## **Proposed Amendments**

## Chapter 20-48 – Short-Term Rentals

(changes shown in underline)

- Amend Title 20 of the Santa Rosa Municipal Code, Chapter 20-48, Short-Term Rentals, Section 20-48.040(A) to read and provide as follows:
- A. Permit required.
  - 1. Hosted short-term rental. Hosted short-term rentals are allowed with a Short-Term Rental Permit in all City zoning districts.
  - 2. Non-hosted short-term rentals are allowed with a Short-Term Rental Permit in the Core Mixed Use (CMU), Station Mixed Use (SMU), Maker Mixed Use (MMU), and Neighborhood Mixed Use (NMU), Rural Residential (RR), Single Family Dwelling (R-1), Residential Planned Development (PD) where not explicitly prohibited, Medium Density Multi-Family Residential (R-2), Multi-Family Residential (R-3), Transit Village Residential (TV-R), Office Commercial (CO), Neighborhood Commercial (CN), Community Shopping Center (CSC), General Commercial (CG), and Transit Village-Mixed (TVM) zoning districts. Non-hosted short-term rentals are prohibited in all other zoning districts.
    - a. <u>The maximum number of Short-Term Rental Permits issued for non-hosted</u> <u>short-term rentals shall be 215 citywide.</u>
- Amend Title 20 of the Santa Rosa Municipal Code, Chapter 20-48, Short-Term Rentals, Section 20-48.080(B), Table 48.1 to read and provide as follows:

Enforcement Penalties		
First Violation	Second Violation within one	Third Violation within one
	year	year
\$500.00 and education	\$1,000.00	\$2,000.00 and revocation of
		Short-Term Rental Permit or
		revocation of operator in good
		standing status. The result of
		operator in good standing
		revocation shall be the same as
		denial of an STR Application
		which is that the operator is no
		longer an operator in good
		standing and shall immediately
		cease renting, offering, or
		advertising the short-term
		rental" pursuant to Section 20-
		48.040(B)(1)(b).

## **TABLE 48.1 ENFORCEMENT PENALTIES**