

CITY OF DOVER PROPOSED ORDINANCE #2022-14

BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE CITY OF DOVER, IN COUNCIL MET: 3

That Chapter 22- Buildings and Building Regulations, Article X.- Rental Dwellings, be amended by inserting the text indicated in bold, blue, and deleting the text indicated in red strikeout as follows:

DIVISION 1. GENERALLY

10 Sec. 22-331. Purpose; applicability; definitions; compliance.

- (a) *Purpose*. The purpose and intent of this article is to ensure public health, safety and welfare insofar as they are affected by the continued occupancy and maintenance of dwellings operated for lease to the public. The health, safety and welfare of the occupants of the dwellings are of the utmost importance to the city, as is the general community character in which these dwelling units are located.
- (b) *Applicability*. The provisions of this article shall apply to all matters affecting or relating to rental dwellings. Where, in this article, different sections of this Code may specify different requirements, the most restrictive shall govern.
- (c) *Definitions*. The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this subsection, except where the context clearly indicates a different meaning:
 - (1) Criminal activity is defined as any crime classified by applicable law as a (a) felony, (b) Class A misdemeanor, or (c) any of the following offenses: any drug offense defined by Title 16 of the Delaware Code, and the following misdemeanors in addition to any Class A misdemeanor, as defined by Title 11 of the Delaware Code: § 601— Offensive touching, § 602—Menacing, § 628—Vehicular assault 3, § 763—Sexual harassment, § 764—Indecent exposure, § 811—Criminal mischief, § 812—Graffiti, § 820—Trespassing, § 821/2/3—Criminal trespassing, § 1105—Crime against a vulnerable adult, § 1106—Unlawfully dealing with a child, § 1301—Disorderly conduct, § 1313—Malicious interference with emergency communications, § 1315— Public intoxication, § 1321—Loitering, § 1322—Criminal nuisance, § 1323— Obstructing of public passage, § 1341—Lewdness, § 1342—Prostitution, § 1343— Patronizing a prostitute, § 1445—Unlawfully dealing with a dangerous weapon, § 1446—Unlawfully dealing with a switchblade knife.
- (2) Dwelling unit means a single unit providing complete independent living facilities

41		for o	ne or more persons, including permanent provisions for living, sleeping, eating,
42		cook	ing and sanitation.
43			
44		(3) Liab	ility insurance refers to an insurance product that provides an insured
45		party with protection against claims resulting from injuries and damage to	
46		other people or property. Liability insurance policies cover any legal costs and	
47			buts an insured party is responsible for if they are found legally liable.
48		payo	tuts an insured party is responsible for it they are found regarily hable.
48 49			
			: 1. C
50		. ,	<i>iple-family dwellings</i> means dwelling units operated as a group, and located in
51			ame building. This shall include apartments, roominghouses, condominium
52			ling units, and accessory apartments located within structures principally used
53		for o	wner occupancy.
54			
55		(45) Pro p	perty insurance means financial reimbursement to the owner or renter of a
56		stru	cture and its contents in case there is damage or theft—and to a person
57		othe	r than the owner or renter if that person is injured on the property.
58			
59		(5 6) <i>Rent</i>	al dwelling means a dwelling unit that is leased for occupancy to a person or
60			ons in exchange for monetary payment or provision of goods or services to the
61		-	er of the dwelling unit.
62		0.011	
63		(<mark>6</mark> 7) Singl	le-family dwellings means dwelling units operated singly, and separated from
64			r units. In general, this definition shall apply to single-family detached
65			lings; mobile homes and manufactured homes; and attached units, including
66		dupie	exes and townhouses.
67	(1)		
68	(d)	1	equired. No person shall operate, occupy or let to another for occupancy any
69		•	h is not in compliance with the International Property Maintenance Code
70		adopted in sec	tion 22-221 and all other applicable codes.
71			
72	(Code 19	81, § 10-86; Or	rd. of 4-10-2000; Ord. No. 2013-04, 4-8-2013; Ord. No. <u>2016-16</u> , 8-8-2016)
73			
74	Sec. 22-332 Inspection required.		
75			
76	(a)	The code enfo	rcement office, in accordance with the procedures set forth in the International
77		Property Main	tenance Code adopted in section 22-221, shall inspect rental dwellings for
78			ith the property maintenance code and all other applicable codes to ensure
79		compliance.	
80		1	
81	(b)	An inspection	is required prior to the issuance of any new rental dwelling permit.
82			
83	(bc)	Following an	inspection, the code enforcement office shall issue a letter and/or report of any
83 84		0	s and provide a timeline for compliance. There shall be no fee for the first
84 85			ection. Each subsequent reinspection shall be subject to a fee as provided for in
85 86			
	$(C_{a} = 10)$	11	Fees and Fines.
87	(Code 19	51, § 10-87; Of	rd. of 4-10-2000; Ord. of 4-14-2008; Ord. No. 2009-26, 12-14-2009; Ord. No.

2013-04, 4-8-2013) 88

89 Sec. 22-333. - Agent required.

- 90 Property manager. Any owner of a rental dwelling, residing outside of the county, shall be (a) 91 required to have a licensed property manager residing or having an office located in the 92 county,, or a family member or other designated individual who does not manage any other 93 rental real estate for a fee and who resides in the county acting as a property manager. The 94 property manager, including family members and designated individuals, shall have charge, 95 care and control of the rental dwelling, and shall provide access to the rental dwelling for 96 inspection, upon request by the code official building inspector or city planner, within a 97 reasonable time. 98
- 99 (b) Corporate or partnership owners. Any corporation or partnership owning a rental dwelling 100 shall have a designated member, partner, or employee having charge, care, and control of the 101 rental dwelling. The designated member, partner or employee shall reside in or have an office 102 located in the county, or shall be required to have a licensed property manager residing or 103 having an office located in the county, or a family member or other designated individual who 104 does not manage any other rental real estate for a fee, and who resides in the county, acting as 105 a property manager. The property manager, family members or other designated individuals shall have charge, care and control of the rental dwelling, and shall provide access to the 106 107 rental dwelling for inspection, upon request by code official the building inspector or city 108 planner, within a reasonable time.
- 109 (Code 1981, § 10-88; Ord. of 4-10-2000; Ord. of 12-11-2000; Ord. of 4-14-2008; Ord. No. 2013-04, 4-110 8-2013)
- 111

112 Sec. 22-334 Insurance required

113

114 Any owner of a rental property shall have property insurance in sufficient amount to replace the 115 estimated value of the improvements on the property and provide protection for claims against the property.

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- 117

118 Proof of insurance coverage shall be provided upon application for a rental permit and upon each 119 annual renewal thereafter.

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- 121 Secs. 22-3345-22-350. Reserved. 122
- 123 **DIVISION 2. - PERMIT**
- 124 125

- Sec. 22-351. Generally.
- 127 (a) Single-family dwellings. It shall be unlawful for any person to operate any single-family rental 128 dwelling without obtaining a permit from the licensing division of the department of planning 129 and inspections in order to determine compliance with the appropriate provisions of this article. 130 The permit shall expire annually on January 31. The fee for the annual permit shall be as 131 provided for in Appendix F—Fees and Fines. The permit fee for rental dwelling permits issued 132 after January 31st will be prorated from the date the permit is issued until the next January 31st. 133

134 135 136 137	(b)	without first obtaining an annual permit therefor from the licensing division of the department of planning and inspections in order to determine compliance with the appropriate provision of this article. The permit shall expire annually on January 31, and the fee for the annual permit	
138 139 140 141		shall be as provided for in Appendix F—Fees and Fines. The permit fee for rental dwelling permits issued after January 31st will be prorated from the date the permit is issued until the next January 31st.	
142 143 144 145	(c)	<i>Late payment penalty.</i> In the event that the permit fee set forth herein is not paid on the date due, then the permittee shall incur a penalty fee as provided for in Appendix F—Fees and Fines until the same is paid.	
145 146 147 148	(d)	<i>Reinstatement fee.</i> An owner whose permit has been suspended in accordance with section 22-352 shall pay a reinstatement fee as provided for in Appendix F—Fees and Fines.	
149 150 151 152	(e)	<i>Lien.</i> In the event that the property owner fails to pay said fees within 30 days from the date a notice thereof is mailed to the owner, then such fees shall be entered in the municipal lien docket as a lien owing the city; and the same may be turned over to the city solicitor for collection.	
153 154 155	(f)	<i>Utilities.</i> The owner or occupant of any rental unit shall not be entitled to receive any new city utilities until the permit fee required in this section is paid in full and city personnel shall refuse to provide sewage, water and electricity to the property until satisfactory proof is furnished that	
156 157 158	(Code 19	such permit fee has been paid. 981, § 10-96; Ord. of 4-10-2000; Ord. No. 2009-09, 6-22-2009; Ord. No. 2013-04, 4-8-2013)	
158 159	Sec. 22-3	352 Suspension.	
160	(a)	<i>Grounds; duration.</i> The building inspector shall suspend the permit issued or withhold the	
161 162		permit paid for, pursuant to this division, when:	
163		(1) The building inspector determines that any dwelling or the premises surrounding	
164		the dwelling fails to meet the requirements of this chapter. or any rule or	
165		regulation issued pursuant thereto;	
166 167		(2) The failure of the property owner or property manager to initiate and prosecute in	
167		good faith eviction proceedings following notification by the city that the terms of	
169		the safe communities lease addendum have been violated; or	
170			
171		(3) The failure of the property owner or property manager to attend a safe	
172		communities seminar when required by section 22-371(b).	
173	G		
174 175	-	pension shall last until the violations have been corrected to the satisfaction of the building ector, or the suspension shall have been reversed.	
176			
177 178	<i>(b)</i>	<i>Notice of violations</i> . Upon suspending any permit under this section or withholding the permit paid for, the building inspector shall notify the owner of the violations of the applicable code	
178		and shall prescribe a period in which the violation shall be corrected.	
180		and shart presence a period in which the violation shart be corrected.	

181 182 183 184 185 186 187 188 189	 (c) Appeal. Any owner or operator of any dwelling, whose permit to operate the structure is suspended by the building inspector pursuant to the procedures of this section, shall have the right to appeal and notice as provided in section 22-225. (d) Effect of appeal. Upon suspension of a permit, or withholding of a permit ordered by the building inspector and upon the permittee serving the city clerk with a notice of appeal pursuant to section 22-225, the permit suspension shall be stayed and an existing permit shall remain in force until the appeal is decided. (Code 1981, § 10-97; Ord. of 4-10-2000; Ord. No. 2009-26, 12-14-2009; Ord. No. 2013-04, 4-8-2013)
190	Secs. 22-353—22-355 Reserved.
191 192	DIVISION 3 SHORT TERM RENTAL USE ^[5]
192	DIVISION 5 SHORT TERM RENTAL USE
194	Footnotes:
195	(5)
196	Editor's note—Ord. No. 2020-05, adopted January 11, 2021, renumbered div. 3 as div. 4.
197 198	Sec. 22-356 Purpose; applicability; definitions; compliance.
198	sec. 22-550 I ur pose, appreability, demittions, compliance.
200	(a) <i>Purpose</i> . The City of Dover wishes to permit the limited and temporary rental use of one family
201	dwellings (residences) in established areas of the city as an economic asset, allowing for increased
202	travel, visitation and tourism and affording property owners of the opportunity to earn revenue
203	from such occupancy, while ensuring that such uses do not become a nuisance, that neighborhood
204	character is not compromised, and that such businesses are properly operated and maintained.
205	The purpose of this division shall be to minimize public safety risks and public nuisances, such
206	as noise, trash and parking problems; to ensure that traditional neighborhoods are not turned into
207	tourist areas to the detriment of long-term residents; and to ensure that individual dwellings are
208	not turned into pseudo hotels or party houses.
209 210	(b) Applicability. A short term rental use (STRU) shall be allowed in any one family dwelling as
210	defined in Appendix B—Zoning, Article 12—Definitions of the zoning ordinance wherever such
211	are allowed by right and do not require a variance or conditional use approval.
212	are anowed by right and do not require a variance of conditional use approval.
214	(c) Definitions. The following words, terms and phrases, when used in this article, shall have the
215	meanings ascribed to them in this section, except where the context clearly indicates a different
216	meaning:
217	
218	Good neighbor brochure means a document provided by the owner to the guest or guests and
219	containing: the name and telephone number for the owner; notification on standards of behavior
220	and occupancy relating to parking, noise, trash collection, waste disposal, street maintenance,
221	snow removal, and public safety services and including contact and web access information; and
222	such other information as the city may from time to time prescribe.
223	
224	<i>Guest</i> or <i>guests</i> means the individual or individuals securing the short term rental use for the
225 226	purposes of staying overnight.
220	Owner means the person or persons holding legal or equitable title to the property being offered
	Since means the person of persons nothing regar of equilable title to the property being offered

228		as a short term rental use.
229 230		Short term rental use (STRU) means rental of all or a part of a residential one family dwelling
230		unit which is made available by agreement for a residential occupancy by a tenant in exchange
232		for compensation for a duration of a temporary occupancy of less than 30 days. Rentals of 30
233		
234		as defined in article IX, section 22-281 are is not included as short term rental uses under this
235		division.
236		
237		Compliance. No person shall operate, offer for occupancy or let to another for occupancy as a
238		short term rental use any dwelling which is not in compliance with this article or any other
239		applicable codes.
240 241	(Ord. No	o. 2020-05 , 1-11-2021)
242	Sec. 22-	357 Registration and inspection requirements; inspection required for life safety and
243		g purposes; short-term rental use license required.
244		
245	(a)	The owner of any dwelling proposed for a short term rental use must obtain an annual short term
246		rental use license.
247		
248	(b)	An inspection by the city code enforcement office shall be required to determine compliance
249		with property maintenance and all other applicable codes. Any items in non-compliance shall be
250		remedied before a license is granted. The inspection shall be required the first time a license is
251 252		issued and may be required at renewal at the discretion of the code enforcement office. The rental license must be kept current during anytime the dwelling is offered as a short term rental
252		neense must be kept eurrent during anythile the dwerning is offered as a short term rentar
254	(c)	The license shall be valid for up to one year and must be renewed no later than January 31 of
255	(0)	each year of continued operation.
256		
257	(d)	The short term rental use license must be clearly displayed inside the dwelling along with any
258		state licenses or permits.
259		
260	(e)	The short term rental use license may not be transferred to any party except heirs and assigns
261		and shall be void upon transfer of ownership of the property where the short term rental use is
262	(Ord No	located.
263 264	(Ord. No	o. 2020-05 , 1-11-2021)
265	Sec 22_	358 Owner obligations.
265		er of a dwelling seeking to use a property as a short term rental use shall comply with the following
267	obligatio	
268	(1)	
269		Determination of residency shall be based on meeting city voting residency eligibility. Such
270		owner may offer for short term rental use only that property which is the owner's primary
271		residence.
272		
273	(2)	A property not owned by a resident of the city shall not be used as a short term rental use. Such
274		property shall not be used for overnight accommodations unless such property qualifies as a bed

and breakfast inn pursuant to Dover Code, Appendix B-Zoning, Article 3-District 275 276 Regulations. 277 278 (3) A good neighbor brochure must be provided in the dwelling listing city provisions as required. 279 (Ord. No. 2020-05, 1-11-2021) 280 Sec. 22-359. - Limitations on occupancy and use. 281 282 The number of guests 12 years and older permitted at any time shall not exceed twice the (a) 283 number of bedrooms (i.e. three bedrooms \times two = six occupants), with a maximum of 12 284 individual occupants of all ages at any one time regardless of the number of bedrooms available. 285 286 (b) No more than one extra vehicle per bedroom shall be allowed, not to exceed six extra in total; 287 all parking shall comply with all requirements relating to street maintenance, fire access, 288 parking on paved surfaces, trash collection, obstacles to travel, or other requirements. Violations shall be ticketed offenses. 289 290 291 Signage identifying the short term rental use, if desired, shall be limited to one sign, mounted (c) 292 on the dwelling, not illuminated, and not to exceed one square feet in size overall. A sign permit 293 must be obtained for any desired sign. 294 295 (d) Access to a full bath must be provided. 296 297 Guests shall be prohibited from further subletting the dwelling. (e) 298 299 Weddings, graduation parties, corporate events, commercial functions, large gatherings, or (f) 300 other special events associated with the STRU shall be prohibited unless a city special event 301 permit shall have been granted for a specific activity and date. 302 The owner has the responsibility to not knowingly allow any illegal or criminal activity on the 303 (g) 304 property nor permit the guests to create a public nuisance including, but not limited to, creating 305 noise, causing odors, permitting an unsafe condition, maintaining a disorderly premise, 306 generation of trash, or other behavior which unreasonably disturbs the peace, safety and 307 general welfare of the neighborhood as provided in this chapter and pursuant to Chapter 70-308 Offenses and Miscellaneous Provisions, Section 70-8—Disorderly Premises and Chapter 42— Environment, Section 42-2—Noise of the Dover Code of Ordinances. 309 310 (Ord. No. 2020-05, 1-11-2021) 311 312 Sec. 22-360. - Enforcement, fees and penalties, reporting. 313 Short term rental license. Payment of a short term rental use license fee as set forth in Appendix (a) 314 F-Fees and Fines is required annually beginning January 31 of each year; the fee will be 315 prorated for a partial year. 316 317 Failure to register and obtain a license. Penalties fines for failure to register and obtain a (b) license shall be as set forth in Appendix F—Fees and Fines. 318 319 320 (c) Penalties for violations. Penalties for violations of Division 3, Short Term Rental Use, shall be 321 as set forth in Appendix F—Fees and Fines.

222			
322			
323	(d)	A dwelling cited three times by the Code official or by any city department as a nuisance or	
324	the location of illegal or criminal activity within any consecutive 12-month period shall have		
325	its short term rental use license suspended for not less than the rest of the license year or		
326		longer period up to permanently.	
327	(e)	The owner shall voluntarily report to the city annually documenting the occupancy and	
328		frequency of rentals obtained, such report to be completed by January 31 of the following year	
329		as part of the license renewal and for the purposes of building a database of STRU activity and	
330		economic impact, not for enforcement or tax purposes.	
331	(Ord No	0. 2020-05 , 1-11-2021)	
332	(014.110	. 2020 03 ; 1 11 2021)	
333	Sec. 22 3	361 Enforcement, notice and appeals.	
334	500.22-0	bor Enforcement, notice and appears.	
335	Enforcer	next of violations of this division shall be as set forth in Chanter 22. Dividings and Dividing	
		nent of violations of this division shall be as set forth in Chapter 22—Buildings and Building	
336		ons, Chapter 42—Environment, and Chapter 70—Offenses and Miscellaneous Provisions of the	
337		Ordinances.	
338	(Ord. No	0. 2020-05 , 1-11-2021)	
339			
340	Secs. 22-	-362—22- <mark>369</mark> 380 Reserved.	
341			
342	DIVISI	ON 4 SAFE COMMUNITIES^[6]	
343			
344	Sec. 22-3	370 Criminal activity.	
345			
346	Tenants-	of rental dwellings, any member of the tenant's household, any guest or other person under the	
347	tenant's o	control shall not engage in criminal activity on or within 500 feet of the lot on which the rental	
348	dwelling	resides.	
349	(Ord. No	. 2013-04, 4-8-2013)	
350			
351	Sec. 22-3	371 Safe communities seminar.	
352	(a) -	The City of Dover police department shall offer a safe communities seminar a minimum of	
353		two times each calendar year. The seminar shall be voluntary, except in the following	
354		circumstances:	
355			
356		(1) When a rental dwelling permit has been suspended in accordance with section 22-352,	
357		the property owner or manager shall attend the seminar prior to reinstatement of the	
358		suspended rental dwelling permit; or	
359		suspended tental dwenning permit, or	
360		(2) When a rental dwelling has been the subject of response by the police department on	
360 361		(2) when a remaind dwenning has been the subject of response by the ponce department on three or more occasions within a six month period, due to occasions where the tenant,	
362		any member of the tenant's family, or any guest or other person under the tenant's	
363		control have engaged in criminal activity, the property owner or managers shall attend	
364		the seminar.	
365	24 ×		
366	(b) -	Upon notification by the chief of police that the safe communities seminar is required in	
367		accordance with subsection (2) above, the department of planning and inspections shall	
368		notify the property owner and/or property manager that he is required to attend the next	

369 370 371 372 373 374	scheduled safe communities seminar. Such notice shall be sent by U.S. Mail, evidenced by Certificate of Mailing to the property owner and property manager if a property manager is on record with the department of planning and inspections. (Ord. No. 2013-04, 4-8-2013)
875 876	See. 22-372. – Safe communities lease addendum .
377	(a) All residential leases shall include a safe communities lease addendum, signed by the
878 879	property owner and tenant, in the following form:
380 381	In addition to all other terms of the lease, landlord and tenant agree as follows:
382	(1) The tenant, any member of the tenant's household, any guest or any other person under
383	the tenant's control on or within 500 feet of the leased premises:
384 385	i. Shall not engage in criminal activity, including drug-related criminal activity, on
386	or within 500 feet of the leased premises. "Drug-related criminal activity" means
387	the illegal manufacture, sale, distribution, use, or possession of any illegal or
388	controlled substance defined by 16 Del. C. Ch. 47.
389	controlled substance defined by 10 Def. C. Cli. 47.
390	ii. Shall not engage in any act intended to facilitate criminal activity.
391 392	
392 393	iii. Shall not permit the dwelling unit to be used for or to facilitate any criminal activity.
393 394	activity.
394 395	(2) Any activity prohibited by the safe communities lease addendum shall constitute a
395 396	substantial violation of the lease, material noncompliance with the lease, and grounds for
397 398	termination of tenancy and eviction.
390 399	(b) The department of planning and inspections shall provide the safe communities lease
400	(b) The department of planning and inspections shart provide the safe communities lease addendum.
400 401	addendum.
402	(c) An executed copy of the safe communities lease addendum shall be required for all rental
102	dwellings in the City of Dover prior to establishment of a utility account for the premises.
103	(Ord. No. 2013-04, 4-8-2013)
105	(010.110.2015.01, 4.0.2015)
105	Sec. 22-373 Eviction required.
107	See. 22 575. Eviction required.
108	(a) If the tenant, any member of the tenant's household, any guest or other person under tenant's
109	control engages in criminal activity as defined by section 22-331(c)(1) and Chapter 22,
410	Buildings and Building Regulations, of the Dover Code on three or more occasions within a
1 11	12-month period, the chief of police shall notify the department of planning and inspections
¥12	to initiate the safe communities lease termination notice procedure directing the property
113	owner or property manager to terminate the tenancy in accordance with subsection (b).
414	
415	(b) Upon notification by the chief of police that termination of tenancy is required in accordance
-	

- with subsection (a), the department of planning and inspections shall notify the property 416 417 owner and property manager that they have 30 days to initiate the eviction or otherwise terminate the tenancy. Such notice shall be sent by U.S. Mail, evidenced by Certificate of 418 419 Mailing, to the property owner and property manager if a property manager is on record with
- 420 the department of planning and inspections.
- (Ord. No. 2013-04, 4-8-2013) 421 422
 - Sees. 22-374 22-380. Reserved.
- 423

424 **BE IT FURTHER ORDAINED:** 425

426 That Appendix F Fees and Fines, Chapter 22 Buildings and Building Regulations be amended by inserting the text indicated in bold, blue font and deleting the text indicated in red strikeout as follows: 427

428

429 **APPENDIX F – FEES AND FINES**

430 **Chapter 22. Buildings and Building Regulations**

Chapter 22. Buildings and Building Regulations	Fees and Fines
Article III. Building Code	
Fines not paid within 14 days of the day the fine was issued, including the d	ay the fine was issued,
shall be automatically doubled in amount.	
Sec. 22-61. Adopted (International Building Code)	
Sec. 105.5.1. Expiration; Additional 180-day extensions may be granted with payment of a renewal fee	\$25.00 per 180-day extension
Sec. 113.4. Violation penalties; Each day that a violation continues shall	Fine of not less than
be deemed a separate offense	\$100.00 or more than
	\$10,000.00
Sec. 114.3. Unlawful continuance	
First offense	\$100.00
Second offense	\$250.00
Third offense	\$500.00
Fourth and subsequent offenses	No less than \$1,000.00
	and no more than
	\$10,000.00
Sec. 22-65. Permit fees	
Fees shall double in the event that a permit is applied for after construction	on has commenced
without the permission of the building inspector. The building inspector ma	y waive the doubling of
fees in cases where the building permit applicant is not a professional contr	actor, and the work is
not being done by a professional contractor.	
Subsec. (a) Building permits	\$25.00 for first
	\$1,000.00 of costs and
	\$8.00 for each
	additional \$1,000.00 of
	costs or multiples
	thereof up to

	\$10,000,000.00 of
	costs, \$6.00 for each
	additional \$1,000.00 of
	costs or multiple
	thereof up to
	\$20,000,000.00, and
	\$5.00 for each
	additional \$1,000.00 of
	costs or multiple
	thereof above
	\$20,000,000.00
Subsec. (a) Fence permits	\$25.00 for first
	\$1,000.00 of costs and
	\$8.00 for each
	additional \$1,000.00 of
	costs or multiple
	thereof
Subsec. (a) Sign permits	\$0.75 per square foot
	of sign area; minimum
	fee for each permit
	\$50.00
Subsec. (a) Swimming pool permits	\$25.00 for first
	\$1,000.00 of costs and
	\$8.00 for each
	additional \$1,000.00 of
	costs or multiple
	thereof
Subsec. (a) Demolition permits, any building which is being demolished	\$50.00; \$0.00 if
for the purpose of vacating the land for future development or	condemned and
construction upon the same	required to be
	demolished by the city
	or any public entity
Subsec. (a) Moving permits, each building	\$250.00
Subsec. (a) Construction plan reviews, nonresidential (Not subject to	\$20.00 per set of plans
doubling)	
Subsec. (b) Reinspections (Not subject to doubling)	
First reinspection	\$0.00
Second reinspection	\$25.00
Third reinspection	\$50.00
Any subsequent reinspection	\$100.00
Article IV. Electrical Installations	
Fines not paid within 14 days of the day the fine was issued, including the da	ay the fine was issued,
shall be automatically doubled in amount.	

Sec. 22-110. Violations	Not less than \$25.00 or
Auticle V. Machenical Code	more than \$1,000.00
Article V. Mechanical Code	ing the douthe fine was issued
Fines not paid within 14 days of the day the fine was issued, includ shall be automatically doubled in amount.	ing the day the fine was issued,
-	~
Sec. 22-145. Heating, air conditioning, and heat pump permit fees	
Fees shall double in the event that a permit is applied for after co without the permission of the building inspector.	instruction has commenced
Subsec. (a) Heating permit	\$40.00 first 10,000
	BTUs and \$7.00 each
	additional 10,000 BTUs
	or multiple thereof
Subsec. (a) Air conditioning permit	\$40.00 per ton for the
	first five tons and
	\$7.00 per ton over five
	tons or multiple
	thereof
Subsec. (a) Heat pump permit	\$40.00 first 10,000
	BTUs and \$7.00 for
	each additional 10,000
	BTUs or multiple
	thereof or \$40.00 per
	ton for the first five
	tons and \$7.00 per ton
	over five tons or
Article VII. Diversing Code	multiples thereof
Article VI. Plumbing Code	ing the doubte fine was issued
Fines not paid within 14 days of the day the fine was issued, includ shall be automatically doubled in amount.	ing the day the line was issued,
Sec. 22-185. Permit fees	
Fees shall double in the event that a permit is applied for after co	nstruction has commenced
without the permission of the building inspector. The building insp	
fees in cases where the building permit applicant is not a professio	
not being done by a professional contractor.	
Subsec. (a) Enumerated	
Fixtures	\$35.00 first five
	fixtures and \$3.00 for
	each additional fixture
Garbage disposal and hot water heaters	A minimum fee of
	\$35.00
Gas, water and sewer inspection underground	\$30.00 for first 150
	feet and \$0.75 for each

	additional ten feet or		
	multiple thereof		
Article VIII. Leases	• •		
Fines not paid within 14 days of the day the fine was issued, including the c	lay the fine was issued,		
shall be automatically doubled in amount.			
(1) Lien. Any fines or fees imposed that remain unpaid shall:			
(a) Be added to the tax duplicate for the tax year said citation was	s issued by the city and		
invoiced as part of the annual property tax bill for said property and coll	ected as part of the city		
property tax collection process, and			
(b) Be placed by the city as specified in the municipal lien docket	as a lien against the		
property on which the violation occurred.			
Sec. 22-251. Unlawful leases			
Subsec. (g) Violations; penalties			
First offense	\$50.00 \$100.00		
Each subsequent offense	\$100.00 Not less than		
	\$100.00 or more than		
	\$1,000.00		
Article IX. Lodging Houses			
Fines not paid within 14 days of the day the fine was issued, including the d	ay the fine was issued,		
shall be automatically doubled in amount.			
(1) <i>Lien.</i> Any fines or fees imposed that remain unpaid shall:			
(a) Be added to the tax duplicate for the tax year said citation was			
invoiced as part of the annual property tax bill for said property and collected as part of the city			
property tax collection process, and			
(b) Be placed by the city as specified in the municipal lien docket			
(b) Be placed by the city as specified in the municipal lien docket			
(b) Be placed by the city as specified in the municipal lien docket			
(b) Be placed by the city as specified in the municipal lien docket a property on which the violation occurred.			
(b) Be placed by the city as specified in the municipal lien docket a property on which the violation occurred. Sec. 22-301. Generally			
(b) Be placed by the city as specified in the municipal lien docket a property on which the violation occurred. Sec. 22-301. Generally Subsec. (b) Expiration; fee	as a lien against the		
(b) Be placed by the city as specified in the municipal lien docket a property on which the violation occurred. Sec. 22-301. Generally	as a lien against the \$50.00 \$100.00 for		
(b) Be placed by the city as specified in the municipal lien docket a property on which the violation occurred. Sec. 22-301. Generally Subsec. (b) Expiration; fee	as a lien against the \$50.00 \$100.00 for the first ten rooms		
(b) Be placed by the city as specified in the municipal lien docket a property on which the violation occurred. Sec. 22-301. Generally Subsec. (b) Expiration; fee	as a lien against the \$50.00 \$100.00 for the first ten rooms and		
(b) Be placed by the city as specified in the municipal lien docket a property on which the violation occurred. Sec. 22-301. Generally Subsec. (b) Expiration; fee	as a lien against the \$50.00 \$100.00 for the first ten rooms and \$5.00 \$10.00 for each		
(b) Be placed by the city as specified in the municipal lien docket a property on which the violation occurred. Sec. 22-301. Generally Subsec. (b) Expiration; fee Annual permit fee	s a lien against the \$50.00 \$100.00 for the first ten rooms and \$5.00 \$10.00 for each additional room.		
(b) Be placed by the city as specified in the municipal lien docket a property on which the violation occurred. Sec. 22-301. Generally Subsec. (b) Expiration; fee	as a lien against the \$50.00 \$100.00 for the first ten rooms and \$5.00 \$10.00 for each additional room. \$50.00 \$100.00 for		
(b) Be placed by the city as specified in the municipal lien docket a property on which the violation occurred. Sec. 22-301. Generally Subsec. (b) Expiration; fee Annual permit fee	 as a lien against the \$50.00 \$100.00 for the first ten rooms and \$5.00 \$10.00 for each additional room. \$50.00 \$100.00 for the first ten rooms 		
(b) Be placed by the city as specified in the municipal lien docket a property on which the violation occurred. Sec. 22-301. Generally Subsec. (b) Expiration; fee Annual permit fee	 \$50.00 \$100.00 for the first ten rooms and \$5.00 \$10.00 for each additional room. \$50.00 \$100.00 for the first ten rooms and 		
(b) Be placed by the city as specified in the municipal lien docket a property on which the violation occurred. Sec. 22-301. Generally Subsec. (b) Expiration; fee Annual permit fee	as a lien against the \$50.00 \$100.00 for the first ten rooms and \$5.00 \$10.00 for each additional room. \$50.00 \$100.00 for the first ten rooms and \$50.00 \$100.00 for the first ten rooms and \$50.00 \$100.00 for the first ten rooms and \$2.50 \$10.00 for each		
(b) Be placed by the city as specified in the municipal lien docket is property on which the violation occurred. Sec. 22-301. Generally Subsec. (b) Expiration; fee Annual permit fee Annual dormitory permit fee	as a lien against the \$50.00 \$100.00 for the first ten rooms and \$5.00 \$10.00 for each additional room. \$50.00 \$100.00 for the first ten rooms and \$2.50 \$10.00 for each room thereafter.		
(b) Be placed by the city as specified in the municipal lien docket a property on which the violation occurred. Sec. 22-301. Generally Subsec. (b) Expiration; fee Annual permit fee	as a lien against the \$50.00 \$100.00 for the first ten rooms and \$5.00 \$10.00 for each additional room. \$50.00 \$100.00 for the first ten rooms and \$50.00 \$100.00 for the first ten rooms and \$50.00 \$100.00 for the first ten rooms and \$2.50 \$10.00 for each		

	per month of the amount of the license fee until the same is paid.
Subsec. (d) Reinstatement fee	\$100.00
Article X. Rental Dwellings	
Fines not paid within 14 days of the day the fine was issued, including the	day the fine was issued,
shall be automatically doubled in amount.	
Sec. 22-332. Inspection required	
Subsec. (b) Reinspection fee (Not subject to doubling)	
First follow-up inspection	\$0.00
Each subsequent reinspection, per inspection	\$50.00 \$100.00
If the permit fee is not paid on the date due, the permittee shall incur a per month of the amount of the license fee until the same is paid. Fines not paid within 14 days of the day the fine was issued, including the shall be automatically doubled in amount.	
Sec. 22-334 Insurance Required	
Subsec. (c) Violations; penalties	Not less than \$25.00, nor more than \$1,000.00
Sec. 22-351. Generally	
Subsec. (a) Single-family dwellings, annual permit	
Single-family detached dwelling, each dwelling	\$100.00 \$200.00
Single-family attached dwelling, each dwelling	\$80.00 \$200.00
Subsec. (b) Multiple-family dwellings, annual permit	
Multiple dwellings consisting of three or less dwelling units	\$100.00 \$200.00
Multiple dwellings consisting of four or more dwelling units:	
For the first three dwelling units	\$100.00 \$200.00
For each additional dwelling unit in excess of three	\$35.00 \$50.00
Condominium units and accessory apartments located within	\$35.00 \$75.00
structures principally used for owner occupancy, each	
Subsec. (c) Late payment penalty	A penalty fee in the
	amount of ten percent
	per month of the amount of the license
	fee until the same is
	paid.
Subsec. (d) Reinstatement fee	\$100.00
Sec. 22-360. Enforcement, Fees and Penalties, Reporting	
Subsec. (a) Short term rental license	\$100.00 \$200.00
	annually, prorated for partial year

Subsec. (b) Failure to register and obtain a license	\$100.00 Not less than			
	\$100.00 or more than			
	\$1,000.00 (not			
	prorated) in addition to			
	license			
Subsec. (c) Penalties for violations	\$100.00 Not less than			
	\$100.00 or more than			
	\$1,000.00 per offense			
Article XI. Dangerous Buildings				
Fines not paid within 14 days of the day the fine was issued, including the or shall be automatically doubled in amount.	day the fine was issued,			
Sec. 22-386. Violations; penalties for disregarding notices or orders				
Subsec. (a) Violations by owner, each offense, minimum	\$100.00			
Subsec. (b) Violations by occupant or lessee, each offense, minimum	\$100.00			
Subsec. (c) Removal of notice, each offense, not to exceed minimum	\$100.00			
Article XII. Vacant Buildings				
Fines not paid within 14 days of the day the fine was issued, including the o	day the fine was issued,			
shall be automatically doubled in amount.				
Sec. 22-403. Registration and registration fees				
Subsec. (a)(2)b.(ii). Registration fee				
Residential buildings and non-residential buildings <10,000 SF:				
Buildings vacant one year or less	\$375.00			
Buildings vacant for more than one year but less than two years	\$750.00			
Buildings vacant for more than two years but less than three years	\$1,500.00			
Buildings vacant for more than three years but less than five years	\$3,000.00			
Buildings vacant for five years or longer	\$5,000.00			
ADOPTED: * S:\ClerksOffice\Ordinances\BLOCKS\Ordinance.wpd				
SYNOPSIS				
This ordinance deletes the Safe Communities Ordinance which, according to t	-			
Communities Ordinance is problematic from an enforcement standpoint and believes that it a violation of the Residential Landlord-Tenant Code, 25 Del C. § 5101 <i>et seq</i> . This ordinance clarifies that an inspection is required in order to renew a rental license and raises the fees for rental permits which are more in line with what Newark (which has a high number of rentals given the student population) charges but is below the total amount of what Lewes and Rehoboth charge as well as helping to defray rising costs for inspections. This ordinance also requires that property owners who rent out properties have property insurance and allows unpaid fines related to rentals to become tax liens on the property.				
(SPONSORS: BOGGERTY AND HUGG)				

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- Actions History: 11/28/22 Scheduled for Final Reading 452
- 11/14/22 First Reading 453
- 09/27/22 Legislative, Finance, and Administration Committee 454 454