TO: Niagara Falls Planning Board
FROM: Christopher M. Mazur
Corporation Counsel
DATE: June 23, 2020
RE: Amendment of City Zoning Ordinance
Chapter 1328.13 – “Short-Term Rental Units”

Mayor Robert Restaino is pleased to submit the following proposed amendment to Chapter 1328.13 of the Niagara Falls codified zoning ordinance, entitled “Short-Term Rental Units”, for review by the Niagara Falls Planning Board. With the proliferation of units being utilized for short-term rental (hereinafter “STR”), the stated purpose of this amendment is:

to regulate the short-term rental of dwelling units within the City and to establish comprehensive registration and licensing regulations to safeguard the public health, safety and welfare by regulating and controlling the use, occupancy, oversight and maintenance of STR properties. The City recognizes that extensive short-term rentals endanger the residential character of the community and may cause disruption to the peace, quiet and enjoyment of neighboring homeowners. Accordingly, in order to respect the property rights and interests of all homeowners in the City, this the proposed amendment seeks to achieve a balance between those who offer their homes as STR properties and other adjacent property owners.

Additionally, this Chapter seeks to limit the proliferation of STR units throughout all areas of the City by creating a boundary area where newly created STR units will be required to situate (previously existing short-term rentals will be exempt from this requirement and can remain in their current location as long as they continue under current ownership and remain current on the licensing requirements). The boundary area is located in the downtown section of the City in proximity to the State Park and the traditional tourist area. This will limit the spread of STRs into more remote parts of the City and hopefully create a “critical mass” in the lodging and hospitality industry in our downtown tourist zone.
Specifically, the amended Chapter will continue to require the basic standards featured in the existing ordinance, requiring a special permit, owner operation, approved residential structures, etc. However, with the new developed licensing requirements, a special permit will now only be required once, at the beginning of the STR process, instead of every four (4) years. Also, owners of STRs must now maintain at least $1 million dollars’ worth of liability insurance coverage and pay a fee of $250.00 for single unit dwellings and $400.00 for two unit rental dwellings prior to the issuance of a special permit.

A new feature included in the proposed amendment is the creation of an annual licensing requirement. Currently, the owner of a STR has only to submit documentation regarding building/safety code compliance every four (4) years. Going forward, the owner of a STR must attest that the unit complies with all laws, codes and tax regulations and be subject to an inspection on a yearly basis. The annual licensing fee is set at $250.00 for single unit dwellings and $400.00 for two unit rental dwellings, rates that are comparable to other established tourist destinations.

Under the proposed amendment, owners of an STR shall also be required to register with Airbnb, the online platform that connects hosts renting out space in their homes with guests seeking lodging. The owner shall then pay to Airbnb all required taxes and fees, including, but not limited to, Occupation Taxes. Thus, STRs will now be required to pay taxes and fees like hotels do for providing lodging services.

Owners of STRs will now be held responsible for any nuisance violation at the subject property and must ensure that all occupants of the dwelling unit refrain from making any disturbing, offensive or excessive noise between the hours of 10 p.m. and 7 a.m. which would annoy or disturb the peace. In order to immediately address nuisance issues, the owner must now designate a local contact who shall be available twenty-four (24) hours per day, seven (7) days per week with the ability to respond to any complaint regarding the condition, operation, or conduct of occupants of the STR unit and taking immediate action to resolve any such complaints.

While the application process for both the special permit and the STR license are streamlined, the Chapter’s stringent safety and land-use requirements are still maintained. Now the amended Chapter will feature enhanced enforcement and penalties should the STR unit fail to comply with all applicable codes and regulations. In addition to criminal and or civil penalties, continued noncompliance by the property owner can lead to a suspension and/or termination of the STR license.

Finally, in order to provide the STR owner with adequate due process, an appeals procedure has also been added to this Chapter which may be exercised prior to the imposition of a suspension or revocation of the subject license.

Overall, the Administration believes that this amendment will boost our robust tourist industry by further concentrating lodging opportunities in the downtown area, promote fair and equal opportunities for STR operators and enhance the lodging experience of our
visitors while permitting the City to maintain and enforce the high standards we have come to expect from our hospitality industry.

Should the Planning Board have any questions regarding the proposed amendment, I may be contacted at 286-4423. Thank you for your courtesy and cooperation in this matter.

CMM/sk
1328.13  **Short-Term Rental Units**

A.  **Purpose**

The purpose of this Chapter is to regulate the Short-Term Rental of dwelling units within the City of Niagara Falls, NY and to establish comprehensive registration and licensing regulations to safeguard the public health, safety and welfare by regulating and controlling the use, occupancy, oversight and maintenance of Short-Term Rental properties. The City also recognizes that extensive Short-Term Rentals endanger the residential character of the community and may cause disruption to the peace, quiet and enjoyment of neighboring homeowners. Accordingly, in order to respect the property rights and interests of all homeowners in the City, this Chapter seeks to achieve a balance between those who offer their homes as Short-Term Rental properties and other property owners.

B.  **Definition**

**Airbnb** - the online platform that connects hosts renting out space in their homes with guests seeking lodging.

**Director** – the Director of the Department of Code Enforcement of the City of Niagara Falls, or his designee.

**Local contact** - the Owner's representative who is the point of contact for any guest(s) for the duration of the guest(s) stay in the Short-Term Rental.

**Owner** - any person, partnership, business, corporation or other entity that has an ownership interest in the subject property.

**Platform** - a reservation and/or payment service provided by a person or entity that facilitates a Short-Term Rental transaction between a Short-Term Rental operator and a prospective Short-Term Rental guest, and for which the person or entity collects or receives, directly or indirectly through an agent or intermediary, a fee in connection with the reservation and/or payment services provided for the Short-Term Rental transaction.

**Short-Term Rental** - also referred to Vacation Rental and or Transient Rental, is a non-owner occupied dwelling unit consisting of a detached single-family residential structure or a dwelling unit in a two-family residential structure (duplex) that is rented as a whole unit and under a single booking for a period of less than 30 days.

**Special Permit** – an authorization issued by the Zoning Board of Appeals for a particular land use permitted by the City Zoning Ordinance, which is subject to the requirements imposed by Chapter 1328 to ensure that the proposed use is in harmony with said Zoning Ordinance and will not adversely affect the surrounding community if such requirements are met.
C. **Short Term Rental Standards**

The following standards cannot be waived:

1. It is unlawful for any person to operate a Short-Term Rental within the City of Niagara Falls without first obtaining a Special Permit issued by the Zoning Board of Appeals as set forth in this Chapter below. Subsequent to the issuance of a Special Permit, the Owner of a Short-Term Rental must also obtain a Short-Term Rental operator license, issued by the Department of Code Enforcement.

2. Only the Owner of record (not a renter or lessee) is eligible to apply for a Special Permit.

3. Special permits for Short-Term Rentals are non-transferable; any change in ownership requires a new Special Permit and licensing.

4. The Short-Term Rental must be Owner-managed and operated.

5. Short-Term Rentals within the City of Niagara Falls shall only be permitted in the geographic boundary area delineated in Section "D" of this Chapter.

6. Short-Term Rentals shall only be permitted on properties that comply with all the requirements contained in this Chapter.

7. Short-Term Rentals are not permitted in a multi-unit (three or more) residential structure.

8. The dwelling unit must be rented in its entirety and not as separate rooms.

9. A Short-Term Rental may only be used for overnight accommodations and shall not be used for gatherings, including, but not limited to, cultural events, weddings, private events, special or sales events, bachelor or bachelorette parties or other similar party or activities, funerals, fundraisers, or similar group-type gatherings.

10. Short-Term Rentals are not permitted in dwelling units that are subject to affordable housing covenants or are income-restricted under Federal, State or Local law.

11. Only structures approved for residential use under the New York State Building Code are to be covered by a Special Permit. Mobile homes, RVs, travel trailers, yards, sheds, garages, vehicles, tents, yurts and similar non-permanent structures are prohibited from use as a Short-Term Rental.

12. No cooking facilities are permitted in the individual bedrooms or any other rooms where guests can sleep.
13. A Short-Term Rental shall comply with all residential property requirements contained in the City of Niagara Falls Codified Ordinances, including, but not limited to Chapter 911 and Chapter 713. The Owner shall include trash/recycling containers, the trash services collection schedule and instructions for proper trash disposal within the rental rules provided to each renter.

14. Exterior signs identifying the property as a Short-Term Rental are prohibited.

D. **Boundary Area**

Short-Term Rentals approved for a Special Permit on or after July 1, 2020 and existing within the territorial boundary of the City of Niagara Falls, NY shall only be permitted in the geographical area listed below and on the attached map:

Starting at the intersection of Main Street and Whirlpool Street, heading in a northerly direction, following Whirlpool Street to the intersection of Whirlpool Street and Findlay Drive, heading in an easterly direction on Finley Drive to the intersection of Finley Drive and Lewiston Road. From the intersection of Findlay Drive and Lewiston Road heading in a southerly direction along Lewiston Road to the intersection of Lewiston Road and Main Street, continuing in a southerly direction on Main Street to the intersection of Main Street and Portage Road, continuing in a southerly direction along Portage Road to the intersection of Portage Road and Walnut Avenue. From the intersection of Portage Road and Walnut Avenue heading in an easterly direction along Walnut Avenue to the intersection of Walnut Avenue and 18th Street. From the intersection of Walnut Avenue and 18th Street, heading in a southerly direction along 18th Street to the intersection of 18th Street and Niagara Street. From the intersection of 18th Street and Niagara Street, heading in a westerly direction along Niagara Street to the intersection of Niagara Street and Portage Road. From the intersection of Niagara Street and Portage Road, heading in a southerly direction to the intersection of Portage Road and Buffalo Avenue. From the intersection of Portage Road and Buffalo Avenue, heading in a westerly direction along Buffalo Avenue to the intersection of Buffalo Avenue and Riverside Drive. From the intersection of Buffalo Avenue and Riverside Drive heading in a southwesterly direction along Riverside Drive to the intersection with Hillcrest Street, then heading in a northerly direction along Hillcrest Street to the intersection of Hillcrest Street and Buffalo Avenue. From the intersection of Hillcrest Street and Buffalo Avenue heading in a westerly direction along Buffalo Avenue the intersection of Buffalo Avenue and First Street, then heading in a northerly direction along First Street to the intersection of First Street and Rainbow Boulevard. From the intersection of First Street and Rainbow Boulevard, heading in a northerly direction along Rainbow Boulevard to the intersection of Rainbow Boulevard and Main Street. From the intersection of Rainbow Boulevard...
and Main Street heading in a northeasterly direction along Main Street to the point of beginning.

Short-Term Rentals units that are not located within the geographical area described in this section shall not be permitted to operate unless they are in possession of a current a Special Permit issued prior to July 1, 2020.

E. Special Permit Requirements

The Owner of a Short-Term Rental unit must first apply for and obtain a Special Permit, issued by the City's Zoning Board of Appeals, prior to operating. As part of the application process under this Chapter, the following information must be submitted to the Department of Code Enforcement:

1. Completed application, together with all applicable fees, payable to "City Controller." The Special Permit fee shall be $250.00 for a Short-Term Rental unit in a single-family dwelling and $400.00 for a two-unit rental dwelling.

2. A letter from a licensed architect or a licensed engineer stating that the rental unit is compliant with all applicable state and local building and safety codes and regulations;

3. An interior floor plan of the entire residential unit;

4. Certification showing that the Owner of the Short-Term Rental unit has successfully completed Destination Niagara USA's "EXP Program".

5. Proof of maintenance of liability insurance appropriate to cover the Short-Term Rental use in the aggregate of not less than $1,000,000 or conduct each Short-Term Rental transaction through a Platform that provides equal or greater insurance coverage.


   a. All Short-Term dwelling units shall provide working fire extinguishers and NYS Fire Code compliant smoke and carbon monoxide detector/alarms,

   b. No sleeping rooms shall be located above the second story.

   c. A "Fire Safety Notice" shall be affixed to the occupied/interior side of the entrance door of each bedroom, indicating:

       1. Means of egress

       2. Location of means for transmitting fire alarms, if any; and
3. Evacuation procedures to be followed in the event of a fire or smoke condition or upon activation of a fire or smoke-detecting or other alarm device.

F. **License – Application; Renewal and Fees**

In addition to the requirements contained in Section "E" above, the Owner of a Short-Term Rental unit must also possess a current and valid Short-Term Rental License, issued by the Director, prior to operation.

1. **Application:** Short-Term Rental licenses may be obtained by filing an application with the Director. The Short-Term Rental license application shall be signed by all persons and entities that have an Ownership interest in the subject property, shall be accompanied by payment of the annual permit fee and shall be completed on the form provided and established by the Director, and shall, at a minimum, provide the following information:

   a. The name, address, phone number, and email contact information of the Owner(s).

   b. The address of the Dwelling Unit associated with the Short-Term Rental

   c. A signed and notarized attestation by the Owner providing that:

      1. There are no outstanding property taxes or tax liens associated with the dwelling unit, nor does the Owner owe any other outstanding taxes fees or assessments to the City, including taxes and fees owed in connection with any other Short-Term Rentals;

      2. The Dwelling Unit complies and will continue to comply with all standards contained in this Chapter, the City Zoning Ordinance and all other applicable laws, standards and regulations.

      3. The Owner has read, understands, and agrees to comply with all legal duties imposed by this Chapter and the City Zoning Ordinance.

      4. The Owner will not discriminate in guest use or rental of a Short-Term Rental, and will comply with all applicable anti-discrimination laws, including but not limited to: Title VII of the Civil Rights Act of 1968, the Fair Housing Act (FHA), and the Americans with Disabilities Act (ADA).
5. Designation by the Owner of a registered local contact who shall be available twenty-four (24) hours per day, seven (7) days per week with the ability to respond to any complaint within forty-five (45) minutes for the purpose of responding to complaints regarding the condition, operation, or conduct of occupants of the short-term vacation rental unit and taking immediate action to resolve any such complaints.

2. Procedure upon filing Application.

   a. Upon the filing the License application, License fee, and all documents and information required by this section, the Director shall review the application and then either issue the License, with or without conditions, or notify the Owner in writing that the application has been denied along with the reason for the denial. If a License is issued, the License shall bear the signature of the Director.

   b. In reviewing the application, the Director shall have the right to inspect the Short-Term Rental property for purposes of ensuring compliance with this Chapter. If an inspection authorized herein is conducted, the Director shall use the results of such inspection in determining whether to issue the License, with or without conditions, or to not issue the License.

   c. In issuing a Short-Term Rental License, the Director may impose such reasonable conditions and restrictions as are directly related to and incidental to the use of the property for Short-Term Rentals, so long as such conditions and restrictions are consistent with the requirements of the City Zoning Ordinance, including this Chapter, and are imposed for the purpose of minimizing any adverse impact the issuance of the Short-Term Rental License may have on the neighborhood or community.

   d. The Director may decline an application for any of the following reasons:

      1. The application is incomplete; the documentation required by this Chapter was not included with the application, and/or; the full License fee, in an acceptable form of payment, was not included with the application.

      2. The Director previously issued a Short-Term Rental License to any of the owner needing to sign the Short-Term Rental License application and such owner had a Short-Term Rental License revoked within the previous year.
3. The attestation provided by the Owner evidences that the subject property is not in compliance with this Chapter, the City Zoning Ordinance or any other applicable law, standard and/or regulation.

4. The inspection conducted by the Director authorized in this Chapter indicates that the subject property is not in compliance with this Chapter, the City Zoning Ordinance or any other applicable law, standard and/or regulation.

3. **License Renewal.** Renewals shall be obtained in the same or substantially similar form and manner as the initial license, and shall also require the following information to be submitted to the Director at least 30 days prior to the expiration of the Short-Term Rental License:

   a. A signed and notarized attestation by the Owner providing that, in addition to the items specified in Section “F", subsection (1)(c) above, that

      1. The Owner’s Short-Term Rental License has not been revoked in the previous year.

      2. Updated contact information, if applicable.

      3. Acknowledgement that the Owner is responsible for each and every occupant’s compliance with the City of Niagara Falls' Codified Ordinances while they are on the property.

      4. Acknowledging that the Owner agrees to indemnify and defend the City against any third-party claims based upon the veracity of the foregoing statements.

4. **Annual License Fee.** An applicant who receives a Special Permit in calendar year 2020 shall be issued a Short-Term Rental License, valid for one year from date of issuance, at no cost. Commencing in calendar year 2021, the Owner of a dwelling unit shall comply with the requirement of Subsection (3) above and shall remit an annual renewal fee of $250.00 for a single-unit rental dwelling and $400.00 for a two-unit rental dwelling.

5. **Application Process for Current Special Permit Holders.** Any Owner possessing a current and valid Special Permit, issued pursuant to this Chapter prior to July 1, 2020, must apply for a Short Term Rental License as set forth in Section “F”(1) above within ninety 90 days from the effective date of this Chapter. Any Owner that fails to apply within time period set forth herein shall not be permitted to operate a Short Term Rental. Owners that timely apply for a Short Term Rental License shall be permitted to operate until the Director either approves or denies
the application. Commencing in calendar year 2021, the Owner of a dwelling unit shall comply with the requirement set forth in Subsection (3) above and shall remit an annual renewal fee of $250.00 for a single-unit rental dwelling and $400.00 for a two-unit rental dwelling.

G. **Occupancy.**

1. Overnight occupancy of the Short-Term Rental unit shall not exceed two persons per room, which are designated as bedrooms.

2. The Owner shall maintain a guest registry identifying the names and addresses of adult guest(s), as well as the arrival and departure dates for each adult guest.

3. The guest registry shall be made available any of the various departments of the City of Niagara Falls, NY, upon request.

H. **Owner/Tenant Responsibilities.**

1. The Owner of a Short-Term Rental shall be responsible for any nuisance violations arising at a property during Short-Term Rental activities.

2. The Owner of a Short-Term Rental shall fully comply with all applicable State and Local fire, building, health and safety laws, and all relevant local ordinances, including City parking standards.

3. The Owner must conspicuously post the Short-Term Rental License in a protected mounting in the public corridor, hallway or lobby of the dwelling for which the license was issued. This posting shall be in a common entrance. If no common entrance exists, then posting shall be made at the entrance of each dwelling unit.

4. The owner shall be required to register with Airbnb, the online platform that connects hosts renting out space in their homes with guests seeking lodging. The Owner shall then pay to Airbnb all required taxes and fees, including, but not limited to, Occupancy Taxes.

5. It shall be the responsibility of the Owner to acquire and maintain a valid sales tax certificate as required by New York State Law. Except for those instances in which a Platform bears the responsibility for collecting and remitting taxes and fees applicable to Short-Term Rentals, the Owner shall timely remit all applicable local, state, and federal taxes and fees owed in connection with any Short-Term Rental. The failure of a Platform to collect and remit taxes and fees shall not relieve an Owner of the obligation to pay taxes and fees owed pursuant to this Chapter.

6. With respect to the dwelling unit which the tenant occupies, controls or uses, the Owner shall be responsible for the following standards:
a. Occupancy limitations and the lawful use of a dwelling unit;

b. Maintenance of the dwelling unit in a clean, safe and sanitary condition;

c. Maintenance of plumbing, cooking and refrigeration equipment, appliances, fixtures and facilities contained in the dwelling unit in a clean and sanitary condition;

d. Keeping exits in the dwelling unit free and clear of obstacles and debris.

e. Disposal of garbage, refuse and debris in provided facilities in a sanitary manner and keeping the dwelling unit free and clear from garbage, refuse and debris.

f. Keeping domestic animals and pets in an appropriate manner and under control, to the extent that domestic animals and pets are permitted on the premises by the Owner.

g. Ensuring that all occupants of the dwelling unit refrain from making any disturbing, offensive or excessive noise between the hours of 10 p.m. and 7 a.m. which would annoy or disturb the peace, quiet or comfort of a reasonable person of normal sensibilities.

7. Compliance with Other Laws. The Owner shall ensure that any Short-Term Rental fully complies with the provisions of this Chapter, the City Zoning Ordinance, and all other applicable laws.

I. Violations - Penalties and Enforcement.

1. Any Special Permit and/or License issued pursuant to this Chapter is subject to continuing compliance with the conditions set forth herein, as well as any applicable laws, codes, regulations or ordinances.

2. The Director or his designee shall be given access to the premises for the purpose of making inspection as deemed necessary from time to time to ensure compliance with these regulations and with applicable State and Local codes.

3. Inspection Fee. Every property Owner shall pay a fee of $100.00, to be assessed against the property, for each inspection in which violations of State or Local laws, codes, regulations and/or ordinances are found. Inspectors shall assess the fee after consultation with the Director, when, in the evaluation of the inspector, the status of the violation has not progressed or been satisfactorily completed. The fee shall not be applicable to inspections ordered after the commencement of a Court action, nor any initial inspection required pursuant to Section "F" (2) or (3) above,
but shall apply to subsequent re-inspections pursuant to the aforementioned sections.

4. In the event that the Director determines that a violation exists, it shall inform the Owner by written correspondence, hand delivered or sent via first class mail to the address provided on the application, and provide a fixed period of time, not to exceed thirty (30) days, to remedy all existing violations or show cause for delay, which may only be granted once, by the Director, for a time period not to exceed ninety (90) days.

5. **Failure to remedy violations.**

   a. Following the expiration of the time period set forth in Section "I" (4) above, the Owner of the Short-Term Rental unit shall be guilty of a violation and such License will be immediately suspended for a period of sixty (60) days. Continued failure to remedy an initial violation following the sixty (60) day suspension, the Short-Term Rental unit Special Permit shall be considered guilty of a second violation.

   b. The Owner of the Short-Term Rental guilty of a second violation shall be further suspended for a period of one hundred twenty (120) days. Continued failure to suspended remedy a second violation following the one hundred twenty (120) day suspension, shall be considered a third violation.

   c. The Owner of the Short-Term Rental guilty of a third violation shall be immediately revoked for that Owner and location.

6. An Owner that has a License permit revoked may not apply or be granted another License for a period of two (2) years from the date of revocation, and no such License shall be reinstated unless the Owner has demonstrated that all violations have been corrected and that he/she/it is in full compliance with all applicable provisions of this chapter. Revocation and/or multiple violations may be grounds for the denial of a subsequent application under this Chapter.

7. In addition to the penalties set forth above, any person who violates any provision of this Chapter shall be guilty of a violation. Each violation shall be punishable by a fine not to exceed $250.00 or by imprisonment for a period not to exceed fifteen (15) days, or both for each violation. Each day in which such violation shall continue shall be deemed an additional offense.

J. **Appeals**

1. Any person affected by any notice or order issued pursuant to Sections "F"(2)(d) and "I"(5)(a), (b) and (c) of this Chapter which has been issued under any provision of this Chapter or of any rule or regulation adopted pursuant thereto may
request and shall be granted a hearing on the matter before the City Administrator, or his designee. Upon receipt of a written petition from such person, which petition shall contain a brief statement of the grounds therefor, the City Administrator shall hold a hearing, at which time such person shall be given an opportunity to show why such notice or order should be modified or withdrawn. No such hearing shall be required unless the petition therefor shall have been filed with City Administrator within five (5) days after the date the notice or order was issued. On receipt of such petition, the City Administrator shall set a time and place for such hearing and shall give the petitioner written notice thereof. The hearing shall be commenced not later than ten (10) days after the date on which the petition was filed. After such hearing, the City Administrator may sustain, modify or withdraw the notice or order complained of by the petitioner, depending upon his finding as to whether the provisions of this Chapter and of rules and regulations adopted pursuant thereto have been complied with. After any such hearing, in the case of any notice or order suspending any permit required by this Chapter, when such notice or order has been sustained by the City Administrator, such suspended permit shall be deemed to have been revoked. The proceedings at such hearing, including the findings and decision of the City Administrator, shall be reduced to writing and entered as a matter of public record in the Office of the Niagara Falls City Clerk. Such record shall also include a copy of every notice or order issued in connection with the matter. Any person aggrieved by the decision of the City Administrator may appeal therefrom to any Court of competent jurisdiction under the procedures provided by the laws of New York State.

2. No provision or requirement herein contained for a hearing shall in any way whatsoever affect or impair the right of the City of Niagara Falls to, at any time, bring such legal proceedings, actions or prosecutions as otherwise or elsewhere are permitted by law or ordinance.

3. Whenever the Director finds that an emergency exists which requires immediate action to protect the public health, he may, without notice or hearing, issue an order reciting the existence of such an emergency and requiring that such action be taken as he deems necessary to meet the emergency. Notwithstanding the other provisions of this Chapter, such order shall be effective immediately. Any person to whom such order is directed shall comply therewith immediately but, upon written petition to the City Administrator, shall be afforded a hearing as soon as possible. After such hearing, depending upon his finding as to whether the provisions of this Chapter and the rules and regulations adopted pursuant thereto have been complied with, the City Administrator shall continue such order in effect or modify or revoke it.

K. **Severability.**

If any section, subsection, sentence, clause, phrase or portion of this Chapter is for any reason held to be invalid or unconstitutional by the final decision of any Court of competent jurisdiction, such decision shall not affect the validity of the remaining portions
of this Chapter. The City Council declares that it would have adopted this Chapter, and each section, subsection, sentence, clause, phrase or portion thereof, irrespective of the fact that anyone or more sections, subsections, phrases or portions might be declared invalid or unconstitutional.