COUNCIL OF THE COUNTY OF MAUI LAND USE COMMITTEE

March 9, 2018

Committee	
Report No.	18-38

Honorable Chair and Members of the County Council County of Maui Wailuku, Maui, Hawaii

Chair and Members:

Your Land Use Committee, having met on February 20, 2018, makes reference to the following:

- 1. County Communication 16-278, from the Planning Director, transmitting the findings and recommendations of the Lanai, Maui, and Molokai planning commissions on a proposed bill establishing ownership durational requirements for Short-Term Rental Home ("STRH") Permit applications.
- 2. Committee Report 17-39, from your Land Use Committee, recommending passage of a revised proposed bill entitled "A BILL FOR AN ORDINANCE AMENDING SECTION 19.65.030, MAUI COUNTY CODE, TO ESTABLISH OWNERSHIP DURATIONAL REQUIREMENTS FOR SHORT-TERM RENTAL HOME PERMIT APPLICATIONS."

The purpose of the revised proposed bill is to require that applicants own a property for at least five years before applying for an STRH Permit, subject to stated exceptions.

Your Committee notes the Council's Planning Committee (2015-2017 Council term) previously reported on this matter through Committee Report 16-105, which recommended that a proposed resolution, entitled "REFERRING TO THE LANAI, MAUI, AND MOLOKAI PLANNING COMMISSIONS A PROPOSED BILL AMENDING SECTION 19.65.030, MAUI COUNTY CODE, TO ESTABLISH OWNERSHIP DURATIONAL REQUIREMENTS FOR SHORT-TERM RENTAL HOME PERMIT APPLICATIONS," be adopted, and that County Communication 16-95 be filed. At its meeting of July 1, 2016, the Council adopted the recommendations in Committee Report 16-105 (Resolution 16-94).

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Your Committee also notes it previously reported on this matter through Committee Report 17-39, which recommended that a proposed bill, entitled "A BILL FOR AN ORDINANCE AMENDING SECTION 19.65.030, MAUI COUNTY CODE, TO ESTABLISH OWNERSHIP DURATIONAL REQUIREMENTS FOR SHORT-TERM RENTAL HOME PERMIT APPLICATIONS," be passed on first reading and ordered to print, and that County Communication 16-278 be filed. At its meeting of March 24, 2017, the Council recommitted Committee Report 17-39.

Your Committee further notes the proposed bill attached as Exhibit "1" to Resolution 16-94 contained exceptions to the ownership durational requirement for dwelling units proposed for STRH use with an assessed building value of \$1,000,000 or more, and properties permitted for STRH use within three years of the applicant's purchase of the property. The revised proposed bill recommended for passage on first reading by Committee Report 17-39 removed those two exceptions from the proposed bill.

Your Committee notes Section 19.65.030(O), Maui County Code, already provides that an STRH shall be limited to single-family dwelling units and accessory dwelling units constructed at least five years prior to the date of application for the STRH permit. The revised proposed bill pending before your Committee would add a requirement that the dwelling unit be owned by the applicant for at least five years prior to the date of application.

Your Committee noted testifiers' concerns relating to STRH permit applications pending with the Department of Planning before the effective date of the ordinance. A Deputy Corporation Counsel advised the five-year ownership durational requirement will not affect individuals who have complete STRH applications pending with the Department prior to the effective date of the ordinance.

Your Committee also notes Section 3 of the revised proposed bill provides that the ordinance shall take effect six months after its approval.

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Your Committee discussed the impact of the durational requirement in the event of the death of a property owner, and whether an immediate family member who inherits the property would need to wait until five years after the property had transferred to apply for an STRH Permit. The Deputy Planning Director clarified the new requirement would not impact the transfer of an existing STRH permit. However, in the absence of an existing, active STRH Permit, the beneficiary would need to wait five years before applying for an STRH permit.

Your Committee discussed the length of the ownership requirement and remained supportive of five years. Your Committee noted concerns about the inadequate supply of long-term rentals. Your Committee noted the proposed requirement that an individual own the property for five years prior to applying for an STRH permit may help to address potential speculation of individuals purchasing properties then immediately converting them into short-term rental use.

Your Committee voted 7-0 to recommend passage of the revised proposed bill on first reading and filing of the communication and Committee Report 17-39. Committee Chair Carroll and members Atay, Cochran, Crivello, King, Sugimura, and White voted "aye." Committee Vice-Chair Hokama and member Guzman were excused.

Your Committee is in receipt of a further revised proposed bill, approved as to form and legality by the Department of the Corporation Counsel, incorporating a nonsubstantive revision to update the year of the bill.

Your Land Use Committee RECOMMENDS the following:

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- 2. That Committee Report 17-39 be FILED; and
- 3. That County Communication 16-278 be FILED.

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This report is submitted in accordance with Rule 8 of the Rules of the Council.

ROBERT CARROLL, Chair

lu:cr:18007aa:ajw/cmn

ORDINANCE NO.		
DII I NO	(2019)	

A BILL FOR AN ORDINANCE AMENDING SECTION 19.65.030, MAUI COUNTY CODE, TO ESTABLISH OWNERSHIP DURATIONAL REQUIREMENTS FOR SHORT-TERM RENTAL HOME PERMIT APPLICATIONS

BE IT ORDAINED BY THE PEOPLE OF THE COUNTY OF MAUI:

SECTION 1. Section 19.65.030, Maui County Code, is amended to read as follows:

"19.65.030 Restrictions and standards. Short-term rental homes are subject to the following restrictions and standards:

- A. The short-term rental home use is permitted in no more than two single-family dwelling units, or one single-family dwelling unit and one accessory dwelling unit, per lot. No more than one short-term rental home permit shall be approved for any lot, except when lots are subject to a condominium property regime pursuant to chapter 514A or 514B, Hawaii Revised Statutes, the following shall apply:
 - 1. If the applicant owns all condominium units on the lot, only one permit may be granted for that lot.
 - 2. If the applicant does not own all condominium units on the lot, each condominium unit will be considered a lot for purposes of this chapter and each unit owner will be eligible to apply for a short-term rental home permit, except that no owner may hold more than one short-term rental home permit.
 - 3. Irrespective of ownership, each condominium unit shall be considered a separate lot for purposes of notification and planning commission review thresholds pursuant to subsection 19.65.060(A)(2).
 - 4. For the purposes of this chapter, any reference to a short-term rental home property shall mean a property, lot, or condominium unit.
- B. Each permitted dwelling unit on a short-term rental home property shall be rented to one group with a single rental agreement, except:
 - 1. On the island of Lanai[; or].

- 2. Any short-term rental home where the owner resides on an adjacent lot.
- C. The permit holder shall have a current transient accommodations tax license and general excise tax license for the short-term rental home.
 - D. The permit holder shall:
 - 1. Hold a minimum of a fifty percent interest in the legal title to the lot on which the short-term rental home is located, except as provided in subsection G [of this section].
 - 2. Serve as manager of the short-term rental home; provided that, the permit holder may designate:
 - a. An immediate adult family member of the permit holder to serve as manager. Immediate family includes a person's parents, spouse [or partner through a civil union], children and their spouses, siblings, stepparents, stepchildren, adopted children and their spouses, and hanai children[;].
 - b. An individual with an active State of Hawaii real estate license to serve as manager, except for properties located in the Hana or Lanai community plan areas, where an individual may act as a manager as allowed by State law[; or].
 - c. An adult to serve as a temporary manager for up to forty-five days in a twelve-month period.
 - 3. The permit holder shall notify the department and the immediate adjacent neighbors of:
 - a. Any designation of an individual as manager pursuant to this section, including a statement of the designated manager's tenure, residential and business addresses, and telephone numbers.
 - b. Any change in the manager's addresses or telephone numbers.
 - E. The manager of the short-term rental home shall:
 - 1. Be accessible to guests, neighbors, and County agencies. For purposes of this section, "accessible" means being able to answer the telephone at all times, being able to be physically present at the short-term rental home within one hour following a request by a guest, a neighbor, or a County agency, and having an office or residence within thirty driving miles.
 - 2. Ensure compliance with [state] <u>State</u> department of health regulations, this chapter, permit conditions, and other applicable laws and regulations.
 - 3. Enforce the house policies.
 - 4. Collect all rental fees.

- F. The short-term rental home shall only be rented when the manager is accessible.
- G. The short-term rental home permit is issued in the name of the applicant, who shall be a natural person or persons holding a minimum of a fifty percent interest in the legal title in the lot; except that, a permit may be issued for a lot owned by a family trust, a corporation, a limited liability partnership, or a limited liability company if the following criteria are met:
 - 1. The applicant is a natural person or persons who is a trustee or who are trustees of the family trust, or who represents fifty percent or more of the [partner(s)] partners of a limited liability partnership, fifty percent or more of the corporate [shareholder(s)] shareholders of a corporation, or fifty percent or more of the [member(s)] members of a limited liability company.
 - 2. The limited liability partnership, corporation, or limited liability company is not publicly traded.
 - 3. All of the trustees, partners, corporation's shareholders, or limited liability company's members are natural persons, and if there is more than one trustee, partner, shareholder, or member, they shall be related by blood, adoption, marriage, or civil union.
- H. An applicant may hold no more than one short-term rental home permit, except when:
 - 1. Additional permits are for short-term rental homes that each have a County assessed market value of \$3,200,000 or higher at the time of each application.
 - 2. The permit holder filed complete applications for the short-term rental home permits within one year of this chapter's original effective date of May 23, 2012.
- I. A permit is not transferable; [provided that,] except a permit may be transferred upon the death of a permit holder to an immediate family member as defined in subsection 19.65.030(D)(2)(a).
- J. The applicant shall provide with the application, copies of any applicable homeowner or condominium association bylaws or rules and any other applicable private conditions, covenants, or restrictions. The documents, if any, shall assist the department in determining the character of the neighborhood.
- K. The number of bedrooms used for short-term rental home use on a short-term rental home lot shall be no greater than six on Lanai and Maui, and no greater than three on Molokai. The total number of guests staying in the short-term rental home at any one time shall be no greater than two times the number of bedrooms.
- L. Single-station smoke detectors shall be installed in all guest bedrooms.

- M. Single-family dwellings used as short-term rental homes shall not qualify for real property tax exemptions permitted pursuant to chapter 3.48 of this code.
- N. Short-term rental homes shall conform to the character of the existing neighborhood in which they are situated. Prior to issuing a permit, the department or applicable planning commission shall consider the following:
 - If a proposed short-term rental home property is subject to any homeowner, condominium association, or other covenants, restrictions, conditions, or correspondence from the association or other responsible for the enforcement of the conditions, covenants, or restrictions is required. The correspondence shall include specific conditions that determine whether or not the proposed short-term rental home use is allowed. correspondence shall be used to assist the department in determining the character of the neighborhood. If no such association or entity exists, this requirement shall not apply. The director and the planning commissions shall not be bound by any private conditions, covenants, or restrictions upon the subject parcel. Any such limitations may be enforced against the property owner through appropriate civil action.
 - 2. Existing land-use entitlements and uses.
 - 3. The applicable community plan.
 - 4. Community input.
 - 5. Potential adverse impacts, including excessive noise, traffic, and garbage.
 - 6. The number of permitted short-term rental homes surrounding the proposed short-term rental home property and their distance to the property.
 - 7. The number and substance of protests to the short-term rental home application and protests related to the cumulative short-term rental homes in the neighborhood or area.
 - 8. Existing or past complaints about rental operations on the property.
 - 9. Existing or past noncompliance with government requirements and the degree of cooperation by the applicant to become compliant.
- O. Short-term rental homes shall be limited to single-family dwelling units and accessory dwelling units [existing and] constructed at least five years prior to the date of application for the short-term rental home permit[.], and the dwelling unit shall be owned by the applicant for at least five years prior to the date of application.

- P. A two-square-foot sign shall be displayed along the main access road of the short-term rental home identifying the valid short-term rental home permit, a twenty-four hour telephone number for the owner or the manager, and a telephone number for the department. The signs shall not be subject to the provisions of chapter 16.13 of this code.
- Q. The permit holder or manager shall prominently display "house policies" within the dwelling. The house policies shall be included in the rental agreement, which shall be signed by each registered adult guest. At a minimum, the house policies shall include:
 - 1. Quiet hours from 9:00 p.m. to 8:00 a.m., during which time the noise from the short-term rental home shall not unreasonably disturb adjacent neighbors. Sound that is audible beyond the property boundaries during non-quiet hours shall not be more excessive than would be otherwise associated with a residential area.
 - 2. Amplified sound that is audible beyond the property boundaries of the short-term rental home is prohibited.
 - 3. Vehicles shall be parked in the designated onsite parking area and shall not be parked on the street.
 - 4. No parties or group gatherings other than registered guests shall occur.
- R. The County shall be restricted in approving the number of permits for short-term rental homes as distributed per the following community plan areas and as further restricted by the applicable community plan:
 - 1. Hana: 30.
 - 2. Kihei-Makena: 100; [provided that, there are] with no more than five permitted short-term rental homes in the subdivision commonly known as Maui Meadows.
 - Makawao-Pukalani-Kula: 40.
 - 4. Paia-Haiku: 88.
 - 5. Wailuku-Kahului: 36.
 - 6. West Maui: 88.

The council shall review the community plan short-term rental home restrictions when the number of approved short-term rental homes exceeds ninety percent of the restriction number. Short-term rental homes operating with a conditional permit pursuant to chapter 19.40 of this title that meet the criteria of this section shall be included in the number of short-term rental homes permitted pursuant to this subsection.

S. Prior to issuing a permit, the director or planning commission may impose conditions for a short-term rental home if

the conditions are reasonably designed to mitigate adverse impacts to the neighborhood.

T. Any dwelling unit developed pursuant to chapter 201H, Hawaii Revised Statutes, or chapter 2.96 of this code[,] shall not be used as a short-term rental home."

SECTION 2. Material to be repealed is bracketed. New material is underscored. In printing this bill, the County Clerk need not include the brackets, the bracketed material, or the underscoring.

SECTION 3. This ordinance shall take effect six months after its approval.

APPROVED AS TO FORM AND LEGALITY:

DAVID A. GALAZIN

Department of the Corporation Counsel

County of Maui 2017-0095

LU-7 2018-02-26 Ordinance re STRH