Sec. 13-1629. - Purpose.

The Town Council finds that certain transitory uses of residential property may negatively affect the residential character of a community and invite illicit activity. Therefore, it is necessary and in the interest of the public health, safety, and welfare to monitor and provide reasonable means for citizens of the Town of Miami Lakes to mitigate impacts created by such transitory uses of residential property within the Town. It is unlawful for any owner of any property within the geographic bounds of the Town of Miami Lakes, Florida, to rent or operate a vacation rental of residential property contrary to the procedures and regulations established in this article, county or state law.

(Ord. No. 22-302, § 2, 7-25-2022; Ord. No. 25-334, § 2(Exh. A), 3-18-2025)

Sec. 13-1630. - Definitions.

For the purpose of this article, the following terms, phrases, words, abbreviations and their derivations shall have the meaning given herein. When not inconsistent with the context, words used in the present tense include the future tense, words in the plural number include the singular number, and words in the singular number include the plural number. The word "shall" is always mandatory and not merely directory.

*Bedroom* or *sleeping room* shall mean a private room planned and intended for sleeping, separated from other rooms by a door, and accessible to a bathroom without crossing another bedroom or interior room.

*Certificate of compliance* shall mean a document issued by the Town finding the building, land use or site complies with the applicable code regulations and procedures.

Garbage shall include all forms solid waste as defined in Section 37-151 of the Town Code.

*Owner* shall mean an individual, firm, association, syndicate, partnership, or corporation owning or having a proprietary interest in a parcel of land.

*Person* shall mean a corporation, company, association, society, firm, partnership, or joint stock company, as well as an individual, a state, and all political subdivisions of a state or any agency or instrumentality thereof.

Residential property refers to single family, townhouse, and multi-family residential units.

*Responsible party* shall mean the owner, or the person designated by the owner of the property to be called upon to answer for the maintenance of vacation rental property and for the conduct and acts of occupants of the vacation rental property.

*Transient occupants (occupants)* shall mean any person, or guest or invitee of such person, who occupies or is in actual or apparent control or possession of residential property registered or used as a vacation rental. It shall be a rebuttable presumption that any person who holds themselves out as being an occupant or guest of an occupant of the vacation rental is a transient occupant.

Vacation rental shall mean any unit or group of units in a condominium or cooperative or any individually or collectively owned single-family, two-family, three-family, or four-family house or dwelling unit that is rented to guests more than three times in a calendar year for periods of less than 30 days or one calendar month, whichever is less, or which is advertised or held out to the public as a place regularly rented to guests, but that is not a timeshare project.

(Ord. No. 22-302, § 2, 7-25-2022; Ord. No. 25-334, § 2(Exh. A), 3-18-2025)

Sec. 13-1631. - Registration required and application.

(a) Registration required. It is unlawful for any person to allow another person to occupy any residential property as a vacation rental within the Town of Miami Lakes, or offer such rental services within the Town, unless the person has registered the vacation rental property with the Town and the vacation rental property has been issued a certificate of use (CU) and business tax receipt (BTR) in accordance with the provisions of this article.

Application for a vacation rental. In additional to the standard Town certificate of use (CU) and business tax receipt (BTR) application information and documentation, applications for registration shall set forth at a minimum:

- (1) The legal description of the property offered for rental (i.e., address, lot, block and subdivision name);
- (2) Name, address, and phone number of owners of said property;
- (3) Name, address, and emergency contact phone number of the responsible party for said property, which shall be available at all times;
- (4) An approved inspection report of the Miami-Dade County Fire Rescue Department verifying compliance with the department's criteria for a residential dwelling transient lodging use;
- (5) Agreement by the responsible party that the phone number for the responsible party will be which shall be available at all times;
- (6) Agreement by the owner and responsible party to all of the following:
  - a. That all vehicles associated with the vacation rental must be parked in compliance with the Code of Ordinances of the Town of Miami Lakes;
  - b. That it shall be unlawful to allow or make any noise or sound that exceeds the limits set forth in <u>Chapter 16</u>, of the Town Code of Ordinances;

That the owner, responsible party and property shall comply with all applicable city, county, state, and federal laws, rules, regulations, ordinances and statues including, but not limited, to the Fair Housing Act. In addition to the prohibitions set forth in the Fair Housing Act, the owner and responsible party shall not refuse to rent the vacation rental or terminate a rental due to the sexual orientation or gender identification of the transient occupant/transient occupant applicant;

- d. That no solid waste container shall be located at the curb for pickup before 6:00 p.m. of the day prior to pick up, and the solid waste container shall be removed before midnight of the day of pickup;
- e. That whoever, without being authorized, licensed, or invited, willfully enters or remains in any structure or conveyance of a property, or, having been authorized, licensed, or invited, is warned by the owner or lessee, to depart the property and refuses to do so, commits the offense of trespass in a structure or conveyance;
- f. That the application and any related approvals are specific to the property identified in the application and approval; other properties are not jointly shared commodities and should not be considered available for use by transient occupants of the property, which is the subject of the application; and
- g. That the subletting of any vacation rental property is strictly prohibited.
- (7) Proof of owner's current ownership of the property;
- (8) Proof of registration with, or exemption from, the Florida Department of Revenue for sales tax collection and Miami-Dade County for Tourist and Convention Development Taxes, where applicable;
- (9) Proof of licensure with, or exemption from, the Florida Department of Business and Professional Regulation for a transient public lodging establishment, where applicable; and
- (10) Proof that notice has been provided to the home owners association, condominium, cooperative or management of the complex in which the vacation rental unit or units are proposed, and an affidavit executed by the homeowner acknowledging that their home owners association, condominium, cooperative or managements of the complex in which the vacation rental unit or units certificate of use.
- (11) Submission of an incomplete registration application form shall result in rejection of the application.
- (b) False information. It shall be unlawful for any person to give any false or misleading information in connection with the application for registration required by this article. This section shall be strictly enforced to the fullest extent ted by all applicable law. Penalties shall include revocation of rental certificate of use and may include criminal penalties.

Sec. 13-1632. - Fees and inspection for vacation rental certificate of use.

The Town will charge a fee of \$500.00 to obtain a vacation rental certificate of use. This fee will cover administrative time in processing the application, and will include a life/safety inspection. A renewal fee of \$500.00 for said and for enforcement of these Code provisions. The fees for a vacation rental CU and BTR shall be provided for by resolution adopted by the Town Council of the Town of Miami Lakes.

(Ord. No. 22-302, § 2, 7-25-2022; Ord. No. 25-334, § 2(Exh. A), 3-18-2025)

Sec. 13-1633. - Responsible party required.

- (a) Whenever any property is required to be registered under this article, the owner shall appoint a natural person who resides within the Town to serve as the responsible party for service of notices as are specified herein, and notices given to the responsible party shall be sufficient to satisfy any requirement for notice to the owner. An initial responsible party shall be designated, and name submitted with the application for registration, and the Town Manager or his designee shall thereafter be notified of any change of responsible party within 15 days of such change. Further, it is the affirmative duty of the responsible party to:
  - (1) Inform all occupants, in writing, prior to occupancy of the property of applicable Town of Miami Lakes ordinances concerning sex offenders and sex offender residency prohibition, noise, vehicle parking, garbage, and common area usage with a copy of the applicable Town ordinances printed in the English and Spanish languages and posted prominently near the main entrance of the establishment;
  - (2) Maintain all properties under their control in compliance with the occupancy limits, as specified in this article, the Florida Building Code and the Code of Ordinances of the Town of Miami Lakes, Florida, as determined by the building official or his designee;
  - (3) See that the provisions of this article are complied with and promptly address any violations of this article or any violations of law which may come to the attention of the responsible party;
  - (4) Be available with authority to address and coordinate solutions to problems with the rental of the property 24 hours a day, seven days a week;
  - (5) Be situated close enough to the property as to be able to, and shall, respond to emergency calls within two hours of notification;
  - (6) Keep available a register of all renters which shall be always open to inspection by authorized personnel of the Town; and
  - (7) Maintain the entire property free of garbage and litter that is not stored in authorized receptacles for collection in compliance with the applicable code provisions.

Failure of the owner to report a change of the responsible party, or failure of the owner or responsible party to perform the tasks listed herein may result in revocation of the vacation rental certificate of use.

(Ord. No. 22-302, § 2, 7-25-2022; Ord. No. 25-334, § 2(Exh. A), 3-18-2025)

Sec. 13-1634. - Standards and requirements for vacation rentals.

- (a) *Minimum requirements for issuance of a vacation rental certificate of use.* The Town Manager or his designee may issue a vacation rental certificate of use to the applicant upon proof that the following has occurred:
  - (1) A Florida Department of Revenue certificate of registration for purposes of collecting and remitting tourist development taxes, sales surtaxes and transient rental taxes, where applicable;
  - (2) A Florida Department of Business and Professional Regulations license as a transient public lodging establishment, where applicable;
  - (3) An approved inspection report of the Miami-Dade County Fire Rescue Department verifying compliance with the department's criteria for a residential dwelling transient lodging use;
  - (4) An affidavit, demonstrating initial and on-going compliance with vacation rental standards contained herein, plus any other applicable local, state and federal laws, regulations and standards to include, but not be limited to F.S. ch. 509, and Rules, Chapter 61C and 69A, Florida Administrative Code; and
  - (5) The applicant shall abide by Miami-Dade County Minimal Housing Standards.
  - (6) A copy of the vacation rental/lease agreement form to be used when contracting with transient occupants.
- (b) *Vacation rental standards.* The following standards shall govern the use of any vacation rental as a use:
  - (1) Minimum life/safety requirements:
    - a. *Swimming pool, spa and hot tub safety.* A swimming pool, spa or hot tub shall comply with the current standards of Residential Swimming Pool Safety Act, F.S. ch. 515 and applicable local law as amended from time to time.
    - b. *Bedroom or sleeping rooms*. All bedrooms or sleeping rooms shall meet the minimum requirements of the Florida Building Code.
    - c. *Smoke and carbon monoxide (CO) detection and notification system.* If an interconnected and hard-wired smoke and carbon monoxide (CO) detection and notification system is not in place within the vacation rental unit, then an interconnected, hard-wired smoke alarm

and carbon monoxide (CO) alarm system shall be required to be installed and maintained on a continuing basis consistent with the requirements of Section R314, Smoke Alarms, and Section R315, Carbon Monoxide Alarms, of the Florida Building Code—Residential.

- d. *Fire extinguisher*. A portable, multi-purpose dry chemical 2A:10B:C fire extinguisher shall be installed, inspected and maintained in accordance with NFPA 10 on each floor/level of the unit. The extinguisher(s) shall be installed on the wall in an open common area or in an enclosed space with appropriate markings visibly showing the locations.
- e. There shall be posted, next to the interior door of each bedroom or sleeping room a legible copy of the building evacuation map—Minimum "8½ by 11 inches."
- (2) *Maximum occupancy.* The maximum vacation rental occupancy shall not exceed the smallest occupancy calculated pursuant to each of the following standards:
  - a. One person per 150 gross square feet of air-conditioned living space;
  - b. Two persons per bedroom or sleeping room, meeting the requirements for a bedroom or sleeping room in the Florida Building Code, plus two additional persons that may sleep in one common area; and
  - c. The maximum occupancy shall be limited to two transient occupants per sleeping room and two transient occupants per any other room in the vacation rental unit. As a way of example, this means a maximum of two persons per bedroom/maximum of two additional persons per living room/great room/den/etc. (does not include kitchens, bathrooms, closets, pantries, hallways, laundry rooms, and porches).
  - d. Three transient occupants per one off-street parking space legally available to the property, the exact number of which is determined by the requirement of <u>Chapter 13</u>, Article VIII, of the Town of Miami Lakes Code of Ordinances.
- (3) Solid waste handling and containment. Town solid waste containers shall be provided for the maximum transient occupancy by this article, as required in Section 16-23. Appropriate screening and storage requirements for solid waste containers shall apply per any development approval and be incorporated into the certificate. For purposes of this section, a solid waste container shall not be placed at curbside before 6:00 p.m. of the day prior to solid waste pickup, and the solid waste container shall be removed from curbside before midnight of the day of pickup.
- (4) *Minimum vacation rental/lease agreement wording.* The vacation rental/lease agreement shall contain the minimum information as provided for in this subsection as approved by the Town Manager or designee. The applicant shall be responsible to post a copy of the vacation rental certificate of use and other Town mandated documentation in a conspicuous place that is readily available to the renter.

*Minimum vacation rental lessee information.* The vacation rental lessee shall be provided with a copy of the information required in this subsection and the owner or responsible party shall post all of the following conspicuously within each vacation rental unit:

- a. A statement advising the occupant that any sound that is a noise disturbance as provided per definition in <u>Section 16-1</u> of the Code of Ordinances of the Town of Miami Lakes is subject to Town Code enforcement, including but not limited to fines;
- b. A sketch of the location of the off-street parking spaces available to the property;
- c. The days and times of trash pickup and the solid waste handling and containment requirements of this article;
- d. The location of the nearest hospital; and
- e. The local non-emergency police phone number.
- (6) Responsible party designation. The owner shall act as, or retain at all times, a designated responsible party capable of meeting the duties provided in this chapter.
- (7) *Advertising.* Any advertising of the vacation rental unit shall conform to information included in the vacation rental business tax receipt (BTR) and the property owner's approval, including but not limited to the maximum occupancy.
- (8) Sexual offenders and sexual predators. It is unlawful to allow another person to occupy a residential property as a vacation rental within the Town of Miami Lakes, knowing or should have known that it will be occupied by a person prohibited from establishing a permanent residence or temporary residence at said residential property pursuant to Section 12-19 of the Code of Ordinances, if such place, structure, or part thereof, is located within 2,500 feet of any school, designated public school bus stop, day care center, park or playground or other place where children regularly congregate.
- (9) *Posting of certificate of compliance.* The certificate of compliance shall be posted on the back of or next to the main entrance door and shall include at a minimum the name, address and phone number of the responsible party and the maximum occupancy of the vacation rental.
- (10) Other standards. The occupant shall be advised that all standards contained within the Code of Ordinances and Land Development Regulations of the Town of Miami Lakes including, but not limited to: Noise, setbacks, and storm-water, are applicable to the vacation rental and may be enforced against the occupant.

(Ord. No. 22-302, § 2, 7-25-2022; Ord. No. 25-334, § 2(Exh. A), 3-18-2025)

Sec. 13-1635. - Administration, penalties, and enforcement.

- (a) Reserved.
- (b)

The vacation rental certificate of use not transferable. No vacation rental [certificate of use] issued under this article shall be transferred or assigned or used by any person other than the person to whom it is issued, or at any location other than the location for which it is issued.

(c) Expiration of vacation rental certificate of use. All vacation rental [certificates of use] issued under the provisions of this article shall be valid for no more than one year, and all vacation rental [certificates of use] shall expire on September 30 of each year. Fees for renewal and applicable late renewal fees shall be established by resolution of the Town Council.

## (d) Revocation.

(1) Any rental vacation use issued pursuant to this article may be denied, revoked, or suspended by the Town Manager for the violation of this article, any provision of the Town of Miami Lakes Code of Ordinances, or federal or state law by the owner, responsible party or occupants. Such denial, revocation or suspension is in addition to any penalty provided herein.

## (2) Offenses/violations.

- a. Non-compliance with any provisions of this article shall constitute a violation of this article.
- b. *Separate violations.* Each day a violation exists shall constitute a separate and distinct violation.
- c. Sexual offender and sexual offender occupancy/residency. If a person or persons, as defined in section 12-19 of the Town Code, are found to occupy a vacation rental unit, all Town issued BTRs or other rights to use a dwelling unit as a vacation rental shall be revoked immediately.
- (3) Remedies/enforcement. Violations of this article shall be subject to penalties as part of a progressive enforcement program with the primary focus on compliance and compatibility with adjoining properties, versus penalties and legal actions. To accomplish a safe and effective vacation rental program it is key that vacation rental owners and responsible parties are responsive and responsible in the management of the property for compliance with this section. Code enforcement activities will be conducted in accordance with F.S. ch. 162 and Code of Ordinances of the Town of Miami Lakes. The remedy/enforcement provisions set forth herein shall take precedent over other Town code enforcement regulations. If an owner, as defined hereinabove, owns and operates multiple vacation rental units in the Town, the cumulative offenses that occur in the vacation rental units shall be used in enforcement actions. Additionally, the Town shall have the authority to foreclose any code enforcement lien that may exist on any non-homesteaded property, as defined by Florida law.

Warnings. A warning shall be issued for a first-time violation and have a correction/compliance period associated with it. Such a warning may include notice to other agencies for follow-up by such agencies, such as the Florida Department of Business and Professional Regulation, the Florida Department of Revenue, the Miami-Dade County Tax Collector and the Miami-Dade County Property Appraiser, as applicable. Non-compliance within a correction compliance period shall result in the issuance of a civil violation notice (citation).

- b. The Town shall prosecute a code violation pursuant to <u>Chapter 8</u> of the Town Code titled "Code Enforcement." The Town may also rely on an appropriate enforcing agency at the state or local level.
- c. A violation of any of the provisions of this division is punishable by a fine of up to \$250.00 for a first time violation and up to \$500.00 for a repeat violation.
- d. *Additional remedies.* Nothing contained herein shall prevent the Town from seeking all other available remedies which may include, but not be limited to suspension or revocation of a vacation rental CU and BTR, injunctive relief, liens, revocation of the vacation rental, and other civil and criminal penalties, including foreclosure of Town Code Enforcement Liens, as provided by law, as well as referral to other enforcing agencies.
- (4) Suspension of vacation rental. In addition to any fines and any other remedies described herein or provided for by law or equity, the Town of Miami Lakes may suspend a vacation rental CU and BTR for multiple violations of the maximum occupancy in any continuous 12-month period, in accordance with the following:
  - a. Suspension timeframes.
    - 1. Upon a second violation of the maximum occupancy the vacation rental shall be suspended for a period of 30 calendar days.
    - 2. Upon a third violation of the maximum occupancy the vacation rental shall be suspended for a period of 12 calendar months.
    - 3. For each additional violation of the maximum occupancy the vacation rental shall be suspended for an additional 12 calendar months.
    - 4. As related to violations of the Town's sexual offender regulations found in <u>Section 12-19</u> of the Town Code and the provisions set forth herein, the Town shall immediately revoke the vacation rental indefinitely, and shall not re-issue a until the Town Police Commander or designee approves the re-issuance.
  - b. *Suspension restrictions.* An occupant may not occupy a vacation rental during any period of suspension of a vacation rental.
    - 1. The suspension shall begin immediately following notice, commencing either:
      - i. At the end of the current vacation rental lease period; or

- ii. Within 30 calendar days, whichever date commences earlier, or as otherwise determined by the Town Manager or designee.
- (5) Operation of a vacation rental during any period of suspension shall be deemed a violation pursuant to this article and shall be subject to daily fine, up to the maximum amount as otherwise provided in Florida Statutes for repeat violations, for each day that the vacation rental operates during a period of violation.
- (6) *Number of violations.* For purposes of this section only, violations shall be identified per the rental period or per every seven days, whichever is less and for only those violations in which a code enforcement citation or criminal charge was issued. Violations could potentially occur multiple times over the same rental period. If an owner, as defined hereinabove, owns and operates multiple vacation rental units in the Town, all cumulative offenses that occur in the vacation rental units shall be used in enforcement actions.
- (e) *Complaints.* Whenever a violation of this article occurs, or is alleged to have occurred, any person may file a complaint. Such complaint, stating fully the causes and basis thereof, shall be filed with the Town Manager or his designee. The Town Manager or his designee shall promptly record such complaint, investigate, and act thereon in accordance with this article.
- (f) *Enforcement.* The Town Manager or their designee shall enforce the provisions of this article. (Ord. No. 22-302, § 2, 7-25-2022; Ord. No. 25-334, § 2(Exh. A), 3-18-2025)

Secs. 13-1636—13-1700. - Reserved.