AGENDA MEETING OF THE CITY COUNCIL VERSAILLES MUNICIPAL BUILDING October 1, 2024 AT 5:30 P.M.

- 1. Prayer
- 2. Pledge
- 3. Roll Call
- 4. Approval of September 17, 2024 Minutes
- 5. Public Comment
- 6. Mayoral Vacancy
- 7. 2nd Reading Ordinance 2024-14 An Ordinance Promoting Public Health In The Requirement Of Certification Of Recovery Residences Providing Treatment For Alcohol And Other Drug Abuse
- 8. Fire Department request to donate old flag pole from Station 1 to the Versailles-Woodford Parks and Recreation
- 9. Fire Department request to surplus items from house at 168 Kroger Way
- 10. Mayor Miscellaneous
- 11. Council Miscellaneous/Committee Reports
- 12. Department Directors
- 13. Adjournment

SUBJECT TO REVISION

SEPTEMBER 17, 2024 PAGE ONE MINUTES OF REGULAR COUNCIL MEETING VERSAILLES MUNICIPAL BUILDING/5:30 P.M.

ROLL CALL: MAYOR BRIAN TRAUGOTT PRESIDED OVER THE MEETING. ALSO PRESENT WERE COUNCIL MEMBERS MARY BRADLEY, LISA JOHNSON, GARY JONES, AND ANN MILLER. COUNCIL MEMBERS CHANTEL BINGHAM AND LAURA DAKE WERE ABSENT. CITY ATTORNEY BILL MOORE WAS ALSO PRESENT.

DEPT. HEADS: BART MILLER, MIKE MURRAY, T.A. RANKIN, AND ELIZABETH REYNOLDS WERE PRESENT REPRESENTING THEIR RESPECTIVE DEPARTMENTS.

MOTION BY JOHNSON, SECONDED BY MILLER TO APPROVE AND ADOPT THE MINUTES OF THE SEPTEMBER 3, 2024 REGULAR COUNCIL MEETING.

The vote was as follows: Bradley, Johnson, Jones and Miller voting aye.

MOTION BY MILLER, SECONDED BY JONES TO APPROVE AND ADOPT THE MINUTES OF THE SEPTEMBER 10, 2024 WORK SESSION.

The vote was as follows: Jones and Miller voting aye. Council members Bradley and Johnson abstained.

Public Comment

No public comment was received.

Rich Pictor, Executive Director of Parks and Recreation, provided an update, including pictures, of the Big Spring Park Project and the Pickleball Courts Project. He noted that the park project would not be what it is without Mayor Traugott's support. He stated that the committee had made a decision to consolidate the playground footprint in order to spend less on the rubber ground cover and more on the actual equipment from Miracle Playgrounds. The equipment selected includes a large "mega" structure that is approximately thirty feet tall and has several slides and other offerings, musical playground equipment, a smaller structure geared toward children age two to five years old, and a wheelchair accessible glider and merry go round. Mr. Pictor noted that there will be six benches throughout and shade structures will be added in the months after the playground is opened so they can determine the best locations. He stated that they will finish the second layer of asphalt tomorrow for the pickleball courts. Mr. Pictor said that the company has installed the water lines for the water fountains and the concrete posts for the shade structures, then they will turn it over to the Tennis Technologies to complete the project, putting the final coatings on, the net, etc. He stated that they are about a month from completion on that project, as long as the weather holds out.

At the request of Council member Bradley, City Attorney Bill Moore provided first reading of Ordinance 2024-22 An Ordinance Authorizing all Cannabis Business Operations.

Public Works Director Bart Miller presented the following quotes for a salt spreader:

Paris Supply	\$7,874.00
Dukes A&W Enterprises, Inc.	\$8,122.00
Central Equipment	\$8,640.00

He recommended the low quote as presented by Paris Supply.

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Mr. Miller also presented the following quotes for a snow plow:

Dukes A&W Enterprises	\$6,608.00
Paris Supply	\$7,389.00
Central Equipment	\$8,820.00

Mr. Miller recommended the low quote as submitted by Dukes A&W Enterprises.

MOTION BY JOHNSON, SECONDED BY JONES TO APPROVE AND ACCEPT THE QUOTE AS PRESENTED BY DUKES A&W ENTERPRISES FOR THE PURCHASE OF A SNOW PLOW FOR THE PUBLIC WORKS DEPARTMENT IN THE TOTAL AMOUNT OF \$6,608.00.

The vote was as follows: Bradley, Johnson, Jones and Miller voting aye.

Mr. Miller presented the following quotes for tree removal and pruning at 260 Amsden Avenue. He stated that normally the trees are on residential property and it is the responsibility of the homeowner. However, this tree has been determined to be on City property.

Dave Leonard Tree Service	\$22,800.00
Bailey & Sons	\$30,000.00

MOTION BY MILLER, SECONDED BY JONES TO APPROVE AND ACCEPT THE QUOTE AS PRESENTED BY DAVE LEONARD TREE SPECIALISTS IN THE AMOUNT OF \$22,800.00 FOR THE TREE REMOVAL AND PRUNING AT 260 AMSDEN AVENUE.

The vote was as follows: Bradley, Johnson, Jones and Miller voting aye.

Mr. Miller presented the following quote for the Downtown Roofline Light Project:

Christian Electric \$25,946.00

He noted that they had asked a second company to quote the project, but they chose not to submit a quote. The quote includes any necessary electric work and the purchase of the lights.

MOTION BY BRADLEY, SECONDED BY JOHNSON TO APPROVE AND ACCEPT THE QUOTE AS PRESENTED BY CHRISTIAN ELECTRIC FOR THE DOWNTOWN ROOFLINE LIGHT PROJECT IN THE TOTAL AMOUNT OF \$25,946.00.

The vote was as follows: Bradley, Johnson, Jones and Miller voting aye.

Fire Chief T.A. Rankin presented the following quotes for the Versailles Fire Department Station #1 Exhaust System:

Magnegrip	\$11,662.00
Hastings Air Energy Control, Inc.	\$14,881.06

Chief Rankin recommended the low quote as presented.

MOTION BY IOHNSON SECONDED BY IONES TO ADDROVE AND A CODDE

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Chief Rankin presented the following quotes for the Versailles Fire Department Station #1 Remodel Concrete Coating:

Karsare Systems	\$17,040.00
Taylormade Decorative Concrete & Epoxy	\$17,128.00
Armourflo	\$17,926.00
Kentucky Concrete Coatings, LLC	\$19,176.00

MOTION BY MILLER, SECONDED BY BRADLEY TO APPROVE AND ACCEPT THE QUOTE AS PRESENTED BY KARSARE SYSTEMS FOR CONCRETE COATING IN THE AMOUNT OF \$17,040.00.

The vote was as follows: Bradley, Johnson, Jones and Miller voting aye.

Public Works Director Miller presented a change order for the School House Road/Chinoe Road Paving in the amount of \$32,274.00. He noted that it includes removing and repositioning curb and gutter as well as additional marking and striping. He stated that Lexington Quarry Company is state price contract and development bond funds will be used toward this project.

MOTION BY JOHNSON, SECONDED BY MILLER TO APPROVE THE CHANGE ORDER AS PRESENTED BY LEXINGTON QUARRY COMPANY IN THE AMOUNT OF \$32,274.00 FOR THE SCHOOL HOUSE ROAD/CHINOE ROAD PAVING PROJECT.

The vote was as follows: Bradley, Johnson, Jones and Miller voting aye.

Fire Chief Rankin presented Change Order #0011 in the amount of \$14,889.00 for additional concrete and paving in the Station #1 Renovation Project.

MOTION BY BRADLEY, SECONDED BY JOHNSON TO APPROVE CHANGE ORDER #0011 AS PRESENTED BY MEFFORD CONTRACTING IN THE AMOUNT OF \$14,889.00 FOR CONCRETE AND PAVING ADDITIONS FOR THE VERSAILLES FIRE DEPARTMENT STATION #1 RENOVATION PROJECT.

The vote was as follows: Bradley, Johnson, Jones and Miller voting aye.

Public Works Director Miller requested permission to surplus the following trucks and advertise for sale on Govdeals:

2003 Chevrolet C-2500 4WD Pickup 2010 Ford F-150 4WD Pickup 2012 Chevrolet C-1500 4WD Extended Cab Pickup

MOTION BY JOHNSON, SECONDED BY BRADLEY TO APPROVE THE REQUEST TO SURPLUS THE THREE TRUCKS LISTED AND TO ADVERTISE FOR SALE ON GOVDEALS.COM.

The vote was as follows: Bradley, Johnson, Jones and Miller voting aye.

Mr. Miller also requested approval to surplus and donate a 2000 Chevrolet C-2500 4WD Pickup to the

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Discussion – Recovery Residences

Mayor Traugott included a draft of Ordinance 2024-14 in the packets. He noted that the council had previously discussed whether to post addresses after a spokesperson from Isaiah House attended a council meeting and expressed concern for the residents of the recovery houses if their addresses were published on the website. Mayor Traugott stated that Elizabethtown does publish the addresses at this time. He also stated that the council had previously discussed questions they had about enforcement.

Council member Johnson stated that enacting some form of the proposed ordinance would be proactive rather than reactive.

At the request of Council member Johnson, City Attorney Moore provided first reading of Ordinance 2024-14 An Ordinance Promoting Public Health in the Requirement of Certification of Recovery Residences Providing Treatment for Alcohol and Other Drug Abuse.

Discussion – Event Space Rules

Mayor Traugott provided the council with a copy of Executive Order 2024-4 which establishes rules governing the use of the Downtown Market and Entertainment District. He stated that he thought this Order at least provided some rules for the district until the council adopts a more detailed Municipal Order.

Council member Johnson asked about posting community events and an event calendar on the website.

Ms. Johnson stated that the Executive Order leaves some things two vague including the timeframe in "5e" and the timeframe for notice in "9".

The council agreed to further discuss the rules for the use of the Downtown Market and Entertainment District at the next council work session.

Public Works Director Miller presented a request to release the development bond for Legends Unit 3. He stated that all work has been completed. The total amount of the bond is \$64,897.00 plus accrued interest.

MOTION BY JONES, SECONDED BY BRADLEY TO RELEASE THE DEVELOPMENT BOND FOR LEGENDS UNIT 3 IN THE TOTAL AMOUNT OF \$64,897.00 PLUS ACCRUED INTEREST.

The vote was as follows: Bradley, Johnson, Jones and Miller voting aye.

Mayor Miscellaneous

Mayor Traugott presented a Work Order from Thoroughbred Engineering for engineering services on-site. He stated that the funds are not paid by the City of Versailles, they are simply a pass through. He noted that both the architect and construction manager are recommending this contract.

MOTION BY MILLER, SECONDED BY BRADLEY TO APPROVE AND ACCEPT THE WORK ORDER FOR ON-SITE ENGINEERING SERVICES FOR THE STORM SHELTER PROJECT AS PRESENTED BY THOROUGHBBED ENGINEERING IN THE AMOUNT OF 600 200 200

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Mayor Traugott recognized tonight as his last council meeting as Mayor, with his resignation being effective prior to the council meeting on October 1st. He read a speech he had prepared that recognized the accomplishments he had been a part of and noting how extremely gratifying it has been to serve as Mayor. He spoke about the many things he is proud of during his eleven years including how proud he is of the way the City of Versailles handled the pandemic and pushed funding out for small businesses. He praised each council member, magistrate, County Judge Executive, and Midway Mayor that he has worked with throughout his time. He stated that there is no greater asset than the people that live here – noting that that the world is so divided and we have unity here in Versailles.

Mayor Traugott touched on his next chapter at Kentucky League of Cities and provided unsolicited advice to whomever may be appointed as the next Mayor.

Lastly, he spoke on the personal side of his eleven years as Mayor. He talked about celebrating both his ten and twenty year anniversaries with his wife, Laini, while serving as Mayor, their thirty days spent in the NICU immediately following the birth of their son, and the finalization of their adoption of Liam which took place by virtual court hearing here at City Hall. He also noted how he went through the loss of his father soon after being elected as Mayor and praised the endless support he has received from his mom, Donna. He touched on the many friendships he has built during his time as Mayor and how much he will miss so many people. He finished by saying that he and his family will continue to be Versailles residents.

Council Miscellaneous/ Committee Reports

Council members Bradley, Johnson, Jones, and Miller each praised Mayor Traugott and their time they have served with him.

Department Directors

City Clerk Elizabeth Reynolds reflected on her friendship with Mayor Traugott and his wife, noting how much she is going to miss seeing Liam regularly in City Hall.

Public Works Director Miller announced that they had an emergency valve replacement over the weekend that caused low water pressure for areas around Huntertown Road. He stated that they had contracted with OES Underground for the emergency repair because they were able to be on-site quickly. The total cost was \$47,500.00. The replacement was completed Sunday morning and water pressures were back to normal by Sunday afternoon.

MOTION BY MILLER, SECONDED BY JOHNSON TO APPROVE THE EMERGENCY WATER VALVE REPLACEMENT BY OES UNDERGROUND IN THE TOTAL AMOUNT OF \$47,500.00.

The vote was as follows: Bradley, Johnson, Jones and Miller voting aye.

Mr. Miller praised Mayor Traugott for always valuing teamwork and for making department directors and employees always feel heard and their opinions valued.

Brian Clark, Emergency Management, thanking Mayor Traugott for his continuous support throughout his time in office.

Fire Chief Rankin recognized the Knights of Columbus for their donation of \$5,100 toward the Safe

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City Attorney Bill Moore said that he was thankful Mayor Traugott served Versailles for as long as he has, noting that someone with his abilities could have been snatched up long before now. He stated that the City of Versailles has really been able to benefit from having Mayor Traugott here and that we all really appreciate it.

City resident Lillie Cox praised Mayor Traugott noting that she knows he loves God, loves his family, and has done a good job for the people of Versailles. She said his love for Woodford County always comes through.

Mayor Traugott adjourned the meeting without objections.

APPROVED:

MAYOR

ATTEST:

ELIZABETH C. REYNOLDS, CITY CLERK

CITY OF VERSAILLES ORDINANCE NO. 2024-14

TITLE: AN ORDINANCE PROMOTING PUBLIC HEALTH IN THE REQUIREMENT OF CERTIFICATION OF RECOVERY RESIDENCES PROVIDING TREATMENT FOR ALCOHOL AND OTHER DRUG ABUSE

WHEREAS, the City of Versailles (City), acknowledges the need for effective recovery residences to address drug and alcohol abuse as part of a comprehensive addiction recovery services in the City; and

WHEREAS, the lack of minimum operating standards or regulations relating to recovery residences, recovery homes, sober living residences, alcohol, illicit drugs, and other intoxicating substance-free homes for unrelated individuals have created an environment for some operators of such facilities to take advantage of persons in need of such recovery services; and

WHEREAS, Section 156b of the Constitution of Kentucky is the enabling constitutional permission for the Kentucky General Assembly to afford cities to the power to pass laws which are "in furtherance of a public purpose" and the General Assembly has duly enacted KRS 82.082 generally known as the "Home Rule" authority to cities to promote health, safety, morals, or general welfare of the people; and

WHEREAS, the Kentucky General Assembly duly enacted KRS 222.500 to 222.510 effective June 29, 2023 providing for a certification program for recovery residences and specifically providing in KRS 222.510 a local government's authority to regulate the ruse of property.

NOW THEREFORE IT BE ORDAINED BY THE VERSAILLES CITY COUNCIL AS FOLLOWS:

Section 1. DEFINITIONS. The terms used in this Ordinance shall have the following meaning:

- (1) "Cabinet" means the Kentucky Cabinet for Health and Family Services;
- (2) "Certifying organization" means:

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- (a) The Kentucky Recovery Housing Network;
- (b) The National Alliance for Recovery Residences;
- (c) Oxford house, Inc.; and
- (d) Any other organization that develops and administers professional certification programs requiring minimum standards for the operation of recovery residences that has been recognized and approved by the Cabinet for Health and Family Services;

(3) "Local government" means city, county, urban-county government, consolidated local government, charter country government, or unified local government;

(4) "Medication for addiction treatment" means the use of pharmacological agents approved by the United States Food and Drug Administration for the treatment of substance use disorders in combination with counseling and other behavioral health therapies to provide a whole-patient

approach to the treatment of substance use disorders;

(5) "Recovery residence" means any premises, place, or building that:

 Holds itself out as a recovery residence, alcohol, illicit drug, and other intoxicating substance-free home for unrelated individual, or any other similarly named or identified residence that promotes substance use disorder recovery through abstinence from intoxicating substances; 1

- (b) Provides a housing arrangement for a group of unrelated individual who are recovering from substance use disorders or to a group of parents who are recovering from substance use disorder and their children, including peer-to-peer supervision models; and
- (c) Is not licensed or otherwise approved by the Cabinet or any other agency of state government to provide any medical, clinical, behavioral health, or substance use treatment service for which a license or other approval is required under state law;
- (6) "Recovery support services":
 - (a) Means activities that are directed primarily toward recovery from substance use disorders and includes but it not limited to mutual aid self-help meetings, recovery coaching, spiritual coaching, group support, and assistance in achieving and retaining gainful employment; and
 - (b) Does not include any medical, clinical, behavioral health, or substance use treatment service for which a license or other approval is required under state law.

Section 2.

(1) (a) Effective June 15, 2024, no individual or entity shall, except as provided in subsection (2) of this section, establish, operate, or maintain a recovery residence, recovery home, sober living residence, alcohol, illicit drug, and other intoxicating substance-free home for unrelated individuals, or any other similarly named or identified residence that promotes substance use disorder recovery through abstinence from intoxicating substances or represent, promote, advertise, or otherwise claim to operate a recovery residence, recover home, sober living residence, alcohol, illicit drug, and other intoxicating substance-free home for unrelated individuals, or any other similarly named or identified residence that promotes substance use disorder recovery through abstinence from and other intoxicating substance-free home for unrelated individuals, or any other similarly named or identified residence that promotes substance use disorder recovery through abstinence from abstinence from intoxicating substance-free home for unrelated individuals, or any other similarly named or identified residence that promotes substance use disorder recovery through abstinence from intoxicating substances unless that individual or entity has:

- 1. Been certified by a certifying organization; and
- 2. Provided proof of certification by certifying organization to the City in a form and manner prescribed by the City.
- (b) The provisions of this subsection shall not apply to:
 - A recovery residence that is recognized as a part of the Recovery Kentucky Program administered by the Kentucky Housing Corporation; or
 - 2. A recovery residence that is:
 - Owned or operated by an entity that is exempt, in part or in whole, pursuant to 42 U.S.C. sec. 3607 or 12187 from compliance with the Americans with Disabilities Act, Pub. L. No. 101-336, or the Fair Housing Act, Pub. L. No. 100-430; and
 - Affiliated with a religious institution that is organized under 26 U.S.C. Sec. 501(c) for charitable religious purposes; unless the recovery residence accepts Medicare or Medicaid funds.
- (2) Notwithstanding subsection (1) of this section:
 - (a) A recovery residence operating without certification from a certifying organization on June 15, 2024, shall be permitted to continue to operate until June 30, 2024, if the recovery residence provides the City with proof that it initiated a certification process with a certifying prior to June 15, 2024; and
 - (b) A recovery residence that seeks to begin operating after June 15, 2024 may be permitted by the City to operate for a period of not more than six (6) months if the recovery residence provides the

City with proof that it has initiated a certification process with a certifying organization.

Section 3. Duties of the City.

(1) The City shall:

- Require certified recovery residences to provide proof of certification at least annually;
- (b) Require certified recovery residences to notify the City of any change in their certification including but not limited to a suspension of revocation of a certification by a certifying organization;
- Require separate proof of certification for each recovery residence owned or operated by an individual of entity in the City;
- Post on its website the name, telephone number, and location by local jurisdiction of each certified recovery residence and shall update the list at least quarterly;
- Post on its website the name of each certifying organization approved by the City; and
- (f) Notify the Cabinet of receipt of proof of certification from a recovery residence within thirty (30) days of proof of certification and
- (g) Require certified recovery residence s to obtain and maintain a City Business License.

(2) The City may:

- (a) In lieu of posting the information required by subsection (1)(d) of this section to its website, post a link to another website that aggregates information on certified recovery residences or other information providers; and
- (b) Promulgate administrative regulations or policies to carry out the provisions of this Ordinance by Executive Order approved by the City Attorney to carry out the provisions of the Ordinance.

(3) The Recovery Residence Compliance Official or the City Code enforcement Board are hereby granted the authority and legal standing necessary to initiate appropriate legal action to compel a recovery residence that is operating in violation of this ordinance to cease operating.

Section 4. Requirements for Recovery Residences

(1) A recovery residence shall:

- (a) Clearly disclose the following by inclusion in any advertising and by posting such a notice in a conspicuous location inside the residence:
 - Notice that the recovery residence is not a treatment facility;
 - A list of services offered by the recovery residence, and
 - If the recovery residence is exempt from certification pursuant to B(1)(b) herein, notice that the recovery residence is exempt from certification requirements;
- Require residents to abstain from the use of alcohol, illicit drugs, and other intoxicating substances;
- (c) Require residents to participate in recovery support services including through a peer-to-peer supervision model; and
- (d) Allow individuals who are receiving medication for addiction treatment to continue to receive such treatment while residing in the recovery residence as directed by a licenses prescriber.

(2) A recovery residence shall not, except as permitted under paragraph (b) of subsection (3) of this section, directly provide any medical or clinical services including on-site medication administration.

- (3) (a) The requirement that residents abstain from the use of intoxicating substances established in subsection (1)(b) of this section shall not apply to any legally prescribed medication when used by a resident as directed by a licenses prescriber.
 - (b) Subsection (1)(d) of this section shall not apply to any recovery residence owned or operated by an entity that is exempted, in part or in whole, pursuant to 42 U.S.C. sec. 3607 or 12187 from compliance with the Americans with Disabilities Act, Pub. L. No. 101-430.
 - (c) The prohibition on the provision of medical and clinical services established in subsection (2) of this section shall not apply to:

- The self-administration of prescribed medications by a resident as directed by a licensed prescriber within his or her scope of practice;
- 2. Verification of abstinence from the use of alcohol, illicit drugs, and other intoxicating substances; or
- 3. The provision of medical and clinical services, including telehealth services and other in-residence services, to an individual residing in a recovery residence by a licensed medical or behavioral health provider provided that:
 - a. The licensed provider is not employed or contracted by the recovery residence;
 - The recovery residence has not required or otherwise induced a resident to receive services from a specific provider; and
 - c. The licensed provider and the recovery residence shall each, as applicable, comply with 18 U.S.C. sec. 220, 42 U.S.C. sec. 1320a-7b(b), and 42 U.S.C. sec. 1395nn and any amendments thereto.

(4) A recovery residence shall allow entry by the Recovery Residence Compliance Officer or any designee at all reasonable times to conduct inspections and duties under this Ordinance.

Section 5. Administration, Enforcement and Penalties.

(1) <u>General.</u> The Recovery Residence Compliance Officer (Compliance Officer) shall be appointed by the Mayor and is hereby authorized to exercise peace officer powers. The Compliance Officer is hereby authorized and directed to enforce the provisions of this Ordinance. In accordance with the prescribed procedures of the City and with the concurrence of the Mayor, the Compliance Officer shall have the authority to designate staff members of other City departments. Such employees shall have powers as of the Code Enforcement Board or employee charged with the enforcement of this Ordinance, while acting for the City, in food faith and without malice in the discharge of the duties required by this Ordinance, while acting other pertinent law or ordinance, shall not thereby be rendered liable personally, and is hereby relieved of an act or omission in the discharge of official duties. Any suit instituted against any officer or employee because of an act performed by that officer or employee in the lawful discharge of duties and under the provisions of the Ordinance shall be defended by the legal representative of the City until final termination of the proceedings. The

Compliance Officer or his or her designee shall not be liable for cost in an action, suit or proceeding that is instituted in pursuance of the provisions of this Ordinance.

(2) <u>Interpretations.</u> The Compliance Officer shall have the authority to render interpretations o this Ordinance and to adopt policies and procedures in order to clarify the application of its provisions. Such interpretations, policies and procedures shall be in compliance with the intent and purpose of this Ordinance and KRS 222.500 to 222.510 as may be amended. Any such interpretation of this Ordinance by the Compliance Officer shall be subject to review/appeal to the Code Enforcement Board.

(3) <u>Right of Entry.</u> The Compliance Officer or his or her designee shall make all of the required inspections or shall accept reports of inspections by approved agencies or individuals to ensure compliance with this Ordinance and all other applicable City ordinances, to include property maintenance codes, building codes, or fire codes. The Compliance Officer or his or her designee shall carry proper identification when inspecting structures or premises in the performance of duties under this Ordinance. If entry is refused, the Compliance Officer or his or her designee shall have recourse to the remedies provided by law to secure entry.

(4) <u>Notices, Citations, and Orders.</u> The Compliance Officer or his or her designee shall issue all necessary notices, citations, or orders to ensure compliance with this Ordinance. All notices shall be sent by regular mail to the property owner and posted on the recovery residence. The record of the Woodford County Property Valuation Administrator or City Business License shall be proof of ownership.

(5) <u>Records.</u> The Compliance Officer or his or her designee shall keep official records of all business and activities specified in the provisions of this Ordinance. Such records shall be retained in the official records for the period required for retention of public records.

(6) Violations.

(a) Unlawful Acts. It shall be unlawful for any person, firm, corporation or other legal entity who is the owner(s) of real property in the City as of the date of any notice, citation, or order to be in conflict with or in violation of any provision of this Ordinance or KRS 222.500 to 222.510 as may be amended. It is the intention of the City to exercise all legal authority and standing to initiate appropriate compliance activity to compel a recovery residence that is operating in violation of this Ordinance or KRS 222.500 to 222.510 as may be amended, to cease operating as provide d in KRS 222.504.

- (b) Notice of Violation. The Compliance Officer of his or her designee shall serve a notice of violation or order in accordance with this Ordinance.
 - Prosecution of Violation. Any person failing to comply with a notice (C) of violation or order served in accordance this Ordinance shall be deemed guilty of a misdemeanor or civil infraction or violation as determined by the City or the Code Enforcement Board consistent with state law, and the violation shall be deemed a strict liability offense. If the notice of the violation is not complied with, the Compliance Officer or his or her designee shall institute the appropriate proceeding at law or in equity, including, but not limited to, the issuance of a citation, to restrain, correct or abate such violation, or to require the removal or termination of the unlawful occupancy of the structure in violation of the provisions of this Ordinance or of the order or direction made pursuant thereto. Any action taken by the City on such premises shall be charged against the real estate upon which the structure is located and shall be lien upon such real estate.
 - (d) Violation Penalties. Any person, who shall violate a provision of this chapter, or fail to comply therewith, or with any of the requirements thereof, shall be prosecuted within the limits provided by state or local laws. Each day that violation continues after due notice has been served shall be deemed a separate offense.
 - (e) Abatement of Violation. The imposition of the penalties herein prescribed shall not preclude the City Attorney from instituting appropriate action to restrain, correct, or abate a violation, or to prevent illegal occupancy of a building, structure, or premises, or to top an illegal act, conduct, business, or utilization of the building, structure, or premises
 - (f) Notice to Person Responsible. Whenever the Compliance Officer or his or her designee determines that there as been a violation of this Ordinance or KRS 222.500 to 222.510 as ay be amended or has grounds to believe that a violation has occurred, notice shall be given in the manner prescribed in divisions (g) and (h) below to the owner(s) or person responsible for the violation as specified in this Ordinance or KRS 222.500 to 222.510 as may be amended. Records by the Woodford County Property Valuation Administrator may be relied upon to determine the identity and address of said owner.

- (g) Form. Such notice prescribed in division (f) above shall be in accordance with all of the following:
 - (1) Be in writing;
 - Include a description of the real estate sufficient for identification (address);
 - Include a statement o the violation or violations and why the notice is being issued;
 - (4) May include a correction order allowing a reasonable time to make the required compliance activity to bring the premises into compliance with the provisions of this Ordinance; and
 - (5) Include a statement of the City's right to issue a citation and/or file a lien in accordance with of this Ordinance and applicable law.
- (h) Method of Service. Such notice shall be deemed to be properly served if a copy thereof is:
 - Delivered personally;
 - (2) Sent by electronic email;
 - (3) Sent by regular, first-class mail addressed to the owner of record at the last known address as noticed in division (f) above; or
 - (4) Posted in a conspicuous place in or about the structure or premises affected by such notice and then mailing a copy by regular, first-class mail to the owner of record at the last known address as noted in division (f) above.
- (i) Unauthorized Tampering. Notices, signs, tags, or seals posted or affixed by the Compliance Officer of his or her designee shall not be mutilated, destroyed or tampered with, or removed without authorization from the Compliance Officer or his or her designee.
- (j) Transfer of Ownership. It shall be unlawful for the owner of any recovery residence or structure or premises who has received a compliance order or upon whom a notice of violation has been

served to sell ,transfer, mortgage, lease. Or otherwise dispose of such dwelling unit or structure or premises to another owner until the provisions of the compliance order or notice of violation have been complied with, or until such owner shall first furnish the grantee, transferee, mortgagee, or lessee a true copy of any compliance order or notice of violation issued by the Enforcement Official or his or her designee or the Code Enforcement Board and shall furnish to the Enforcement Official or his or her designee a signed and notarized statement from the grantee, transferee, mortgagee, or lessee, acknowledging the receipt of such compliance order or notice of violation and fully accepting the responsibility without condition making the corrections or repairs required by such compliance order or notice of violation.

- (k) Penalty. Any owner(s) operating a recovery residence who fails to furnish any such data, statistics, schedules, or information as required herein, or who files fraudulent returns thereof shall be subject to a fine of not more than five hundred dollars (\$500.00) per day for each day of such non-compliance. Whoever knowingly owns, establishes, or maintains a recovery residence without a valid driver's license granted pursuant to this Ordinance or KRS 222.500 to 222.510 as a may be amended shall, for the first offense, be subjected to a fine of not more than five hundred dollars (\$500.00) for each day of non-compliance and for each subsequent offense by a property owner(s) at the same or different property location by a fine of not more than one thousand dollars (\$1,000.00) per day for each day of non-compliance. The penalty herein is in addition to any other penalty imposed by Federal, Kentucky or City law. It shall be unlawful for any person to violate or fail to comply with any provision of this Ordinance shall be deemed a civil violation and shall be punishable by a fine not more than five hundred dollars (\$500.00) per day for each day of violation; provided that, the fine for a violation under this Ordinance shall not be less than or greater than, the fine imposed by any state law for the same violation.
- (I) Appeal. Any person directly affected by a decision of the Compliance Officer or his or her designee or a notice or order citation under this Ordinance shall have the right to appeal to the Code Enforcement Board, after the issuance of a citation. An application for appeal shall be based on a claim that the true intent of this Ordinance or the rules legally adopted thereunder have been incorrectly interpreted, the provisions of this Ordinance do not full apply, or the requirements of this Ordinance are adequately satisfied by other means. All decisions of the Code Enforcement

Board shall become final unless appealed to the Woodford Circuit Court within thirty (30) days of issuance.

Section 6. Miscellaneous.

(1) The facts and recitations out in the recitals of this Ordinance are adopted and incorporated as a part hereof, and the terms defined in the recitals shall have the same meanings when used herein.

(2) All Ordinances, Orders, Resolutions and Policies, or portions thereof, in conflict with this Ordinance are hereby repealed.

(3) If any part of this Ordinance be held unconstitutional or unenforceable, the remaining parts shall remain in force.

Introduced and given first reading at a meeting of the City Council of the City of Versailles, Kentucky, held on the ____day of _____, 2024, and fully adopted after the second reading at a meeting of said council held on the ____day of _____, 2024.

CITY OF VERSAILLES

MAYOR

ATTEST:

2

ELIZABETH REYNOLDS, CITY CLERK

CITY OF VERSAILLES

196 SOUTH MAIN STREET

VERSAILLES, KENTUCKY 40383

(859)873-5436

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The City of Versailles is surplussing the following items in an online auction through Govdeals.com:

- LiftMaster gate entry system
- Frigidaire Stainless Steel Electric Range
- 2 Rocking Chair's
- Clothing iron kit (Ironing Board w/new cover, & iron)
- Antique Drum
- Antique Fur Coats

For complete details, go to http://govdeals.com/Versaillesky