements of this section 11.88 .280 as determined by the Director. ${ }^{6}$ Total dwelling units must be determined based on the latest annual count of total housing units by the State of Washington Office of Financial Management. Short-term rental percentages must be determined at the time the number of allowed short-term rentals is determined per subsections (2)(B) and (4) of this section.

[^4]
## (EG) Existing Short-Term Rentals:

(i) A use shall not be considered lawfully established and existing as of the effective date of this ordinance XXX feffective datelAugust 25,2020 unless the owner proves all of the following:
(a) That similar uses were expressly allowed in the subject zones at the time the short-term rental was established, including but not limited to: bed and breakfast, guest inn, boarding house, lodging facility, hotel/motel, or other transient accommodation; and ${ }^{7}$
(b) That a location was used for short-term rental purposes during January 1, $\underline{2019}$ to $X X X$ feffective datelAugust 25,2020 . The Director may permit homes with approved building permits after January 2019, constructed within six months of the effective date of this ordinance to be considered as an existing short-term rental; and
(c) That all applicable state and local taxes were fully and timely paid for all short-term rental use that occurred prior to XXX [effective datelAugust 25, 2020, which at a minimum includes sales tax and hotel/motel taxes; and
(d) That the short-term rental meets all requirements of subsection (3); and
(e) That the short-term rental operator has obtained the required land use permits in subsection (4); and
(f) If located inside of the Manson Urban Growth Area, documentary evidence that the short-term rental was properly registered as a vacation rental with Chelan County per 11.23.040 as of December 31August 25, 2020.
(ii) Nonconforming Short-Term Rental Units in Restricted Zones: Where a zone does not expressly allow short-term rental units as of $X X X$ [effective datelAugust 25, 2020 according to CCC Sections 11.04.020, 11.22.030, or 11.23.030, only those short-term rentals that exist as of XXX [effective date]August 25,2020 and are compliant with criteria in subsection (i) above, will be allowed as nonconforming uses. Such uses may not be significantly changed, altered, extended, or enlarged and must cease after three years from $X X X$ [effective datełAugust 25,2020 . After expiration or revocation of the permit authorizing a legal nonconforming short-term rental, no operator shall operate a short-term rental.
(iii) See CCC 11.04.020. Within the RR2.5 and RV zones, short ferm rentals on lots 2.5 ateres or smaller shall sunset be subject to a grace period within 5 three $y$ ears of $X X X$ Leffective date]August $25,2020.8$

[^5]
## (3) Short-TERM RENTAL StANDARDS

(A) Primary or Accessory Residence. Short-term rentals must be operated out of an owner's main house or a legally established accessory dwelling unit. A short-term rental owner may operate only one short-term rental per parcel, which may be in either the main house or the accessory dwelling unit but not both. ${ }^{9}$ In no case, shall an owner or operator make available a recreational vehicle, tent, or other temporary or mobile unit for short-term rental.

## (B) Occupancy.

(i) The number of bedrooms shall not exceed the number approved in relation to the onsite sewage system approved by the Chelan-Douglas Health District.
(ii) Tier 1 and Tier 2 Occupancy limits.
a) Overnight Occupancy. The owner or operator must limit overnight occupancy to no more than two guests per bedroom, not to exceed a total of 12 guests including children. Oceupaney limits must comply with the International Residential Code:
b) (iii-Daytime Occupancy. At no time shall the total number of persons at a shortterm rental exceed 12 persons, including children.
c) (iii) Exceeding Nighttime or Daytime Occupancy. In order to exceed daytime or nighttime occupancy limits an operator must obtain a Conditional Use Permit provided that the zone allows short-term rentals as an accessory, permitted, or conditionally permitted use and meets all other short-term rental requirements of this section. All applicable criteria of CCC Chapter 11.93 shall be met.
(iii) Tier 3 Occupancy limits. Short-term rentals may exceed occupancy limits of 11.88 .280 (3)(B)(ii) and may contain group facilities designed to host events such as weddings, gatherings, or retreats, provided that no Tier 3 short term rental may exceed overnight occupancy of 24 persons, including children. Facilities exceeding such occupancies are considered lodging facilities that must meet the requirements of that zone and use.
(iv) The number of bedrooms shall not exceed the number approved in relation to the onsite sewage system approved by the Chelan-Douglas Health Distriet.
(C) Parking.
(i) One off-street patron parking space in addition to the residential parking requirements, not located within a setback, shall be provided for each bedroom consistent with the provisions of Chapter 11.90.

[^6](ii) The number of vehicles allowed at the short-term rental must be limited to the number of bedrooms plus one; this requirement must be included in the Property Management Plan per Section (3)(K). ${ }^{10}$
(D) Garbage. Trash containers must be provided. Trash must be in proper containers on collection day. Where eurbside recyeling is available to the unit receptactes must be provided. Receptactes must be set out on the right-of way and removed within twenty four hours of piekup. Trash must be managed in compliance with CCC Chapter 4.04 Garbage. This requirement must be included in the Property Management Plan per Section (3)(K) and good neighbor guidelines per subsection (3)(M).
(E) Noise. Short-term rentals must be operated in compliance with Chapter 7.35 Noise Control. This requirement must be included in the Property Management Plan per Section (3)(K).
(i) Public disturbance noise complaints. Renters are subject to the provisions of Chapter 7.35. Owners of short term rental properties are responsible to promptly abate public disturbance noise complaints on their property. If the owner fails to cause the noise to be abated within 60 minutes of notification of the complaint, he is subject to compliance with Chapter 7.35 and the enforcement penalties iointly and severally with the renter creating the public disturbance noise.
(ii) Repeat violations. Repeated public disturbance noise violations on the same property may be subject to additional penalties under Chapter 16.20, up to and including revocation of the owner's short term rental land use permits under Section 16.20.030.
(F) Trespass. Owners or operators must provide rules in rental contracts restricting occupants from trespassing on neighboring private property and identify proper routes to public places such as easements to shorelines. Such trespass rules must be included in the property management plan in (3)(K) and good neighbor guidelines per subsection (3)(M).
(G) Signs. All owners or operators must display the address of the residence so that it is clearly visible from the street or access road. The rental must have a sign or other identifier on outside as short-term rental. The sign must be made of natural materials not exceeding two square feet in area and if illuminated, must be indirectly illuminated.
(H) Consumer Safety. All Consumer Safety requirements of RCW 64.37 .030 must be met by the owner or operator. Violations are subject to Title 16. Requirements must be included in the property management plan in (3)(K).
(1) Fire Safety and Outdoor Burning. Each owner or operator must include a fire protection plan in their property management plan in subsection $(3)(K)$ to alert renters to respect firewise efforts on a property, or to comply with travel or activity restrictions of CCC Chapter 7.52, Fire Hazard Areas. The fire protection plan shall demonstrate consistency with a Ready Set Go program or equivalent. This includes, but is not limited to, restricting the use of fireworks, outdoor fires, open flame devices, portable fireplaces, fire pits, chimeneas, or BBQ devices. All permanently installed outdoor flame devices, as well as, portable burning devices shall have the ability to be secured from use in accordance with CCC 7.52 Fire Hazard Areas. This indudes, but is not limited to,

[^7]
## restrieting use of outdoor fire places or grills and to properly secure and restrict portable barbeques.

(i) At least one 2A:10BC fire extinguisher, charged, maintained, and in serviceable condition shall be prominently available in the common living space.

## (J) Qualified Person.

(i) The owner or operator must provide the name, telephone number, address, and email of a qualified person (which can be a person or company) who can be contacted concerning use of the property and/or complaints and can respond to the property within 60 minutes to complaints related to the short-term rental consistent with the requirements of this section. The owner or operator must provide a valid telephone number where qualified person can be reached 24 hours per day, every day.
(ii) The owner or operator must post a sign of similar materials and dimension as subsection (3)(G) with the contact information of the qualified person. If the permanent contact information changes during the permit period, the new information must be changed on the sign. Renewal applications must provide evidence of the sign. The Director may allow annual mailings to neighboring properties and an interior posted notice for tenants in lieu of an exterior sign where a property's size and visibility make an exterior sign ineffective. The purpose of this sign is so that adiacent property owners and residents ean contact a qualified person to report and request resolution of problems associated with the operation of the short term rental
(K) 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 property owners within 300 feet of pareel boundaries with whin which the short-term rental is tocated. The property management plan must include the following:
(i) Provide a floor plan and site map clearly depicting the property boundaries of the short-term rental, and the escape route in case of an emergency. The map must indicate if there is an easement that provides access to a shoreline; if so, the boundaries of the easement must be clearly defined. If there is no access, this must be indicated together with a warning not to trespass;
(ii) Provide the unified business identifier number, and the names and addresses of the property owner;
(iii) Designate a qualified person and provide contact information consistent with (3)(i) ; and
(iv) Provide information required for Consumer Safety per (3)(H) and RCW 64.37.030 and fire protection plan per (3)(1).
(v) All units must have an operable landline telephone installed to aid in emergency response, and the dwelling recorded in "Rivercom" data base. The address of the property and the contact phone number for the qualified person shall be prominently displayed near the phone.

> (vi) The plan must identify the method by which the owner/operator will notify renters of emergency or temporary conditions such as burn bans. ${ }^{11}$
(vii) The plan must specify the maximum number of guests and number of bedrooms.
(viii) The plan must be kept up to date at the time of the annual permit and include the annual permit number per subsection (L).
(ix) The plan must include the Good Neighbor Guidelines per subsection (M).
(L) Annual Permit Number. The owner or operator must include the Chelan County land use permit number for the short-term rental in all advertisements (AirBnB, VRBO, Craigslist, poster, etc.) and marketing materials such as brochures and websites.
(M) Good Neighbor Guidelines. Owners and operators must acknowledge receipt and review of a copy of the good neighbor guidelines. Owners and operators must provide evidence that the good neighbor guidelines have been effectively relayed to short-term rental tenants, by incorporating it into the property management plan, and rental contract, posting it online, providing it in a conspicuous place in the dwelling unit, or a similar method.
(N) Liability Insurance. A short-term rental owner or operator must maintain primary liability insurance consistent with RCW 64.37.050.
(O) Taxes. The owner or operator must be in compliance with CCC Chapter 6.30 Lodging Tax, and other local sales taxes and state hotel/motel and sales taxes in accordance with the Department of Revenue.

## (4) LAND USE PERMITS

(A) Land Use Permit Required. No short-term rental owner or operator may advertise, offer, operate, rent, or otherwise make available or allow any other person to make available for occupancy or use a short-term rental without a valid short-term rental land use permit issued by the Director. All dwelling units on a single parcel shall be reviewed concurrently in the same application.
(B) Annual Renewal. Annual renewal of the short-term rental land use permit is required.
(C) Permit Applications. Short-term Rental owners must apply for a land use permit to establish compliance with this code. Fees consistent with CCC 3.24 .010 must be paid. The Director may waive the initial conditional use permit fee if the applicant provides written and notarized proof that an approval was granted by Chelan County prior to the effective date of this code. All other permit costs apply.
(D) Application Acceptance and Evaluation.
(i) All short-term rentals operating as of August 25,2020 and subject to Resolution 2020-

104, shall register within $X$ months of the effective date of this ordinance (effective date

[^8]XXX, 2020) and shall apply for a provisional self-certification form within X months of the effective date of this ordinance (effective date XXX, 2020).
(ii) Within the first year of adoption of this code (effective date XXX, 2020), the Director may provisionally approve initial Fier 1 short-term rental land use permits subject to the owner completing a self-certification form provided that inspections in subsection (4)(H) are accomplished prior to the first renewal thereafter.
(iii) From September 1 to Oetober 31 each year, existing short term rental owners musf submit a Short-Term Rental Land Use Application. By February 1 of each following year the Director must report the baseline number of authorized existing short-term rentals and identify the number of new short ferm rentals allowed pursuant to subsection (2)(B). From February 15 to March 15, the Director must accept new applications for short-term fentals. Compliant Tier 2 and Tier 3 self-certification permits will be entered into a lottery by June 1. The lottery must be conducted at a public meeting after the publishing of a legal notice a minimum of 10 days prior to the lottery. The number of issued permits selected by lottery will not exceed the number allowed per the applicable cap in subsection (2)(B). Selected permits remain valid until such time as an annual renewal is required.
(iii) Within 90 days of successful selection in the lottery, Tier 2 and Tier 3 applications must submit a complete application and fee for a full application and review including inspections in subsection (4)(H). After review and approval of compliant Tier 2 and Tier 3 short-term rental applications by the Director, and where applicable Hearing Examiner, the owner shall annually complete a self-certification form.
(ii) Within firs 1 of his leffectedy 2020 , the Divector mey prisionelly er initil shorl-ten rellanduse permits subiecto the owner
 a fis le
(iv) If a short-term rental application is not selected in the lottery or is an existing noncompliant short-term rental in accordance with Subsection (3)(G) above, the owner shall register and complete an annual self-certification form per (4)(D)(i), but shall cease operation within three years of August 25, 2020.
(E) Term. A short-term rental land use permit must be issued for a period of one year, with its effective date running from the date the application is due as set forth in subsection (4)(D) above. and must be renewed annually by the owner or operator provided all applicable standards of this section are met.
(F) Forms and Procedures. Applications for short-term rental land use permits must be on forms provided by the County, demonstrating the application meets the standards required by this section. Permit review procedures must be consistent with Title 14.
(G) Nonuse. All short-term rentals must operate under a current short-term rental land use permit regardless of nonuse. If a property has not been rented in a twelve-month period, renewal of short-term rental land use permit must still be met to maintain the validity of the permit.
(H) Fire, safety, health and building compliance.
(i) Fire and Emergency Safety. Prior to approving the initial short-term rental permit, the applicable fire district or fire marshatcommunity development personnel must perform a life-safety inspection, except as provided under subsections $(H)$ (iv) and $(H)(v)$.
(ii) Water and Wastewater. Each applicant for a short-term rental shall provide documentation indicating theshall demonstrate to the satisfaction of the Director they have a proper onsite sewage system meeting Health District standards for the occupancyhas been properly serviced or inspected in the prior year by a qualified person. The applicant shall also ensure that there is a verifiable legal source of water that meets applicable standardst.
(iii) Hot Tubs or Pools. The Chetan Douglas Health District must inspect new hot fubs of pools. Existing and new hot tubs and pools shall be annually monitored by either the District or a third-party inspector. Water quality shall be consistent with Chapter 246-260 WAC and Chapter $246-262$ WAC.
(iviii) The Director may waive inspections under subsections $(H)$ (i) and (H)(ii) and (H)(iii) associated with the initial short-term rental permit if the owner provides a notarized affidavit from the applicable fire district or fire marshal or Chelan-Douglas Health District that the short-term rental is in compliance with applicable requirements in subsections (H)(i) and (H)(ii).
(iv) The County building official must review each initial short-term rental application to ensure occupancy and other applicable building code requirements are met.
$(\mathrm{vi})$ After the unit is approved 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.
(vii) Owner Responsibility. It is the owner's responsibility to essure-ensure that the shortterm rental is and remains in substantial compliance with all applicable codes regarding fire, building and safety, health and safety, and other relevant laws.
(I) A short-term rental permit for compliant short-term rentals permitted according to (4)(D) is transferable to a new owner. shall not transfer; new owners may apply for a short-term rentat permit pursuant to the provisions of this code. A transfer oceurs when the property is sold to a person or when officers of corporations are changed to remove former officers and add new efficers. All permits shall inelude the following provision: "This permit shall automaticelly expire upon sale or transfer of the property." The operator must obtain a new short-term rental permit compliant with this section following expiration or cease operation. New owners must certify compliance with the conditions of permit approval within 90 days after the closing date of the sale of the property. Written certification must be submitted to the Community Development Department on forms specified by the Director. New owners must apply for a new permit by the annual deadline.
(i) If a short-term rental application is not selected in the lottery in (4)(D) or is an existing non-compliant short-term rental in accordance with Subsection (3)(G), the registration and annual permit is not transferable during the 3-year grace period.

> (ii) A transfer occurs when the property is sold to a person or when officers of corporations are changed to remove former officers and add new officers. 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 a trust which benefits 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.
(J) Approval Criteria. To receive approval or renewal, an owner or operator must demonstrate to the satisfaction of the Director that all approval criteria listed below have been satisfied:
(i) The short-term rental is located in a base or overlay zone that allows its use pursuant to this section.
(ii) The short-term rental is consistent with density limitations of this section.
(iii) The short-term rental is consistent with short-term rental standards of this section.
(iv) The short-term rental is consistent with all applicable health and safety requirements of this section.
(v) The short-term rental is not the subject of outstanding code violations per Title 16.
(K) Appeals of the denial or conditions of short-term rental land use permits or annual renewals must be filed in compliance with Title 14 CCC.

## (5) ENFORCEMENT

(A) Within Chelan County jurisdiction, a short-term rental must not operate without an approved and valid Short-Term Rental Permit. Evidence of operation includes, but is not limited to, advertising, online calendars showing availability, guest testimony, online reviews, rental agreements, or receipts.
(B) Enforcement of this section will be in accordance with Title 16 CCC.
(6) MONITORING

The Director shall report to the Board of County Commissioners on the status of short-term rental regulation implementation annually at the time the existing short-term baseline is reported per (4)(D). The County may initiate a review or amendment pursuant to Chapter 14.13.

### 11.90.060 Required off-street parking.

(1) Parking space shall be provided as shown in Table 11.90-3 for the land uses listed. The number of required parking spaces shall be rounded upward to the nearest whole number if the calculation results in a fractional space requirement of one-half space or more.
(2) When parking standards require ten or more parking spaces twenty-five percent of the spaces may be compact spaces and shall be marked "COMPACT ONLY."

Table 11.90-3

| Land Use | Required Off-Street Parking |
| :---: | :---: |
| Residential |  |
| Single-family, two-family, and manufactured home parks | 2 spaces per dwelling unit |
| Accessory dwelling unit, guest houses | 1 additional space |
| Multifamily (3 or more units) | 1-1/2 spaces per dwelling unit |
| Bed and Breakfasts and Guest Inns, and Short-Term Rentals | 1 space per bedroom and 1 space for manager |
| Institutional or group homes: nursing home, correctional, retirement | 1 space per 5 beds and 1 space per staff person |
| Medical Facilities |  |
| Hospitals | 1-1/2 spaces per bed |
| Medical or dental clinics and offices | 1 space per 200 square feet |
| Public Assembly |  |
| Auditoriums, gyms, clubs, lodges | 1 space per 4 seats or 8 feet of bench |
| Churches, funeral homes | 1 space per 4 seats or 8 feet of bench |
| Libraries, museums, galleries, municipal | 1 space per 300 square feet |
| Schools |  |
| Pre-school, daycare, kindergarten | 0.07 pickup/drop-off spaces per enrolled student and 1 space per staff person |
| Elementary schools | 0.05 parking spaces and 0.07 pickup/drop-off spaces per enrolled student |
| Junior high schools | 0.08 parking spaces and 0.06 pickup/drop-off spaces per enrolled student |
| High school, vocational schools, colleges | 0.20 parking spaces and 0.03 pickup/drop-off spaces per enrolled student |
| Commercial and Public Recreation |  |
| Archery, gun, swimming and tennis clubs or similar use | 0.3 parking spaces for every attendee |
| Bowling alleys | 5 spaces per lane |
| Golf courses | 2 spaces per each 100 yards length plus 1 space per 200 square feet of club house |
| Hotels, motels, resorts, lodging facilities | 1 space per guest room or suite and $1 / 2$ space per employee |
| Outdoor amusement area | 0.3 spaces for every attendee |
| Sports field | 1 space per participant (est. 45 participants per ball field) |
| Stadiums, arenas, theaters, race tracks | 1 space per 4 seats or 8 feet of bench |
| Swimming pools, skating rinks, dance halls | 0.3 spaces for every attendee |
| Commercial |  |
| Banks, personal and professional services | 1 space per 300 square feet of floor area |
| Eating and drinking establishments | 1 space per 100 square feet of floor area |

Table 11.90-3

| Land Use | Required Off-Street Parking |
| :--- | :--- |
| Retail | 1 space per 300 square feet of floor area |
| Retail handling bulky merchandise | 1 space per 600 square feet of floor area |
| Service and repair shops | 1 space per 600 square feet of floor area |
| Industrial | 5 |
| Auto salvage yard | 5 spaces plus 1 space per each 2 acres |
| Manufacturing, assembly, freight terminal, wholesale, <br> packing, storage, warehouse | 1 space per employee at peak shift and 1 space per 300 <br> square feet office space |
| Transportation terminals | 1 space per 100 square feet waiting area |

## Chapter 11.93 Conditional Use Permits

All short-term rental applications requiring a conditional use permit shall be consistent with CCC 11.88.
Chapter 3.24 Community Development Department Fees

### 3.24.010 FEE SCHEDULE.

(a) Planning.

| Application Type | Fee |
| :--- | :--- |
| Conditional use permit | $\$ 1,520$ |
| Short-term rental registration. | $\$ 75$ |
| Short-term rental lottery application. | $\$ 150$ |
| Short-term rental (Tier 1, first permit) | $\$ 500$ |
| Short-term rental (Tier 2, inspection not <br> required, | $\$ 500$ |
| Short-term rental (Tirst permit) |  |
| required first-second permit) | $\$ 900$ |
| Short-term rental (Tier 3 first permit, <br> includes CUP) | $\$ 1,520 \$ 2,020$ |
| Short-term rental (Tier 1 annual <br> renewal) | $\$ 75 \$ 500$ |
| Short-term rental (Tier 2 annual <br> renewal) | $\$ 150 \$ 500$ |
| Short-term rental (Tier 3 annual <br> renewal) | $\$ 225 \$ 750$ |

## Definitions

### 14.98 DEFINITIONS

### 14.98.1410 Person.

"Person" means any individual, firm, association, partnership, corporation, or any entity, public or private.
For the purposes of short-term rental regulations, person is defined consistent with in RCW 82.04.030.

### 14.98.265 Bed and breakfast.

"Bed and breakfast" means a facility in which one kitchen, a shared dining area, and not more than a total of three lodging units are available within a single-family residence providing short-term lodging and food services, for paying guests. This definition excludes Short-Term Rentals.

### 14.98.625 Dwelling unit.

"Dwelling unit" means one or more rooms designed, occupied or intended for occupancy as a separate living quarters with sleeping, sanitary facilities and kitchen facilities provided within the dwelling unit for the exclusive use of a single household.

### 14.98.915 Guest inn.

"Guest inn" means a facility with one kitchen, a shared dining area, with not more than a total of six lodging units, which are available within a single-family residence and/or cabin outbuildings providing short-term lodging and food services for paying guests. This definition excludes Short-Term Rentals.

### 14.98.1 105 Lodging facilities.

"Lodging facilities" means establishments providing transient sleeping accommodations and may also provide additional services such as restaurants, meeting rooms and banquet rooms. Such uses may include, but are not limited to, hotels, motels and lodges greater than six rooms.

Option 2: "Lodging facilities" means establishments providing transient sleeping accommodations and may also provide additional services such as restaurants, meeting rooms and banquet rooms. Such uses may include, but are not limited to, hotels, motels, and lodges greater than six rooms.

### 14.98.1110 Lodging unit.

"Lodging unit" means one self-contained unit designated by number, letter or some other method of identification.

### 14.98.1632 Bedroom

For the purposes of CCC 11.88, a "bedroom" means either enclosed or open areas within a structure being used as a Short Term Rental that provides sleeping accommodations such as mattresses, beds, sofa sleepers, roll away beds, day/trundle beds, bunkbeds, murphy beds, etc.

### 14.98.1691 (Short-Term Rental) Grace Period <br> Additional time scheduled or allocated to complete a task, such as complying with a regulation, meeting an obligation, or obtaining an agreement. (from Black's Law Dictionary)

### 14.98.1692 Short-Term Rental

"Short-Term Rental" means a dwelling unit, or portion thereof, that is offered or provided to a guest by a short-term rental owner or operator for a fee for fewer than thirty consecutive nights. They are commonly referred to as vacation rentals. They are a form of tourist or transient accommodations. Short-term rental units may be whole house rentals, apartments, condominiums, or individual rooms in homes. They are rented as a single lodging unit, do not provide food service, and retain the form and function of a dwelling unit. For the purpose of administration and enforcement of this title, the terms "overnight rental," "nightly rental," and "vacation rental" are interchangeable with short-term rentals. Subleasing or subletting of units for short-term rental is prohibited if the underlying zone prohibits such use.

### 14.98.1693 Short-Term Rental Operator

"Short-term rental operator" means any person who receives payment for owning or operating a dwelling unit, or portion thereof, as a short-term rental unit, or their authorized agent including a property management company or other entity or person who has been designated by the owner, in writing, to act on their behalf.

### 14.98.1694 Short-Term Rental Owner

"Owner" means any person who, alone or with others, has title or interest in any building, property, dwelling unit, or portion thereof, with or without accompanying actual possession thereof, and including any person who as agent, executor, administrator, trustee, or guardian of an estate has charge, care, or control of any building, dwelling unit, or portion thereof. A person whose sole interest in any building, dwelling unit, or portion thereof is solely that of a lessee under a lease agreement is not considered an owner.

### 14.98.1695 Owner Occupied

"Owner occupied" means a rental unit is the principal residence of the owner for at least six-months in the calendar year, and hethe owner is present in the dwelling or he-is present on the same parcel while the residence is being used as a short term rental.

### 16.20. SHORT-TERM RENTAL ENFORCEMENT AND VIOLATIONS

### 16.20.010 Compliance

Short-term rental owner's or operator's must comply with short-term rental regulations in Titles 11 and 14 CCC. Violations and enforcement must be in accord with Title 16 CCC.

### 16.20.020 Enforcement Procedures, Notices, and Citations

(1) Enforcement Procedures. Except as specified in this Chapter 16.20, all enforcement procedures of Title 16 apply to short-term rental owner's or operator's.
(2) Notice of Violation for Consumer Safety by County Attorney. If an owner or operator is suspected of violating Consumer Safety requirements of RCW 64.37.030, the County Attorney must issue a warning letter to the owner or operator for the first violation. Other procedures or requirements with regard to the warning letter must be consistent with Title 16. For any repeated violations, the County will employ its standard code compliance process consistent with Title 16.
(3) Citations must be issued consistent with Chapter 16.08 , provided that citations may be issued on-site at the discretion of the code compliance officer if a violation of Short-Term regulations in Titles 11 and 14 CCC occurs. Alternatively, the citation may be accomplished in another manner consistent with Title 16.

### 16.20.030 Civil Penalties

(1) Civil penalties must be consistent with Title 16 including Chapter 16.16. except as identified in (2) below.
(2) The first violation of Consumer Safety requirements of RCW 64.37 .030 is a class 2 civil infraction under chapter 7.80 RCW with a fine of one hundred twenty-five dollars (\$125). The fine for repeated violations must be consistent with CCC 16.16.010 Assessment Schedule.

### 16.20.030 Revocation

(1) Repeated failure of the owner or operator to timely and reasonably respond to a complaint(s) relayed by code compliance officers are grounds for civil fines, revocation, or other penalties consistent with Title 16.
(2) The following conditions may result in revocation of land use permits granted under short-term rental regulations in Titles 11 and 14 CCC:
(A) Failure to renew a short-term rental land use permit pursuant to CCC 11.88 .280 short-term rental regulations and Title 14 is grounds for immediate revocation of the permit.
(B) Failure to meet the criteria of CCC 11.88.280 Short-Term Rental Regulations is grounds for immediate revocation of the short-term rental land use permit.
(C) The discovery of material misstatements or providing of false information in the short-term rental land use permit application or renewal process is grounds for immediate revocation of the permit.
(D) Such other violations of Titles 11, 14, and 16 of sufficient severity in the reasonable judgment of the Administrator, ${ }^{12}$ so as to provide reasonable grounds for immediate revocation of the land use permit.
(E) If three violations are verified under subsection (D) at any time during a twelve-month period, the penalty shall be revocation in addition to any required civil penalties under 16.20.030.

[^9]
## Attachment A: Countywide Zip Code Map



- Short-term Rentals (est. 1,200 active)ZIP Code Boundaries

BIIIBERK
Source: AirDNA, 2020.
Data notes: This data tracks individual short-term rental property level from AirBNB and HomeAway.
The location data on individual properties is within 500 meters of accuracy. It shows only properties that are assumed to be in unincorporated areas and are listed as an entire home/apartment.

Sources: Chelan County GIS, 2020. BERK 2020. Powered by AirDNA: https://www.airdna.co, 2020.

## Attachment B: Leavenworth-Lake Wenatchee Subareas



642 ATTACHMENT C: STR TASK FORCE
643 Under Separate Cover

[^10]
## ATTACHMENT D: UPDATED SHORT-TERM RENTAL INFORMATION

Correct March 30, 2020 Situation Assessment: Account for city housing units: Exhibit 11, page 12
Does not change overall conclusions. While correcting for city dwellings, same Zip Codes exceed 5\% share of short-term rentals:

- Leavenworth (higher)
- Manson (no change)
- Peshastin (no change)

Table D-1. Shares of Short-Term Rentals by Zip Code: Whole Home Short-Term Rentals

| Zip Code <br> Community <br> Name | Zip Code | Total Dwellings 2019 | Total <br> Unincorporated <br> Dwellings 2019 | January 2020 Active shortterm rentals | \% short-term rentals - <br> Unincorporated |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Leavenworth | 98826 | 6,099 | 4,811 | 749 | 15.6\% |
| Manson | 98831 | 2,519 | 2,519 | 281 | 11.2\% |
| Chelan | 98816 | 5,333 | 2,492 | 97 | 3.9\% |
| Peshastin | 98847 | 956 | 956 | 53 | 5.5\% |
| Wenatchee | 98801 | 17,989 | 3,607 | 30 | 0.8\% |
| Cashmere | 98815 | 2,977 | 1,785 | 28 | 1.6\% |
| Malaga | 98828 | 908 | 908 | 5 | 0.6\% |
| Entiat | 98822 | 1,138 | 551 | 4 | 0.7\% |
| Various | Various | 836 | 836 | 0 | 0.0\% |
|  | Total | 38,672 | 18,466 | 1,247* | 6.8\% |

Note: * Entire home/apartment.
Sources: Powered by AirDNA: https://www.airdna.co, 2020. State Office of Financial Management, 2019. BERK 2020.

654 Table D-2. Zip Codes with No Short-Term Rentals per AirDNA

| Zip Code Community Name | Zip Code | Total Dwellings 2019 <br> (Unincorporated) |
| :--- | :--- | :--- |
| Ardenvoir | 98811 | 37 |
| Chelan Falls | 98817 | 158 |
| Dryden | 98821 | 212 |
| Monitor | 98836 | 227 |
| Stehekin | 98852 | 203 |

Total 836

Sources: Powered by AirDNA: https://www.airdna.co, 2020. State Office of Financial Management, 2019. BERK 2020.
Correct March 30, 2020 Situation Assessment Exhibit 12, page 13. Compare new housing units to shortterm rentals and correct for homes in city limits.

Results show a higher formation of short-term rentals compared to new housing stock in Zip Codes:

- Leavenworth (previously identified)
- Manson (new)
- Peshastin (new)

In Wenatchee, small formation of both dwelling units and short-term rentals.
These results are in line with other information about short-term rentals as a share of total housing stock.

Figure D-1. Change in Housing Units and Short-Term Rentals: Whole Home Rentals



[^0]:    ${ }^{1}$ The threshold share of short-term rentals is $5 \%$ of the total housing stock which is similar to a recommendation in a study of Oregon jurisdictions that found that where short-term rental growth and household formation is increasing at a faster rate than total housing unit growth there can be a constraint on housing affordability. See copy of study hosted by the City of Olympia's website: https://engage.olympiawa.gov/4076/documents/5992.

    The rate of short-term rental growth has been occurring faster than new home construction in the Leavenworth Zip Code within unincorporated areas. The Zip Codes with greater than 10\% share of short-term rentals compared to total dwellings within unincorporated areas include: Leavenworth ( $15.6 \%$ ) and Manson ( $11.2 \%$ ). Peshastin Zip Code is at $5.5 \%$. Chelan is $3.9 \%$ and others are less than $2 \%$. These percentages are based on whole house rentals and are corrected to exclude housing inside city limits. The number where only a room is offered is $<100$. See Attachment $D$ for the updated information.
    ${ }^{2}$ The date of the moratorium on short-term rental uses in Resolution 2020-86: https://www.co.chelan.wa.us/files/community-development/documents/STR/Short-term\%20Rental\%20Moratorium.pdf.

[^1]:    ${ }^{3}$ Removed prior proposal showing "PRM" in R-1, R-2, and R-3 zones.

[^2]:    ${ }^{4}$ Relates to Policy H 2.4 that is directly relevant to this proposed code.

[^3]:    ${ }^{5}$ Editorial: Could move the $(B)(i)$ to become title of $(B)$ and renumber subsections accordingly.

[^4]:    ${ }^{6}$ Per 14.98.580 Director. "Director" means the director of the Chelan County department of community development or designee. This term is synonymous with administrator.

[^5]:    ${ }^{7}$ See CCC 11.04. Generally Bed and Breakfasts are allowed in all rural residential zones and resource zones as accessory uses, and guest houses are conditional use permits in the same zones except they are not allowed in commercial forest zones (FC). Lodging facilities are allowed in the RC zone.
    ${ }^{8}$ To meteh Pletnning Commission's recommenelations on the use chert in CCC 11.04.020.

[^6]:    ${ }^{9}$ Consider allowing in a condominium except that the same owner may not rent more than one condominium in a structure.

[^7]:    ${ }^{10}$ Consider cross referencing to parking code and placing parking requirement in Chapter 11.90.

[^8]:    ${ }^{11}$ The Planning Commission discussed adherence to health guidelines such as 24 hours between guests and determined that standards of cleanliness are likely beyond the scope of a land use permit (and may be self-regulating as guests would likely use short-term rentals where an owner/operator strives to demonstrate voluntary measures to provide for health). This provision to ensure that emergency or temporary conditions are communicated to guests by the owner/operator/qualified person could encompass health if there was an emergency health district order.

[^9]:    ${ }^{12}$ In Title 16, reference is made to "Administrator" whereas in Title 11 reference is made to "Director". Both have a similar meaning in Title 14 definitions.

[^10]:    B1|
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