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### ORDINANCE

# BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHICAGO:

**SECTION 1.** Chapter 4-17 of the Municipal Code of the City of Chicago is hereby amended by inserting the language underscored, and by deleting the language struck through, as follows:

# CHAPTER 4-17 RESTRICTED RESIDENTIAL ZONES

#### 4-17-010 Definitions.

As used in this Chapter:

"Dwelling unit" has the meaning ascribed to that term in Section 17-17-0248.

"Legal voter" means a person: (1) who is duly registered to vote in the City of Chicago; and (2) whose name appears on a poll list compiled by the Chicago Board of Election Commissioners since the last preceding election, regardless of whether the election was a primary, general or special election; and (3) who, at the relevant time, is a resident of the address in Chicago at which he or she is registered to vote; and (4) whose address, at the relevant time, is located in the precinct where such person seeks to circulate or to sign a Petition. petition, within the meaning of Section 4-17-020, for an ordinance establishing that precinct as a restricted residential zone. As used in this definition, the term "relevant time" means at any time that: (i) a notice of intent is filed, pursuant to Section 4-17-030, to initiate the petition process under this Chapter 4-17; or (ii) the petition is circulated for signature in the applicable precinct; or (iii) the petition is signed by registered voters in the applicable precinct.

(Omitted text is unaffected by this ordinance)

#### 4-17-020 Restricted residential zone – Petition authorized.

The legal voters of any precinct within the City that has been designated as a restricted residential zone contains residentially zoned property may petition their local alderman, using a Petition form made available online by the City Clerk, to introduce an ordinance establishing to repeal the designation of that precinct as a restricted residential zone. Such Petition shall specify whether it seeks an ordinance to prohibit within the precinct, and in what combination: (1) all new or additional shared housing units or vacation rentals, or both; or (2) all new or additional shared housing units or vacation rentals, or both, that are not their owner's primary residence. Upon receiving a Petition containing the signatures of at least 25% of the registered voters of the precinct, and concluding that the Petition is legally sufficient following the posting and review process in Section 4-17-030, the City Clerk shall notify the local alderman of the ward in which the precinct is located. Upon being notified, that alderman, following an assessment of relevant factors within the precinct, including its geography, density and character, the prevalence of residentially zoned property, current shared housing units and vacation rentals in the precinct, and the prevailing viewpoint with regard to the issue raised in the Petition, may introduce an ordinance-creating a restricted residential zone in repealing the designation of that precinct as a restricted residential zone, in accordance with Section 4-17-050. 4-17-040.

4-17-030 Posting and review process.

(a) A person seeking to initiate the Petition process described in this Chapter shall first submit to the City Clerk notice of intent to do so, on a form made available online by the City Clerk. That notice shall include a description of the potentially affected area and the scope of the restriction sought. The City Clerk shall publicly post the submitted notice online.

(Omitted text is unaffected by this ordinance)

#### 4-17-040 Ordinance establishing a restricted residential zone.

An ordinance introduced pursuant to Section 4-17-020 to establish a restricted residential zone shall: The local alderman may introduce an ordinance to establish a restricted residential zone in a precinct, which shall:

- (a) identify the applicable precinct boundaries as of the date of introduction the Petition; and
- (b) state whether the ordinance prohibits, and in what combination, the issuance of (1) all new or additional shared housing units or vacation rentals, or both; or (2) all new or additional shared housing units or vacation rentals, or both, that are not their owner's primary residence;.-
  - (c) apply to all such residentially zoned property within that precinct; and
- (d) be in effect for four years following the effective date of such ordinance, unless until repealed in accordance with this Chapter, earlier pursuant to Section 4-17-050; and
- (e) once in effect, be subject to renewal by ordinance at the expiration of the four year period without the need for another supporting Petition.

## 4-17-045 Ordinances amending a restricted residential zone.

- (a) If as the result of a ward redistricting, the boundaries of a restricted residential zone are no longer coterminous with the precinct in which it was established, the local alderman may introduce an ordinance to modify an existing restricted residential zone to coincide with the boundaries of the new precinct if such ordinance is introduced into the City Council within one year of the effective date of the most recent ward redistricting ordinance., without first filing a notice of intent or petition, provided that all of the following conditions are met:
- (1) Any area added to and a portion of the existing restricted residential zone are now in the same precinct and comprise the entirety of such precinct following the most recent ward redistricting;
- (2) The City Clerk determines that the 25% voter threshold established by the petition required in Section 4-17-020 is retained in the new precinct despite the alterations to the precinct boundaries This determination shall be made, pursuant to a rule duly promulgated by the Clerk;
- (3) The ordinance referenced in subsection (a) of this Section is introduced into the City Council within one year of the effective date of the most recent ward redistricting ordinance.
- (b) If the City Clerk determines pursuant to paragraph (a)(2) that the 25% threshold has not been maintained, then the previous restricted residential zone will expire upon the conclusion of its current term and shall not be renewed. With regard to the new precinct, a new successful

notice of intent and petition will be required to establish that new precinct as a restricted residential zone.

(c) (b) Any precinct amended pursuant to this section shall retain the original effective date of the existing restricted residential zone or the date of the most recent renewal ordinance for the zone, whichever is later, for the purpose of future restricted residential zone renewals.

# 4-17-050 Restricted residential zone – Repeal.

At any time during the four-year restricted period, the restricted residential zone may be repealed by ordinance, introduced by the local alderman or following subject to the Petition and ordinance process and timelines set forth in this Chapter-applicable to the imposition of that zone. A minimum of twelve months must elapse from the effective date of an ordinance repealing a restricted residential zone before a new notice of intent-ordinance to ereate establish a restricted residential zone for that same precinct may be introduced. submitted.

(Omitted text is unaffected by this ordinance)

**SECTION 2.** Any restricted residential zone established and in existence as of the effective date of this ordinance shall be governed by the terms of this ordinance, and any existing sunset, expiration, or automatic repeal date in the respective ordinances establishing such restricted residential zones are null and void, and of no further force and effect.

**SECTION 3.** This ordinance shall take effect upon passage and publication.

ANTHONY NAPOLITANO

Alderman, 41st Ward

MARTY QUINN Alderman, 13th Ward

RAMOND LOPEZ

Alderman, 15th Ward

SILVANA TABARES Alderman, 23rd Ward BRENDAN REILLY Alderman, 42nd Ward

Alderman, 38th Ward

JAMES GARDINER
Alderman, 45th Ward