

# CLARKSVILLE CITY COUNCIL EXECUTIVE SESSION MARCH 25, 2021, 4:30 P.M.

## **AGENDA**

IN AN EFFORT TO FACILITATE THE CONTINUED RESPONSE TO THE CORONAVIRUS DISEASE (COVID-19), THIS MEETING WILL BE CONDUCTED VIA GOOGLE MEETS AND LIVE STREAMED ON CITYOFCLARKSVILLE.COM

"In order to comply with the technical aspects of the Governor's Executive Order regarding holding open meetings in a forum other than in the open and in public, this governing body determines that meeting electronically is necessary to protect the health, safety, and welfare of its citizens due to the COVID-19 outbreak".

- 1) SPECIAL RECOGNITION Mayor Joe Pitts
- 2) PLANNING COMMISSION RPC Director Jeff Tyndall

#### ZONING PUBLIC HEARING

- 1. **ORDINANCE 84-2020-21** (First Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Reda Home Builders, Inc., Reda Home Builders, Inc.-Agent, for zone change on property located at the intersection of Twin Rivers Road and Nolen Road from R-1 Single Family Residential District to R-4 Multiple Family Residential District *RPC: Approval/Approval*
- 2. **ORDINANCE 85-2020-21** (First Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Reda Home Builders, Inc., Reda Home Builders, Inc.-Agent, for zone change on property located at the eastern terminus of the southern Circle Hill Drive right-of-way and at the north frontage of Cave Springs Road from R-1 Single Family Residential District to R-6 Single Family Residential District *RPC: Disapproval/Approval*
- 3. **ORDINANCE 86-2020-21** (First Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Estate of Frank Wooten, Linda Roberts, Executor, Cody Dahl-Agent, for zone change on property located at the intersection of Reynolds Street and Cedar Street from R-3 Three Family Residential District to R-6 Single Family Residential District *RPC: Approval/Approval*

- 4. **ORDINANCE 87-2020-21** (First Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Kolbe Homes, LLC, Robert Kolbe for zone change on property located at the intersection of Peachers Mill Road and Randell Drive and at the western-southern terminus of Leigh Ann Drive from R-2D Two Family Residential District to R-4 Multiple Family Residential District *RPC*: *Approval/Approval*
- 5. **ORDINANCE 88-2020-21** (First Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Black Hawk Land-Bert Singletary Development for zone change on property located at the intersection of Peachers Mill Road and Henry Place from R-2 Single Family Residential District to C-5 Highway & Arterial Commercial District *RPC: Approval/Approval*
- 6. **ORDINANCE 89-2020-21** (First Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Johnathan Blick for zone change on property located on the east frontage of N. Ford Street at the southern terminus of N. Ford Street from M-2 General Industrial District to R-4 Multiple Family Residential District *RPC: Approval/Approval*
- 7. **ORDINANCE 90-2020-21** (First Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Cumberland Radio Partnership, Inc., Chris Blackwell-Agent, for zone change on property on the east frontage of Martin Street south of Crossland Avenue from R-3 Three Family Residential District to R-4 Multiple Family Residential District *RPC: Approval/Approval*

### 3) CONSENT AGENDA City Clerk

All items in this portion of the agenda are considered to be routine and non-controversial by the Council and may be approved by one motion; however, a member of the Council may request that an item be removed for separate consideration under the appropriate committee report:

- 1. **ORDINANCE 73-2020-21** (Second Reading) Amending the Official Code relative to membership of standing committees
- 2. **ORDINANCE 75-2020-21** (Second Reading) Amending the FY21 Housing & Community Development Budget to include the 2021 Community Housing Partnership of Williamson County THDA Grant (Emergency Solutions Grant)
- 3. **ORDINANCE 76-2020-21** (Second Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Oscar Lee Hearn, Eric Huneycutt-Agent, for zone change on property located south of Crossland Avenue, east of Bradley Street, and north and south of West High Street from M-1 Light Industrial District and R-3 Three Family Residential District to C-2 General Commercial District
- 4. **ORDINANCE 77-2020-21** (Second Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Luke Baggett, Syd Hedrick- Agent, for zone change on property located at the intersection of Beechwood Drive and Beech Drive from R-1 Single Family Residential District to R-2 Single Family Residential District

- 5. **ORDINANCE 79-2020-21** (Second Reading) Amending the FY21 Operating Budget for Governmental Funds to transfer funds from the Athletic Complex capital project to the Regional Community Center
- 6. Adoption of Minutes: March 4

## 4) FINANCE COMMITTEE Councilperson Stacey Streetman

- 1. **ORDINANCE 74-2020-21** (First Reading) Amending the Operating Budget for FY21 for Governmental Funds to add funding to support the Juneteenth holiday *Finance Committee: Approval*
- 2. **ORDINANCE 81-2020-21** (First Reading) Amending the FY21 Housing & Community Development Budget for CARES Act Part 1 Program Funding *Finance Committee: Approval*
- 3. **ORDINANCE 82-2020-21** (First Reading) Amending the FY21 Housing & Community Development Budget for CARES Act Round 3 Program Funds *Finance Committee: Approval*
- 4. **RESOLUTION 62-2020-21** Authorizing a Memorandum of Understanding between the City of Clarksville (Police Department) and the TBI relative to the TBI Criminal Investigation Division Task Force *Finance Committee: Approval*

#### 5) GAS & WATER COMMITTEE Councilperson Wallace Redd

- 1. **RESOLUTION 63-2020-21** Authorizing an interlocal agreement Bi-County Solid Waste Management for acceptance of biosolids from the wastewater treatment plant *Gas & Water Committee and Finance Committee: Approval*
- 2. **RESOLUTION 64-2020-21** Authorizing an interlocal agreement with the City of Guthrie, Kentucky for cooperative participation in the Todd County Natural Gas District *Gas & Water Committee: Approval*
- 3. Department Report
- 6) HOUSING & COMMUNITY DEVELOPMENT COMMITTEE Councilperson Wanda Smith
  - 1. Department Report
- 7) PARKS & RECREATION COMMITTEE Councilperson Vondell Richmond
  - 1. Department Report
- 8) PUBLIC SAFETY COMMITTEE Councilman Richard Garrett
  - 1. Department Reports

#### 9) STREETS-GARAGE-TRANSPORTATION COMMITTEE Councilperson Wanda Smith

1. Department Reports

#### 10) ITEMS POSTPONED

- 1. **ORDINANCE 63-2020-21** (Second Reading; Postponed March 4) Amending the Official Code relative to short term rentals
- 2. **RESOLUTION 59-2020-21** (Postponed March 4) Requesting the Tennessee General Assembly to amend the Official Charter of the City of Clarksville according to Exhibit A

### 11)NEW BUSINESS

- 1. **ORDINANCE 83-2020-21** (First Reading) Approving sale of property at Exit 8 to Silicon Ranch *Mayor Pitts*
- 2. **ORDINANCE 91-2020-21** (First Reading) Amending the Official Code relative to times of regular session and public comment period *Councilperson Smith*
- 3. **ORDINANCE 92-2020-21** (First Reading) Approving a settlement of the Robinsons and/or Franklin Street Corporation v. City State Court and Federal Court lawsuits *Councilperson Butler*
- 4. **RESOLUTION 65-2020-21** Requesting the Mayor to call a special session of the City Council as a Committee of the Whole to study and make recommendations to the City Council pertaining to the Ethics Code *Councilperson Allen*
- 5. **RESOLUTION 66-2020-21** Requesting the State of Tennessee recognize August 8 as a Tennessee State Holiday *Councilperson Smith*
- 6. **RESOLUTION 67-2020-21** Expressing the sense of the City Council honoring Women Veterans *Councilperson Knight*

#### 12) MAYOR AND COUNCIL MEMBER COMMENTS

#### 13) PUBLIC COMMENTS

Monica Meeks

#### 14) ADJOURNMENT

#### CITY ZONING ACTIONS

The following case(s) will be considered for action at the formal session of the Clarksville City Council on:

April 1, 2021. The public hearing will be held on: March 25, 2021.

Applicant:

REDA HOME BUILDERS, INC.

Agent:

Reda Home Builders, Inc.

Location:

Reda Home Dunders, me.

Ward #:

located southeast of the Twin Rivers Rd. and Nolen Rd. intersection.

Request:

R-1 Single-Family Residential District

to

R-4 Multiple-Family Residential District

STAFF RECOMMENDATION: APPROVAL

PLANNING COMMISSION RECOMMENDATION: APPROVAL

\*

CITY ORD. #: 85-2020-21 RPC CASE NUMBER: Z-12-2021

Applicant:

REDA HOME BUILDERS, INC.

Agent:

Reda Home Builders, Inc.

Location:

Property located at the eastern terminus of the southern Circle Hill Dr. right of way & also located north

frontage of Cave Springs Rd.

Ward #:

4

Request:

R-1 Single-Family Residential District

to

R-6 Single-Family Residential District

STAFF RECOMMENDATION: DISAPPROVAL

PLANNING COMMISSION RECOMMENDATION: APPROVAL

\*

Applicant:

ESTATE OF FRANK WOOTEN LINDA ROBERTS, EXECUTOR

Agent:

Cody Dahl

Location:

Property located at the northeast corner of the Reynolds St. & Cedar St. intersection.

Ward #:

6

Request:

R-3 Three-Family Residential District

to

R-6 Single-Family Residential District

STAFF RECOMMENDATION: APPROVAL

PLANNING COMMISSION RECOMMENDATION: APPROVAL

\*

Applicant: KOLBE HOMES L L C ROBERT KOLBE

Location: Property fronting on the east frontage of Peachers Mill Rd. 355+/- feet north of the Peachers Mill Rd.

& Randell Dr. intersection & located at the western southern terminus of LeighAnn Dr.

Ward #: 4

Request: R-2D Two-Family Residential District

to

R-4 Multiple-Family Residential District

STAFF RECOMMENDATION: APPROVAL

PLANNING COMMISSION RECOMMENDATION: APPROVAL

\*

CITY ORD. #: 88-2020-21 RPC CASE NUMBER: Z-17-2021

Applicant: BLACK HAWK LAND DEVELOPMENT BERT SINGLETARY

Location: Property fronting on the east frontage of Peachers Mill Rd. east of the Peachers Mill Rd. & Henry Place

intersection.

Ward #: 5

Request: R-2 Single-Family Residential District

to

C-5 Highway & Arterial Commercial District

STAFF RECOMMENDATION: APPROVAL

PLANNING COMMISSION RECOMMENDATION: APPROVAL

\*

CITY ORD. #: 89-2020-21 RPC CASE NUMBER: Z-19-2021

Applicant: JOHNATHAN BLICK

Location: Property fronting on the east frontage of N. Ford St. at the southern terminus of N. Ford St.

Ward #: 4

Request: M-2 General Industrial District

to

R-4 Multiple-Family Residential District

STAFF RECOMMENDATION: APPROVAL

PLANNING COMMISSION RECOMMENDATION: APPROVAL

\*

CITY ORD. #: 90-2020-21 RPC CASE NUMBER: Z-20-2021 Applicant: CUMBERLAND RADIO PARTNERSHIP INC

Agent: Chris Blackwell Construction

Location: Property fronting on the east frontage of Martin St., 1,470 +/- feet south of the Crossland Ave. & Martin

St. intersection.
Ward #: 6

Request: R-3 Three-Family Residential District

to

R-4 Multiple-Family Residential District

STAFF RECOMMENDATION: APPROVAL

PLANNING COMMISSION RECOMMENDATION: APPROVAL

\*

# <u>CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING</u> <u>STAFF REVIEW - ZONING</u>

<u>RPC MEETING DATE: 3/23/2021</u> <u>CASE NUMBER: Z - 11 -2021</u>

NAME OF APPLICANT: Reda Home Builders,

**AGENT:** Reda Home Builders.

# **GENERAL INFORMATION**

**TAX PLAT:** <u>055</u> **PARCEL(S):** <u>033.00</u>

**ACREAGE TO BE REZONED: 3.92** 

**PRESENT ZONING:** R-1

**PROPOSED ZONING:** R-4

**EXTENSION OF ZONING** 

**CLASSIFICATION:** YES TO THE EAST

**PROPERTY LOCATION:** located southeast of the Twin Rivers Rd. and Nolen Rd. intersection,

CITY COUNCIL WARD: 9 COUNTY COMMISSION DISTRICT: 14 CIVIL DISTRICT: 12

**DESCRIPTION OF PROPERTY:** Single Family Residential with outbuilding and several mature trees.

APPLICANT'S STATEMENT Rezoning to build condos to sell individually with an HOA to insure proper property FOR PROPOSED USE: maintenance and management.

GROWTH PLAN AREA: <u>CITY</u> PLANNING AREA: Trenton

PREVIOUS ZONING HISTORY: Z-39-2012

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING STAFF REVIEW - ZONING DEPARTMENT COMMENTS

☐ GAS AND WATER ENG. SUPPORT MGR. ☐ GAS AND WATER ENG. SUPPORT COOR. ☐ UTILITY DISTRICT ☐ CITY STREET DEPT. ☐ TRAFFIC ENG ST. DEPT. ☐ COUNTY HIGHWAY DEPT. ☐ CEMC ☐ DEPT. OF ELECTRICITY (CDE)		☐ ATT  ☐ FIRE DEPARTMENT ☐ EMERGENCY MANAGEMENT ☐ POLICE DEPARTMENT ☐ SHERIFF'S DEPARTMENT ☐ CITY BUILDING DEPT. ☐ COUNTY BUILDING DEPT. ☐ SCHOOL SYSTEM OPERATIONS ☐ FT. CAMPBELL	☐ DIV. OF GROUND WATER ☐ HOUSING AUTHORITY ☐ INDUSTRIAL DEV BOARD ☐ CHARTER COMM. ☐ Other	
1. CITY ENGINEER/UTILITY DISTRICT:		May require water & sewer system upgrades. No gravity sewer.		
2. STREET DEPARTM COUNTY HIGHWAY I		Traffic Assessment required.		
3. DRAINAGE COMMENTS:		Comments received from department and they had no concerns.		
4. CDE/CEMC:		No Comment(s) Received		
5. FIRE DEPT/EMERGENCY MGT.:		Comments received from department and they had no concerns.		
6. POLICE DEPT/SHERIFF'S OFFICE:		Comments received from department and they had no concerns.		
7. CITY BUILDING DEPARTMENT/ COUNTY BUILDING DEPARTMENT:		Comments received from department and they had no concerns.		
8. SCHOOL SYSTEM:		Kenwood Middle School is in the fastest growing region in Montgomery County and is currently 94% capacity. This development could add additional		
<b>ELEMENTARY:</b>	BURT		structure and funding. Current school	
MIDDLE SCHOOL:	KENWOOD	boundaries are subject to adjustment utilization throughout the District.	s in order to achieve optimal capacity	
HIGH SCHOOL:	KENWOOD	and the same of th		

#### 9. FT. CAMPBELL:

#### **10. OTHER COMMENTS:**

# <u>CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING</u> <u>STAFF REVIEW - ZONING</u>

# PLANNING STAFF'S STUDY AND RECOMMENDATION

IMPACT OF PROPOSED USE ON <u>Increased residential multi-family density.</u>
SURROUNDING DEVELOPMENT:

**INFRASTRUCTURE:** 

**WATER SOURCE: CITY** 

**SEWER SOURCE:** CITY

STREET/ROAD ACCESSIBILITY: Nolen Rd.

**DRAINAGE COMMENTS:** 

#### RESIDENTIAL DEVELOPMENT

APPLICANT'S ESTIMATES HISTORICAL ESTIMATES

LOTS/UNITS:

46

**POPULATION:** 

124

### **APPLICABLE LAND USE PLAN**

Trenton Road Planning Area: The dominant transportation corridor in the area is I-24, strongly supported by Wilma Rudolph Blvd. & 101st Airborne Parkway. Exit 1 I-24 interchange with Trenton Road has seen tremendous growth since 2000.

#### STAFF RECOMMENDATION: APPROVAL

- 1. The proposed zoning request is consistent with the adopted Land Use Plan.
- 2. The R-4 request is a continuation of the established R-4 zoning to the east.
- 3. The R-4 Multi-family Residential zoning classification is not out of character with the surrounding area.
- Adequate infrastructure serves the site & no adverse environmental issues have been identified relative to this request.





**Z-11-2021** 

# **APPLICANT:**

REDA HOME BUILDERS, INC

# **REQUEST:**

**R-1** 

TO

**R-4** 

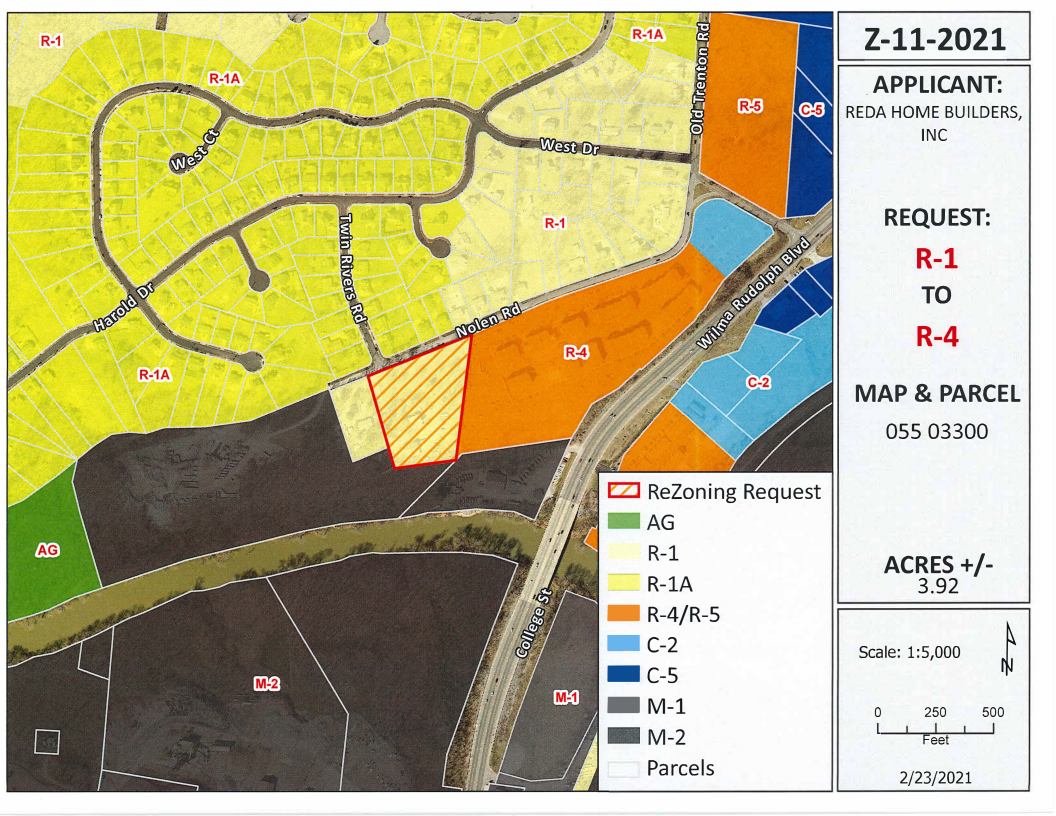
# **MAP & PARCEL**

055 03300

**ACRES +/-** 3.92

Scale: 1:2,000

0 100 200 Feet 2/23/2021



**CASE NUMBER:** Z 11 2021 **MEETING DATE** 3/23/2021

**APPLICANT:** Reda Home Builders, Inc.

PRESENT ZONING R-1 PROPOSED ZONING R-4

**TAX PLAT** # 055 **PARCEL** 033.00

**GEN. LOCATION** located southeast of the Twin Rivers Rd. and Nolen Rd. intersection.

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**PUBLIC COMMENTS** 

None received as of 10:00 A.M. on 3/23/2021 (A.L.)

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING **STAFF REVIEW - ZONING**

RPC MEETING DATE: 3/23/2021 **CASE NUMBER:** <u>Z</u> - <u>12 - 2021</u>

NAME OF APPLICANT: Reda Home Builders,

**AGENT:** Reda Home Builders,

# **GENERAL INFORMATION**

TAX PLAT: 054D

**PARCEL(S):** <u>C 001.00</u>

**ACREAGE TO BE REZONED: 2.85** 

PRESENT ZONING: R-1

PROPOSED ZONING: R-6

**EXTENSION OF ZONING** 

**CLASSIFICATION:** NO

Property located at the eastern terminus of the southern Circle Hill Dr. right of way & **PROPERTY LOCATION:** 

also located north frontage of Cave Springs Rd.

**CITY COUNCIL WARD: 4** 

**COUNTY COMMISSION DISTRICT: 16** 

**CIVIL DISTRICT: 7** 

**DESCRIPTION OF PROPERTY:** Wooded sloping tract.

APPLICANT'S STATEMENT To provide affordable living within the city and improve the current neighborhood. FOR PROPOSED USE:

**GROWTH PLAN AREA:** 

CITY

**PLANNING AREA:** Peachers Mill

PREVIOUS ZONING HISTORY:

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING STAFF REVIEW - ZONING DEPARTMENT COMMENTS

☐ GAS AND WATER ENG. SUPPORT MGR. ☐ GAS AND WATER ENG. SUPPORT COOR. ☐ UTILITY DISTRICT ☐ CITY STREET DEPT. ☐ TRAFFIC ENG ST. DEPT. ☐ COUNTY HIGHWAY DEPT. ☐ CEMC ☐ DEPT. OF ELECTRICITY (CDE)	☐ ATT ☐ DIV. OF GROUND WATER  ☐ FIRE DEPARTMENT ☐ HOUSING AUTHORITY ☐ EMERGENCY MANAGEMENT ☐ INDUSTRIAL DEV BOARD ☐ POLICE DEPARTMENT ☐ CHARTER COMM. ☐ SHERIFF'S DEPARTMENT ☐ Other ☐ CITY BUILDING DEPT. ☐ COUNTY BUILDING DEPT. ☐ SCHOOL SYSTEM OPERATIONS ☐ FT. CAMPBELL	
1. CITY ENGINEER/UTILITY DISTRICT:	Comments received from department and they had no concerns.	
2. STREET DEPARTMENT/ COUNTY HIGHWAY DEPARTMENT:	Access questions. Grading permit & Water Quality requirements.	
3. DRAINAGE COMMENTS:	Comments received from department and they had no concerns.	
4. CDE/CEMC:	No Comment(s) Received	
5. FIRE DEPT/EMERGENCY MGT.:	Comments received from department and they had no concerns.	
6. POLICE DEPT/SHERIFF'S OFFICE:	Comments received from department and they had no concerns.	
7. CITY BUILDING DEPARTMENT/ COUNTY BUILDING DEPARTMENT:	Comments received from department and they had no concerns.	
8. SCHOOL SYSTEM:	Kenwood Middle School is in the fastest growing region in Montgomery County and is currently 94% capacity. This development could add additional	
ELEMENTARY: BYRNS DARDEN	students and require additional infrastructure and funding. Current school boundaries are subject to adjustments in order to achieve optimal capacity	
MIDDLE SCHOOL: KENWOOD	utilization throughout the District.	
HIGH SCHOOL: KENWOOD		

- 9. FT. CAMPBELL:
- **10. OTHER COMMENTS:**

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING STAFF REVIEW - ZONING

# PLANNING STAFF'S STUDY AND RECOMMENDATION

IMPACT OF PROPOSED USE ON Increased single family residential density.

SURROUNDING DEVELOPMENT:

INFRASTRUCTURE	<b>INFRA</b>	STRU	CTI	JRE:
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WATER SOURCE: CITY

**SEWER SOURCE:** CITY

STREET/ROAD ACCESSIBILITY: Cave Springs Rd. & Circle Hill Dr.

**DRAINAGE COMMENTS:** 

#### RESIDENTIAL DEVELOPMENT

#### **APPLICANT'S ESTIMATES HISTORICAL ESTIMATES**

LOTS/UNITS:

12

**POPULATION:** 

32

#### APPLICABLE LAND USE PLAN

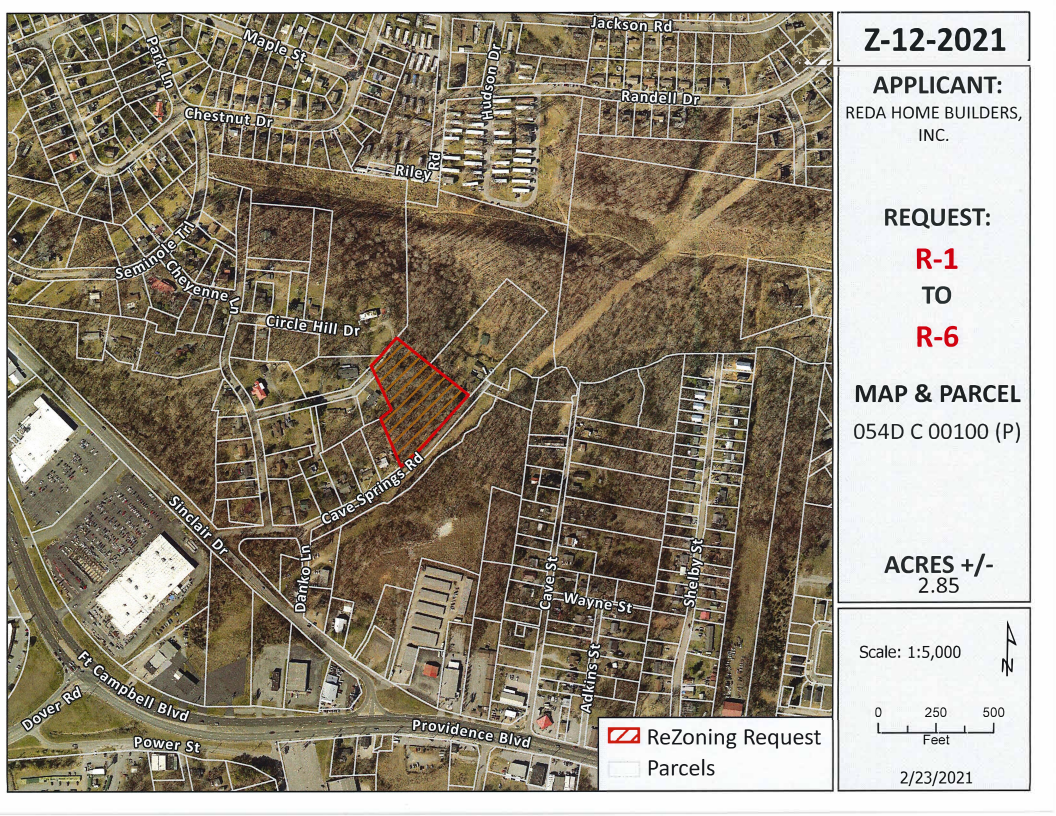
Peachers Mill Planning Area - This area is a combination of mature and newly platted subdivisions, primarily single family in nature. The construction of the 101st Parkway has had an impact here as it vastly improved the linkage between US 41 A and US 79. Even though the Parkway has limited access, it is creating pressure for commercial nodes at its intersections with local roads.

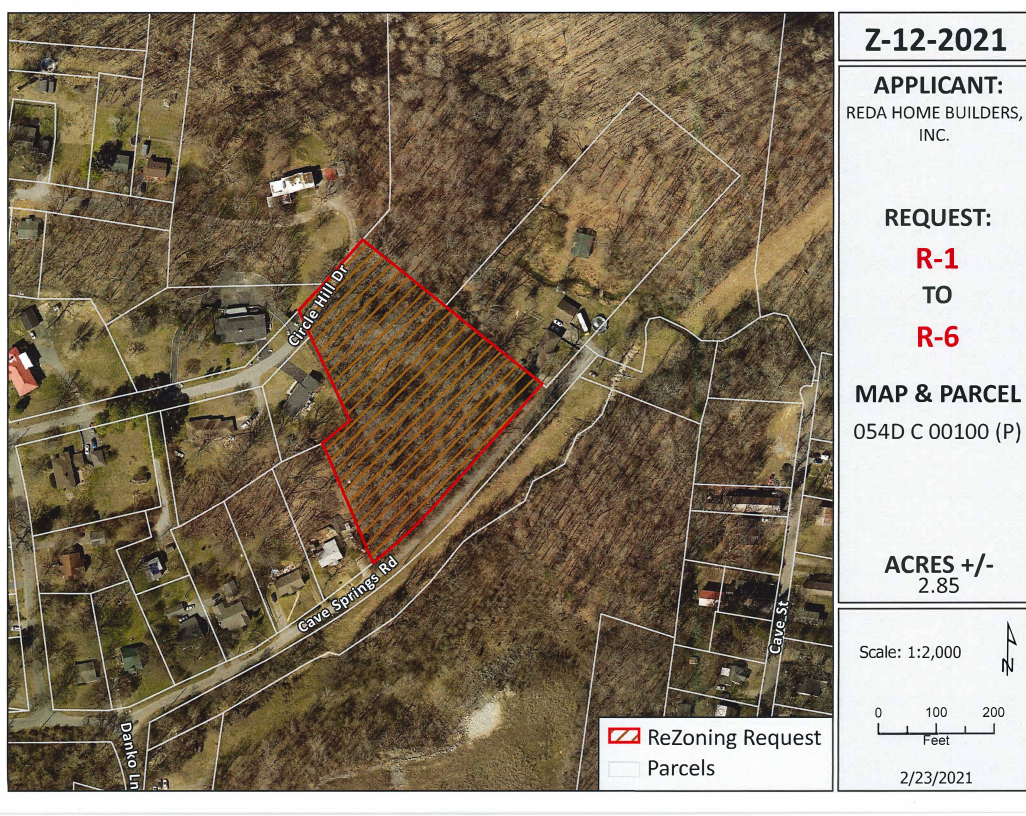
#### STAFF RECOMMENDATION: DISAPPROVAL

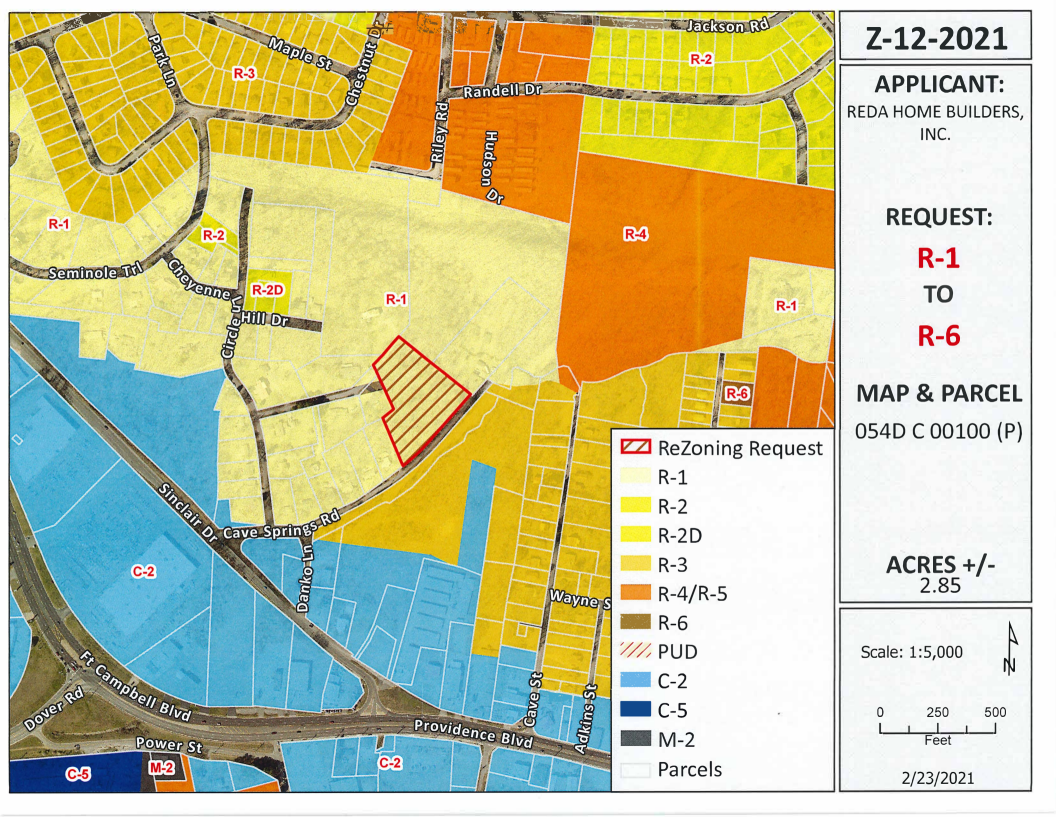
- 1. The proposed zoning request is inconsistent with the adopted Land Use Plan.
- 2. The potential for development with this tract exists with the present R-1 Single Family Zoning classification.
- 3. The proposed R-6 density is not in character with the R-1 Single Family Residential surrounding residential development.

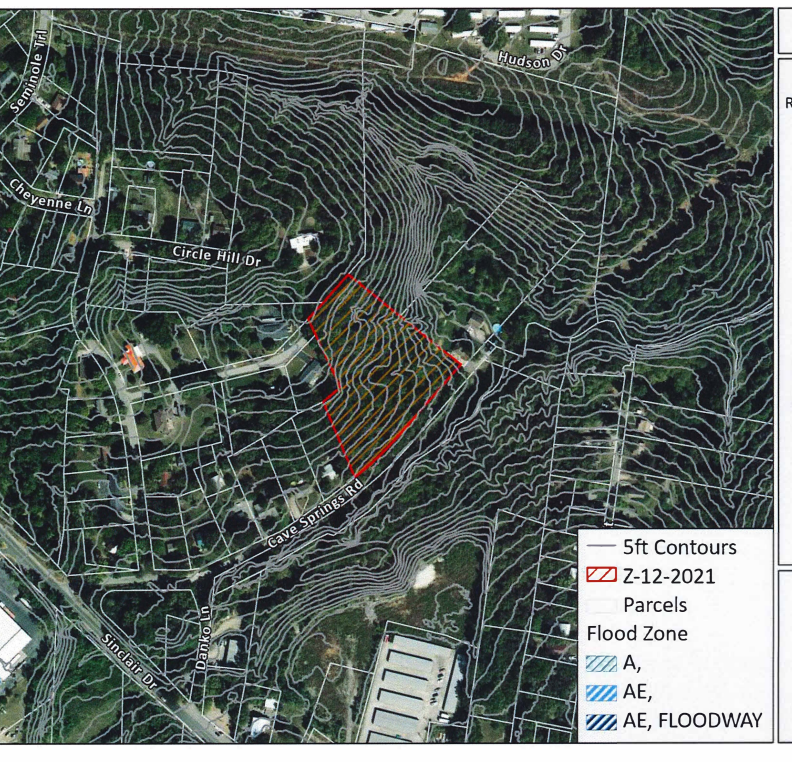
4.

5.









# **Z-12-2021**

# **APPLICANT:**

REDA HOME BUILDERS, INC.

# **REQUEST:**

**R-1** 

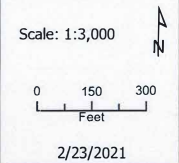
TO

**R-6** 

# **MAP & PARCEL**

054D C 00100 (P)

**ACRES +/-** 2.85



**CASE NUMBER:** Z 12 2021 **MEETING DATE** 3/23/2021

**APPLICANT:** Reda Home Builders, Inc.

PRESENT ZONING R-1 PROPOSED ZONING R-6

TAX PLAT # 054D PARCEL C 001.00

**GEN. LOCATION** Property located at the eastern terminus of the southern Circle Hill Dr. right of way

& also located north frontage of Cave Springs Rd.

\*

**PUBLIC COMMENTS** 

None received as of 10:00 A.M. on 3/23/2021 (A.L.)

# <u>CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING</u> <u>STAFF REVIEW - ZONING</u>

**RPC MEETING DATE: 3/23/2021** 

**CASE NUMBER:** <u>Z</u> - 14 - 2021

NAME OF APPLICANT: Estate Of Frank

Linda Roberts, Executor

**AGENT:** Cody Dahl

# **GENERAL INFORMATION**

**TAX PLAT:** 066E

**PARCEL(S):** <u>E 025.00</u>

ACREAGE TO BE REZONED: .28

**PRESENT ZONING:** R-3

**PROPOSED ZONING:** R-6

**EXTENSION OF ZONING** 

CLASSIFICATION: NO

**PROPERTY LOCATION:** Property located at the northeast corner of the Reynolds St. & Cedar St. intersection.

**CITY COUNCIL WARD: 6** 

**COUNTY COMMISSION DISTRICT: 21** 

CIVIL DISTRICT: 12

**DESCRIPTION OF PROPERTY:** Existing residential structure on parcel.

APPLICANT'S STATEMENT Replace existing outdated housing with 4 new houses. Increase in property values and FOR PROPOSED USE: taxes for the area.

**GROWTH PLAN AREA:** 

CITY

PLANNING AREA: Red River

**PREVIOUS ZONING HISTORY:** 

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING STAFF REVIEW - ZONING DEPARTMENT COMMENTS

<ul> <li>☒ GAS AND WATER ENG. SUPPORT MGR.</li> <li>☒ GAS AND WATER ENG. SUPPORT COOR.</li> <li>☐ UTILITY DISTRICT</li> <li>☒ CITY STREET DEPT.</li> <li>☒ TRAFFIC ENG ST. DEPT.</li> <li>☐ COUNTY HIGHWAY DEPT.</li> <li>☐ CEMC</li> <li>☒ DEPT. OF ELECTRICITY (CDE)</li> </ul>	☐ ATT  ☐ FIRE DEPARTMENT ☐ EMERGENCY MANAGEMENT ☐ POLICE DEPARTMENT ☐ SHERIFF'S DEPARTMENT ☐ CITY BUILDING DEPT. ☐ COUNTY BUILDING DEPT. ☐ SCHOOL SYSTEM OPERATIONS ☐ FT. CAMPBELL	☐ DIV. OF GROUND WATER ☐ HOUSING AUTHORITY ☐ INDUSTRIAL DEV BOARD ☐ CHARTER COMM. ☐ Other
1. CITY ENGINEER/UTILITY DISTRICT:	May require water system upgrades.	
2. STREET DEPARTMENT/ COUNTY HIGHWAY DEPARTMENT:	Reynolds St. is a collector. Access to	follow city ordinance.
3. DRAINAGE COMMENTS:	Comments received from department	and they had no concerns.
4. CDE/CEMC: 5. FIRE DEPT/EMERGENCY MGT.:	No Comment(s) Received  Comments received from department	and they had no concerns.
6. POLICE DEPT/SHERIFF'S OFFICE:	Comments received from department	and they had no concerns.
7. CITY BUILDING DEPARTMENT/ COUNTY BUILDING DEPARTMENT:	Comments received from department	and they had no concerns.
8. SCHOOL SYSTEM:	Mont. County. Rossview Middle is a	
ELEMENTARY: MOORE		is at 113% capacity and currently has 8
MIDDLE SCHOOL: ROSSVIEW	portables. There are over 1,000 lots a	lready approved in this region. This s additional action to address building
HIGH SCHOOL: ROSSVIEW	-	portation needs in Mont. County. This
MOI COMOUNT INCOME		ditional students & require additional
		so increase traffic volume on Rossview
	•	bject to adjustments in order to achieve
	optimal capacity utilization througho	ut the District.

9. FT. CAMPBELL:

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING **STAFF REVIEW - ZONING**

# PLANNING STAFF'S STUDY AND RECOMMENDATION

IMPACT OF PROPOSED USE ON Increased single family residential density. SURROUNDING DEVELOPMENT:

<b>INFRA</b>	STRI	CTI	IRF.
	$\mathbf{D}\mathbf{I}\mathbf{I}\mathbf{C}$		

WATER SOURCE: CITY

**SEWER SOURCE:** CITY

STREET/ROAD ACCESSIBILITY: Reynolds St. & Cedar St.

**DRAINAGE COMMENTS:** 

#### RESIDENTIAL DEVELOPMENT

#### APPLICANT'S ESTIMATES HISTORICAL ESTIMATES

LOTS/UNITS:

4

**POPULATION:** 

10

#### APPLICABLE LAND USE PLAN

Red River Planning Area- This planning area is home to the APSU campus. This is a mixed use area with primarily older housing stock neighborhoods sandwiched in between light industrial and commercial districts. This planning area is also targeted for redevelopment.

#### STAFF RECOMMENDATION: **APPROVAL**

- 1. The proposed zoning request is consistent with the adopted Land Use Plan.
- 2. The R-6 single family zoning classifications are not out of character with the surrounding area or established uses.
- 3. Adequate infrastructure will serve the site, including other residential-supportive uses such as, mass transit and retail services. Sidewalks will be required as part of the development as required per R-6 Single Family Zoning.
- 4 No adverse environmental issues have been identified.



Z-14-2021

# **APPLICANT:**

ESTATE OF FRANK WOOTEN, LINDA ROBERTS EXECUTOR

# **REQUEST:**

**R-3** 

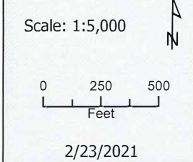
TO

**R-6** 

# **MAP & PARCEL**

066E E 02500

**ACRES +/-** 0.28





Z-14-2021

# **APPLICANT:**

ESTATE OF FRANK WOOTEN, LINDA ROBERTS EXECUTOR

# **REQUEST:**

**R-3** 

TO

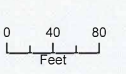
**R-6** 

# **MAP & PARCEL**

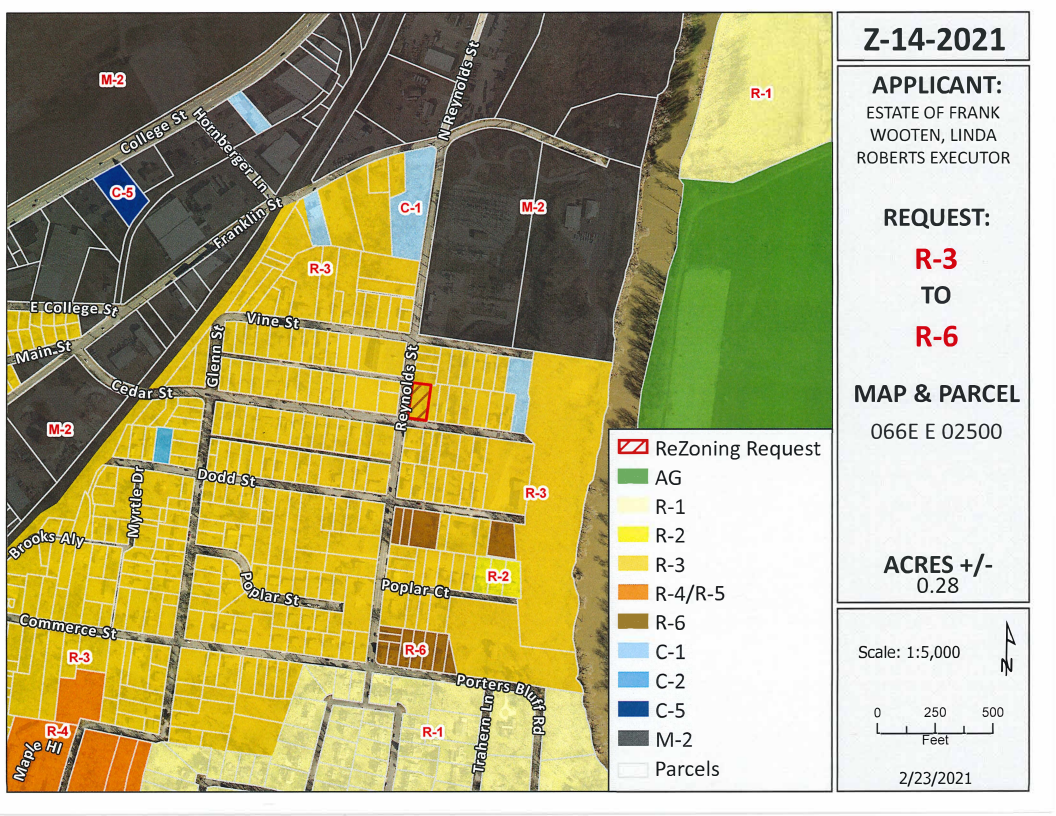
066E E 02500

**ACRES +/-** 0.28

Scale: 1:1,000



2/23/2021



CASE NUMBER:

Z 14

2021

**MEETING DATE** 3/23/2021

APPLICANT: Estate Of Frank Wooten Linda Roberts, Executor

**PRESENT ZONING** R-3

**PROPOSED ZONING** R-6

TAX PLAT #

066E

**PARCEL** E 025.00

**GEN. LOCATION** 

Property located at the northeast corner of the Reynolds St. & Cedar St. intersection.

\*

**PUBLIC COMMENTS** 

Copy of email in the file. (A.L.)



Z-14-202 John Spainhoward <john.spainhoward@cityofclarksville.com>

## **Fwd: Zoning objection**

1 message

Grace < cowangrace 1@gmail.com> To: john.spainhoward@cityofclarksville.com Thu, Mar 18, 2021 at 5:46 PM

#### Begin forwarded message:

From: V Cowan <cowangrace1@gmail.com> Date: March 18, 2021 at 3:41:13 PM CDT

To: john.spainhoward@cityofclarksvile.com, Gracework Phone E Cowan <cowangrace1@gmail.com>,

William Cowan <williamhcowan@gmail.com>

**Subject: Zoning objection** 

### Dear Mr. Spainhoward:

It looks like online March 23, 2021, a zoning hearing will be held for a property located at Cedar and Reynolds, requesting a change from R-3 to R-

The zoning number request is Z-14-2021 and is requested by the Frank Wooten Estate.

## I would like to formally attend the hearing to object to the zoning request.

- I own property very close to this location at 1226 Cedar Street.
- This is a residential area with single-family homes. Even at the current zoning, R-3, it would be very crowded to build more than two homes.
- Changing the zoning to R-6 is absolutely a destructive impact to the neighborhood. The property is not large enough to build R-6.
- The character of the neighborhood is single-family homes, not row houses on top of one another.
- Building too many houses on a small lot causes issues for the neighboring properties for water drainage which causes major issues in Clarksville.
- The lot is too narrow to be zoned R-6 and build 6 houses
- Zoning R-6 and building 6 more houses will cause excessive traffic for the children and car traffic
- We own a property on Williams Lane where the zoning just changed and Luke Baggett built 6 homes on a very small lot. We have now

experienced the change in the traffic flow which is dramatic. We do not want to see this done again by our other property on Cedar.

Please let me know how I can attend the zoning meeting to formally object to this rezoning request or the video meeting if I can not attend in person. Please make this letter part of the zoning file for the hearing. Grace Melidosian Cowan 224-595-3399

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING **STAFF REVIEW - ZONING**

RPC MEETING DATE: 3/23/2021

**CASE NUMBER:** <u>Z</u> - 16 - 2021

NAME OF APPLICANT: Kolbe Homes L L C

Robert Kolbe

Adams, Tn 37010

**AGENT:** 

# **GENERAL INFORMATION**

**TAX PLAT:** 055A

**PARCEL(S):** A 005.00

**ACREAGE TO BE REZONED: 19.43** 

PRESENT ZONING: R-2D

**PROPOSED ZONING:** R-4

**EXTENSION OF ZONING** 

**CLASSIFICATION:** 

Property fronting on the east frontage of Peachers Mill Rd. 355+/- feet north of the **PROPERTY LOCATION:** 

Peachers Mill Rd. & Randell Dr. intersection & located at the western southern terminus

of LeighAnn Dr.

**CITY COUNCIL WARD: 4** 

**COUNTY COMMISSION DISTRICT: 13** 

**CIVIL DISTRICT: 7** 

**DESCRIPTION OF PROPERTY:** 

APPLICANT'S STATEMENT This is an extension of the existing zone classification from the south. This would allow FOR PROPOSED USE: the owner to have Multi-Family housing.

**GROWTH PLAN AREA:** 

CITY

**PLANNING AREA:** Peachers Mill

**PREVIOUS ZONING HISTORY:** 

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING STAFF REVIEW - ZONING DEPARTMENT COMMENTS

<ul> <li>☑ GAS AND WATER ENG. SUPPORT MGR.</li> <li>☑ GAS AND WATER ENG. SUPPORT COOR.</li> <li>☐ UTILITY DISTRICT</li> <li>☑ CITY STREET DEPT.</li> <li>☑ TRAFFIC ENG ST. DEPT.</li> <li>☐ COUNTY HIGHWAY DEPT.</li> <li>☐ CEMC</li> <li>☑ DEPT. OF ELECTRICITY (CDE)</li> </ul>	☐ ATT  ☐ FIRE DEPARTMENT ☐ EMERGENCY MANAGEMENT ☐ POLICE DEPARTMENT ☐ SHERIFF'S DEPARTMENT ☐ CITY BUILDING DEPT. ☐ COUNTY BUILDING DEPT. ☐ SCHOOL SYSTEM OPERATIONS ☐ FT. CAMPBELL	☐ DIV. OF GROUND WATER ☐ HOUSING AUTHORITY ☐ INDUSTRIAL DEV BOARD ☐ CHARTER COMM. ☐ Other
1. CITY ENGINEER/UTILITY DISTRICT:	May require sewer system upgrades.	
2. STREET DEPARTMENT/ COUNTY HIGHWAY DEPARTMENT:	Traffic Assessment required.	
3. DRAINAGE COMMENTS:	Blueline stream. 150' Drop	
4. CDE/CEMC:	No Comment(s) Received	
5. FIRE DEPT/EMERGENCY MGT.:	Comments received from department	and they had no concerns.
6. POLICE DEPT/SHERIFF'S OFFICE:	Comments received from department	and they had no concerns.
7. CITY BUILDING DEPARTMENT/ COUNTY BUILDING DEPARTMENT:	Comments received from department and they had no concerns.	
8. SCHOOL SYSTEM:	Kenwood Middle School is in the fas County and is currently 94% capacity	test growing region in Montgomery  This development could add additional
ELEMENTARY: KENWOOD	students and require additional infras	
MIDDLE SCHOOL: KENWOOD	utilization throughout the District.	s in order to achieve optimal capacity
HIGH SCHOOL: KENWOOD		

### 9. FT. CAMPBELL:

#### **10. OTHER COMMENTS:**

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING STAFF REVIEW - ZONING

# PLANNING STAFF'S STUDY AND RECOMMENDATION

IMPACT OF PROPOSED USE ON Increased multi-family residential density SURROUNDING DEVELOPMENT:

**INFRASTRUCTURE:** 

WATER SOURCE: CITY

**SEWER SOURCE:** CITY

STREET/ROAD ACCESSIBILITY: Peachers Mill Rd. & LeighAnn Dr.

**DRAINAGE COMMENTS:** 

#### RESIDENTIAL DEVELOPMENT

#### APPLICANT'S ESTIMATES HISTORICAL ESTIMATES

LOTS/UNITS:

96

72

**POPULATION:** 

194

Adjusted

for steep

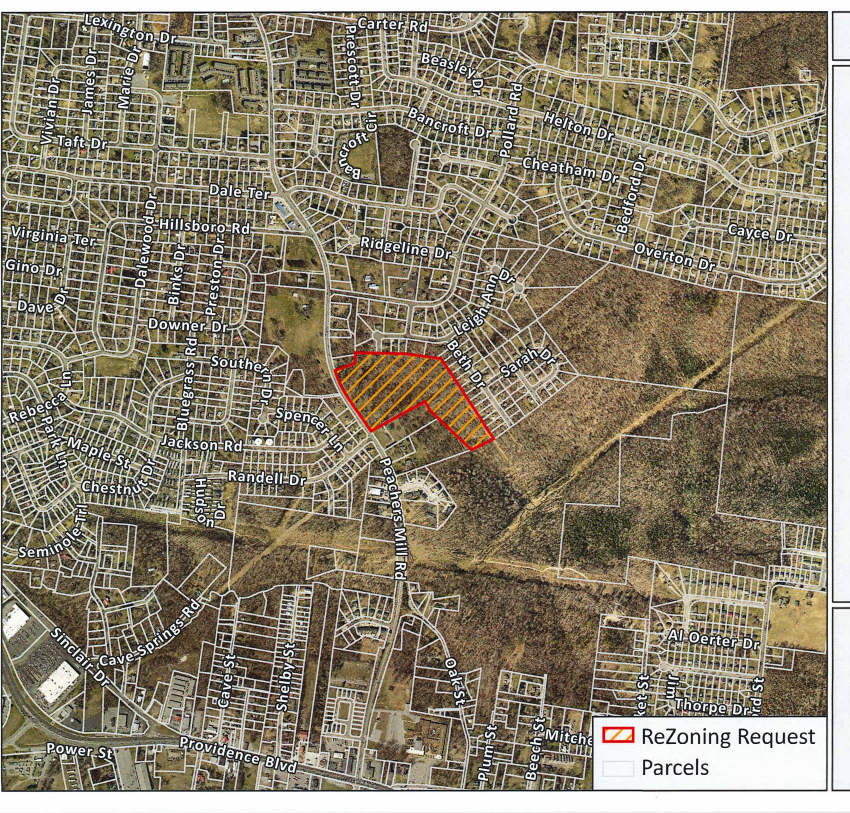
topography

#### APPLICABLE LAND USE PLAN

Peachers Mill Planning Area - This area is a combination of mature and newly platted subdivisions, primarily single family in nature. The construction of the 101st Parkway has had an impact here as it vastly improved the linkage between US 41 A and US 79. Even though the Parkway has limited access, it is creating pressure for commercial nodes at its intersections with local roads.

#### STAFF RECOMMENDATION: APPROVAL

- 1. The proposed zoning request is consistent with the adopted Land Use Plan.
- 2. The R-4 Multi-family Residential zoning classification is not out of character with the surrounding area or established uses.
- 3. The property is encumbered by steep varying topography which limits full development potential.
- Adequate infrastructure serves the site & no adverse environmental issues have been identified relative to this request.



Z-16-2021

# **APPLICANT:**

**KOLBE HOMES LLC** 

**REQUEST:** 

R-2D

TO

**R-4** 

**MAP & PARCEL** 

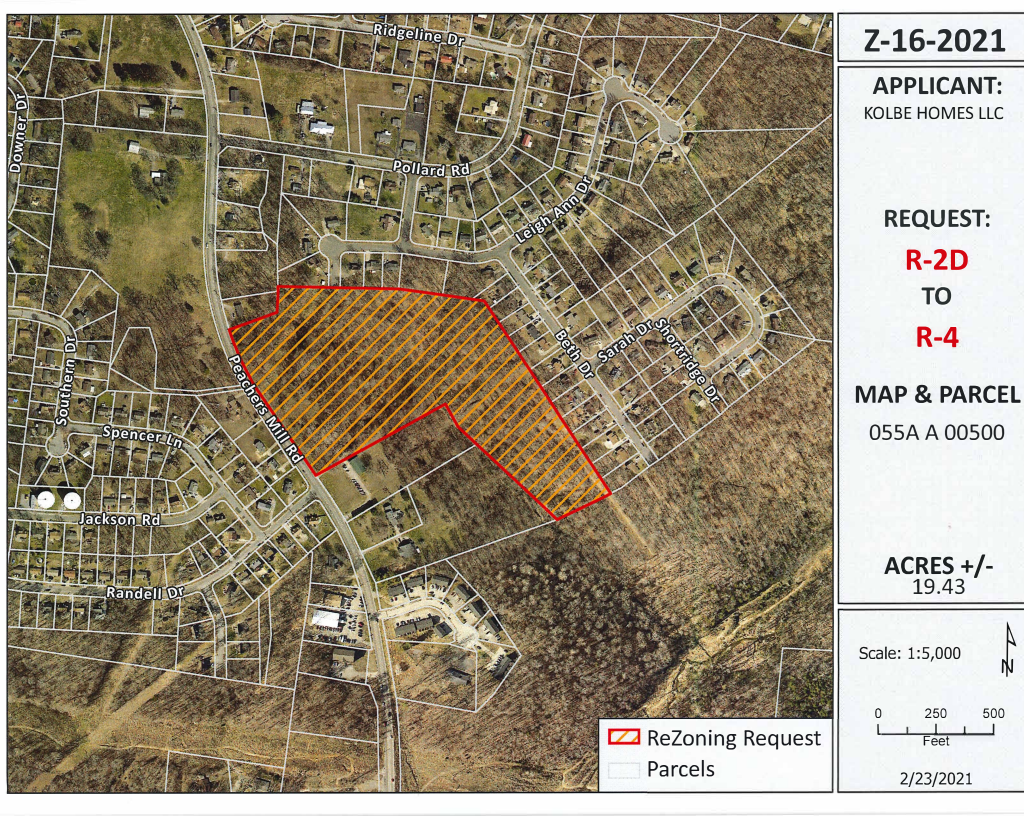
055A A 00500

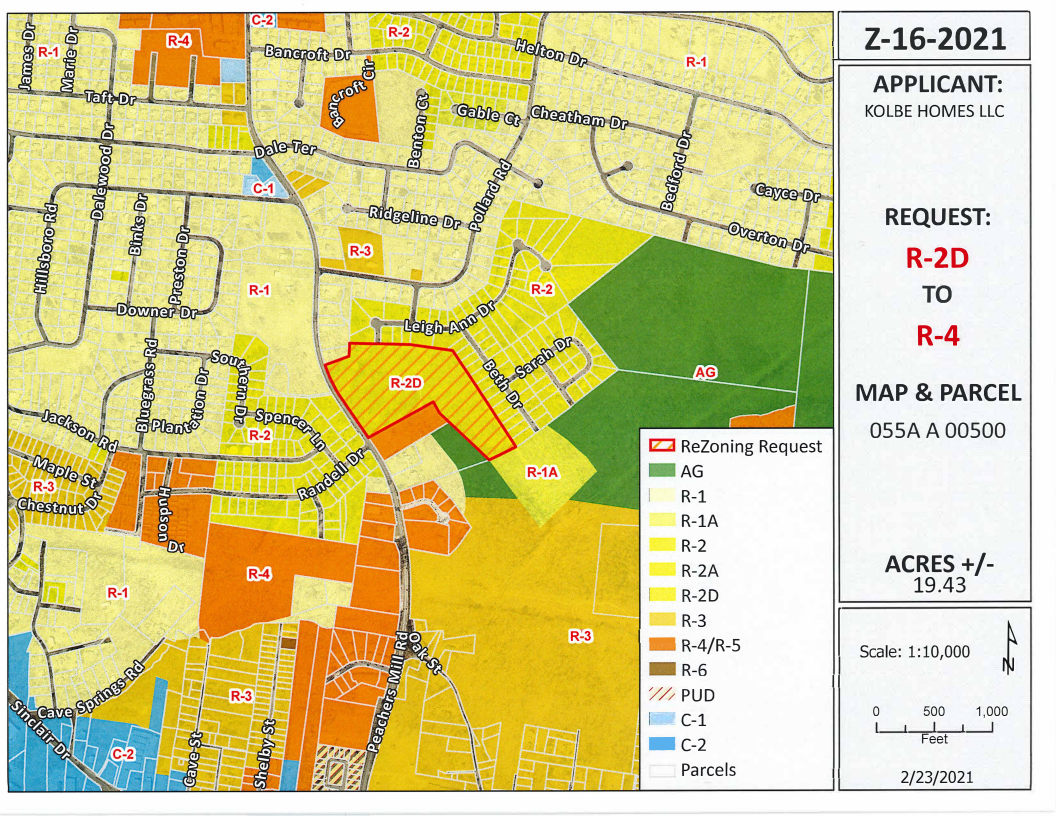
**ACRES +/-** 19.43

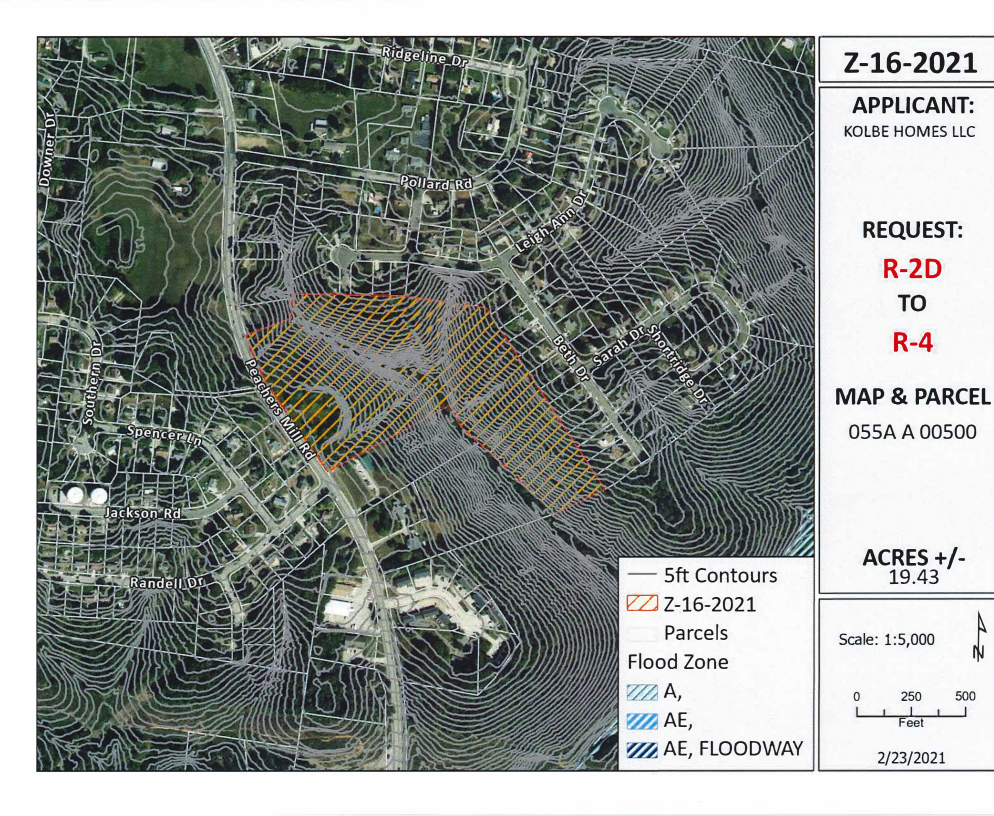
Scale: 1:12,000

0 570 1,140 L\_\_\_L\_\_\_ Feet

2/23/2021







**CASE NUMBER:** Z 16 2021 **MEETING DATE** 3/23/2021

**APPLICANT:** Kolbe Homes L L C Robert Kolbe

PRESENT ZONING R-2D PROPOSED ZONING R-4

**TAX PLAT #** 055A **PARCEL** A 005.00

**GEN. LOCATION** Property fronting on the east frontage of Peachers Mill Rd. 355+/- feet north of the

Peachers Mill Rd. & Randell Dr. intersection & located at the western southern

\*

**PUBLIC COMMENTS** 

None received as of 10:00 A.M. on 3/23/2021 (A.L.)

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING STAFF REVIEW - ZONING

RPC MEETING DATE: 3/23/2021

**CASE NUMBER:** <u>Z</u> - <u>17</u> - 2021

NAME OF APPLICANT: Black Hawk Land

Development

Bert Singletary

**AGENT:** 

**GENERAL INFORMATION** 

**TAX PLAT:** 018

**PARCEL(S):** 035.11 (P/O)

ACREAGE TO BE REZONED: 4.31

**PRESENT ZONING:** R-2

**PROPOSED ZONING:** C-5

**EXTENSION OF ZONING** 

**CLASSIFICATION:** YES

**PROPERTY LOCATION:** Property fronting on the east frontage of Peachers Mill Rd. east of the Peachers Mill Rd.

& Henry Place intersection.

**CITY COUNCIL WARD:** 5

**COUNTY COMMISSION DISTRICT: 12** 

CIVIL DISTRICT: 3

**DESCRIPTION OF PROPERTY:** Cleared land under development.

APPLICANT'S STATEMENT To develop property into commercial uses.

FOR PROPOSED USE:

**GROWTH PLAN AREA:** 

CITY

**PLANNING AREA:** Airport Planning Area

PREVIOUS ZONING HISTORY: Z-42-2006

Z-44-2006

Z-14-2009

Z-5-2015

S-16-2015

S-34-2020

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING STAFF REVIEW - ZONING DEPARTMENT COMMENTS

<ul> <li>☒ GAS AND WATER ENG. SUPPORT MGR.</li> <li>☒ GAS AND WATER ENG. SUPPORT COOR.</li> <li>☐ UTILITY DISTRICT</li> <li>☒ CITY STREET DEPT.</li> <li>☒ TRAFFIC ENG ST. DEPT.</li> <li>☐ COUNTY HIGHWAY DEPT.</li> <li>☐ CEMC</li> <li>☒ DEPT. OF ELECTRICITY (CDE)</li> </ul>	☐ ATT  ☑ FIRE DEPARTMENT ☐ EMERGENCY MANAGEMENT ☑ POLICE DEPARTMENT ☐ SHERIFF'S DEPARTMENT ☑ CITY BUILDING DEPT. ☐ COUNTY BUILDING DEPT. ☐ SCHOOL SYSTEM OPERATIONS ☐ FT. CAMPBELL	☐ DIV. OF GROUND WATER ☐ HOUSING AUTHORITY ☐ INDUSTRIAL DEV BOARD ☐ CHARTER COMM. ☐ Other
1. CITY ENGINEER/UTILITY DISTRICT:	May require sewer system upgrades.	
2. STREET DEPARTMENT/ COUNTY HIGHWAY DEPARTMENT:	Traffic assessment required. Access review at site plan.	off of new road per access ordinance. Wil
3. DRAINAGE COMMENTS:	Comments received from department	and they had no concerns.
4. CDE/CEMC:	No Comment(s) Received	
5. FIRE DEPT/EMERGENCY MGT.:	Comments received from department	and they had no concerns.
6. POLICE DEPT/SHERIFF'S OFFICE:	Comments received from department	
7. CITY BUILDING DEPARTMENT/ COUNTY BUILDING DEPARTMENT:	Comments received from department	and they had no concerns.
8. SCHOOL SYSTEM:		
ELEMENTARY: WEST CREEK  MIDDLE SCHOOL: WEST CREEK  HIGH SCHOOL: WEST CREEK		

9. FT. CAMPBELL:

# <u>CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING</u> <u>STAFF REVIEW - ZONING</u>

# PLANNING STAFF'S STUDY AND RECOMMENDATION

IMPACT OF PROPOSED USE ON Increased traffic, light & noise. SURROUNDING DEVELOPMENT:

**INFRASTRUCTURE:** 

WATER SOURCE: CITY

**SEWER SOURCE:** CITY

STREET/ROAD ACCESSIBILITY: Peachers Mill Rd.

**DRAINAGE COMMENTS:** 

#### RESIDENTIAL DEVELOPMENT

**APPLICANT'S ESTIMATES HISTORICAL ESTIMATES** 

LOTS/UNITS:

**POPULATION:** 

## APPLICABLE LAND USE PLAN

Airport Planning Area: This Planning area is centered around John H. Outlaw Field. The major north-south axis roads are Ft. Campbell Blvd., Tobacco Rd. and Peachers Mill Rd.. Tiny Town Rd. serves as the major east-west connector here. The planning area has vast amounts of open space that has a long history of agricultural and woodland uses.

#### STAFF RECOMMENDATION: APPROVAL

- 1. The proposed zoning request is consistent with the adopted Land Use Plan.
- 2. The C-5 Highway & Arterial Commercial district request is an extension of the C-5 zoning district to the north.
- **3.** The request is at a location of a future roadway intersection.
- Adequate infrastructure serves the site & no adverse environmental issues have been identified relative to this request.



Z-17-2021

# **APPLICANT:**

BLACK HAWK LAND DEVELOPMENT

# **REQUEST:**

**R-2** 

TO

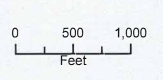
**C-5** 

# **MAP & PARCEL**

018 03511 (P)

**ACRES +/-** 4.31

Scale: 1:10,000



2/23/2021



Z-17-2021

# **APPLICANT:**

BLACK HAWK LAND DEVELOPMENT

# **REQUEST:**

**R-2** 

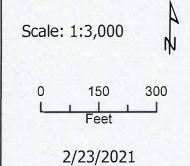
TO

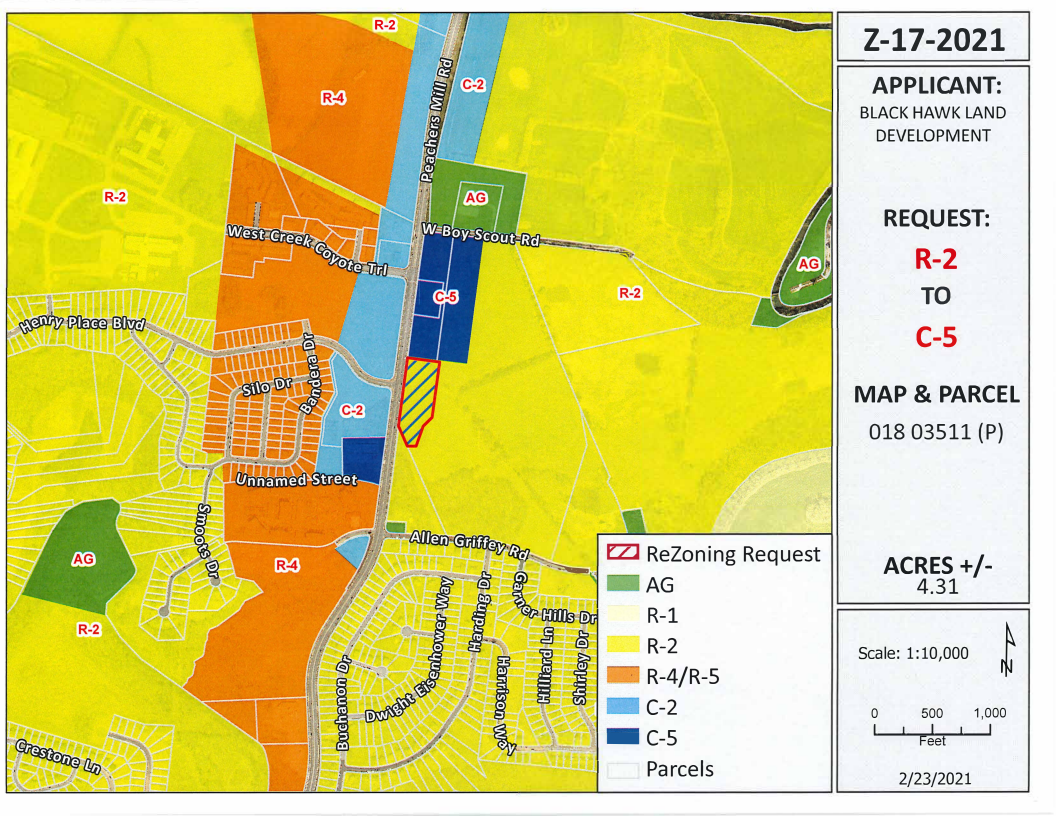
**C-5** 

# **MAP & PARCEL**

018 03511 (P)

**ACRES +/-** 4.31





**MEETING DATE** 3/23/2021 **CASE NUMBER:** Z 17 2021 **APPLICANT:** 

Black Hawk Land

**PROPOSED ZONING** C-5 PRESENT ZONING R-2

018 **PARCEL** 035.11 (P/O) TAX PLAT#

**GEN. LOCATION** Property fronting on the east frontage of Peachers Mill Rd. east of the Peachers Mill

Development

Rd. & Henry Place intersection.

\*

**PUBLIC COMMENTS** 

None received as of 10:00 A.M. on 3/23/2021 (A.L.)

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING **STAFF REVIEW - ZONING**

**RPC MEETING DATE:** 03/23/2021

**CASE NUMBER:** <u>Z - 19 - 2021</u>

NAME OF APPLICANT: Johnathan Blick

**AGENT:** 

# **GENERAL INFORMATION**

TAX PLAT: 055J

**PARCEL(S):** <u>A002.00</u>

ACREAGE TO BE REZONED: .37

**PRESENT ZONING:** M-2

**PROPOSED ZONING:** R-4

**EXTENSION OF ZONING** 

**CLASSIFICATION:** YES TO THE WEST

**PROPERTY LOCATION:** Property fronting on the east frontage of N. Ford St. at the southern terminus of N. Ford

St.

**CITY COUNCIL WARD: 4** 

**COUNTY COMMISSION DISTRICT: 13** 

**CIVIL DISTRICT: 7** 

**DESCRIPTION OF PROPERTY:** A vacant parcel of land with slight slope.

APPLICANT'S STATEMENT Zoned to R-4 to build multi family units similar to ones in the area. FOR PROPOSED USE:

**GROWTH PLAN AREA:** 

CITY

**PLANNING AREA:** New Providence

PREVIOUS ZONING HISTORY:

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING STAFF REVIEW - ZONING DEPARTMENT COMMENTS

<ul> <li>☑ GAS AND WATER ENG. SUPPORT MGR.</li> <li>☑ GAS AND WATER ENG. SUPPORT COOR.</li> <li>☐ UTILITY DISTRICT</li> <li>☑ CITY STREET DEPT.</li> <li>☑ TRAFFIC ENG ST. DEPT.</li> <li>☐ COUNTY HIGHWAY DEPT.</li> <li>☐ CEMC</li> <li>☑ DEPT. OF ELECTRICITY (CDE)</li> </ul>	☐ ATT  ☐ FIRE DEPARTMENT ☐ EMERGENCY MANAGEMENT ☐ POLICE DEPARTMENT ☐ SHERIFF'S DEPARTMENT ☐ CITY BUILDING DEPT. ☐ COUNTY BUILDING DEPT. ☐ SCHOOL SYSTEM OPERATIONS ☐ FT. CAMPBELL	☐ DIV. OF GROUND WATER ☐ HOUSING AUTHORITY ☐ INDUSTRIAL DEV BOARD ☐ CHARTER COMM. ☐ Other
1. CITY ENGINEER/UTILITY DISTRICT:	Comments received from department	and they had no concerns.
2. STREET DEPARTMENT/ COUNTY HIGHWAY DEPARTMENT:	Comments received from department and they had no concerns.	
3. DRAINAGE COMMENTS:	Comments received from department	and they had no concerns.
4. CDE/CEMC:	No Comment(s) Received	
5. FIRE DEPT/EMERGENCY MGT.:	Comments received from department	and they had no concerns.
6. POLICE DEPT/SHERIFF'S OFFICE:	Comments received from department	and they had no concerns.
7. CITY BUILDING DEPARTMENT/ COUNTY BUILDING DEPARTMENT:	No Comment(s) Received	
8. SCHOOL SYSTEM:		y. This development could add additional
ELEMENTARY: BYRNS DARDEN	·	structure and funding. Current school s in order to achieve optimal capacity
MIDDLE SCHOOL: KENWOOD	utilization throughout the District.	s in order to demove optimal capacity
HIGH SCHOOL: KENWOOD		

## 9. FT. CAMPBELL:

#### **10. OTHER COMMENTS:**

# <u>CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING</u> STAFF REVIEW - ZONING

# PLANNING STAFF'S STUDY AND RECOMMENDATION

IMPACT OF PROPOSED USE ON Increased multi-family density & potential conflict between an established approved adjacent guarry operation.

**INFRASTRUCTURE:** 

**WATER SOURCE:** <u>CITY</u>

**SEWER SOURCE:** <u>CITY</u>

STREET/ROAD ACCESSIBILITY: N. Ford Street

**DRAINAGE COMMENTS:** 

## RESIDENTIAL DEVELOPMENT

APPLICANT'S ESTIMATES HISTORICAL ESTIMATES

**LOTS/UNITS:** 

4

**POPULATION:** 

10

#### APPLICABLE LAND USE PLAN

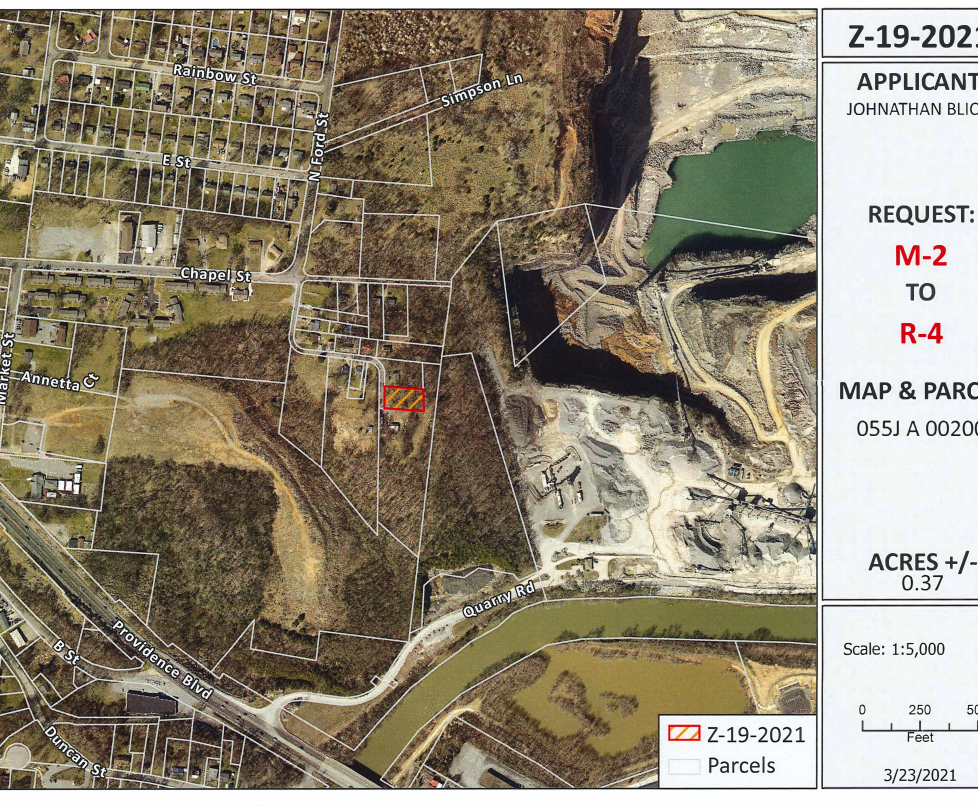
New Providence Planning Area is made up of a series of mature neighborhoods that center upon US 41A / Ft. Campbell Blvd. with multiple areas of strip commercialization along the arterial corridor.

#### STAFF RECOMMENDATION: APPROVAL

- 1. The proposed zoning request is consistent with the adopted Land Use Plan.
- 2. The proposed R-4 Multi-Family Residential District is an extension of the established R-4 Multi-Family residential District to the west.
- 3. The parcel has little to no development potential under the current M-2 General Industrial District classification.

4.

5.



Z-19-2021

# **APPLICANT:**

JOHNATHAN BLICK

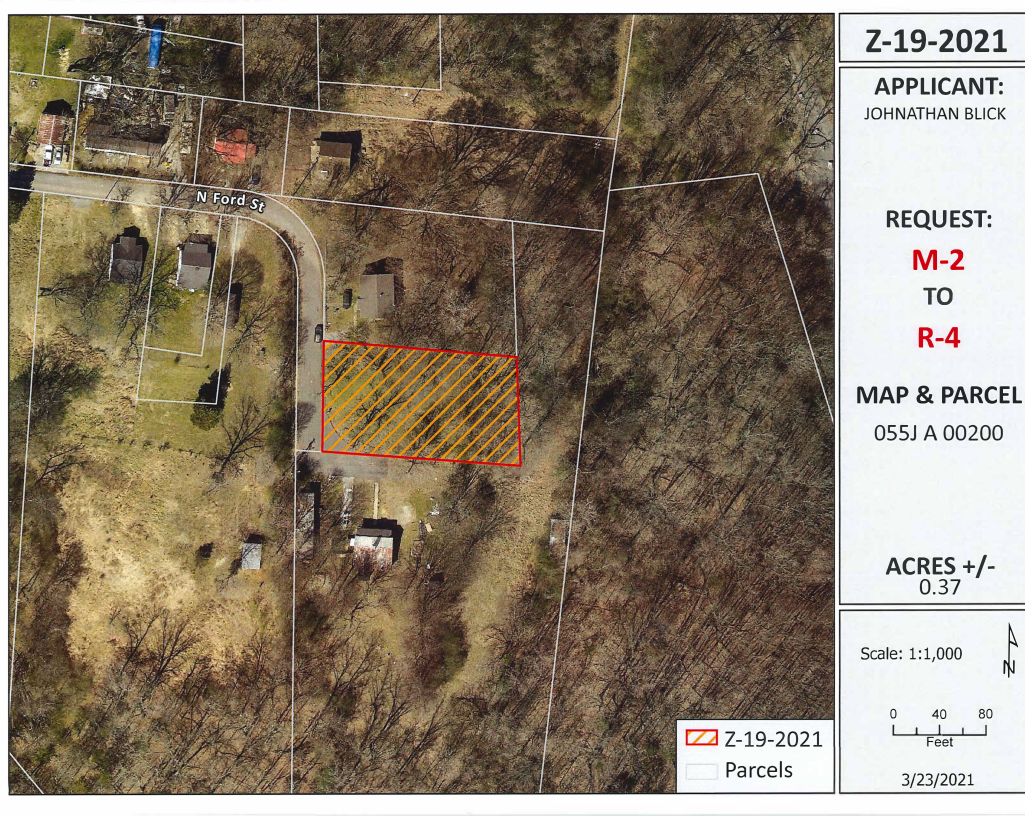
**MAP & PARCEL** 

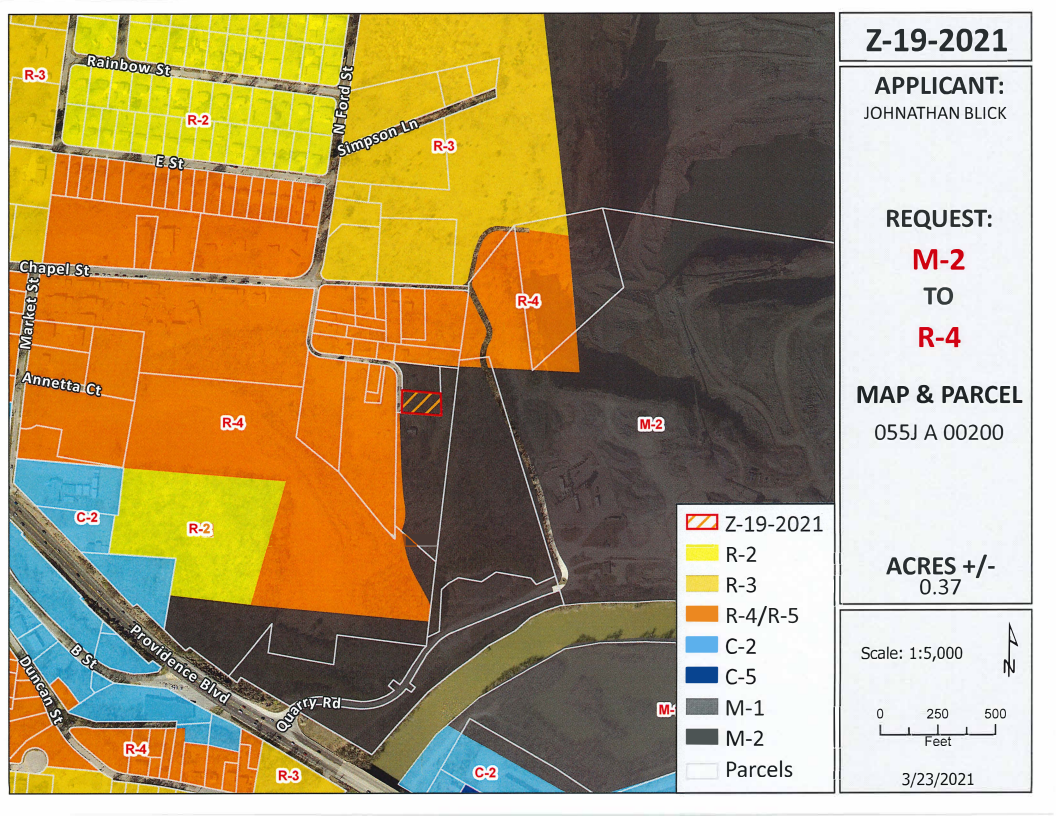
055J A 00200

**ACRES +/-** 0.37

500

3/23/2021





**MEETING DATE** 03/23/2021 CASE NUMBER: Z 19 2021

PRESENT ZONING M-2 **PROPOSED ZONING** R-4

PARCEL A002.00 055J TAX PLAT #

Property fronting on the east frontage of N. Ford St. at the southern terminus of N. **GEN. LOCATION** 

Ford St.

Johnathan Blick

\*

**PUBLIC COMMENTS** 

None received as of 10:00 A.M. on 3/23/2021 (A.L.)

**APPLICANT:** 

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING STAFF REVIEW - ZONING

<u>RPC MEETING DATE: 03/23/2021</u> <u>CASE NUMBER: Z - 20 - 2021</u>

NAME OF <u>APPLICANT: Cumberland Radio</u> Partnership Inc

**AGENT:** Chris Blackwell

# **GENERAL INFORMATION**

**TAX PLAT:** <u>079C</u> **PARCEL(S):** <u>C 043.00</u>

ACREAGE TO BE REZONED: 4.07 +/-

**PRESENT ZONING:** R-3

**PROPOSED ZONING:** R-4

**EXTENSION OF ZONING** 

**CLASSIFICATION:** YES TO THE EAST

**PROPERTY LOCATION:** Property fronting on the east frontage of Martin St., 1,470 +/- feet south of the Crossland

Ave. & Martin St. intersection.

CITY COUNCIL WARD: 6 COUNTY COMMISSION DISTRICT: 5 CIVIL DISTRICT: 12

**DESCRIPTION OF PROPERTY:** Site of a radio station opereration & radio tower.

**APPLICANT'S STATEMENT** Extension of existing R-4 zoning for more dense multifamily infill development. FOR PROPOSED USE:

GROWTH PLAN AREA: CITY PLANNING AREA: South Clarksville

PREVIOUS ZONING HISTORY:

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING STAFF REVIEW - ZONING DEPARTMENT COMMENTS

☐ GAS AND WATER ENG. SUPPORT MGR. ☐ GAS AND WATER ENG. SUPPORT COOR. ☐ UTILITY DISTRICT ☐ CITY STREET DEPT. ☐ TRAFFIC ENG ST. DEPT. ☐ COUNTY HIGHWAY DEPT. ☐ CEMC ☐ DEPT. OF ELECTRICITY (CDE)	☐ DIV. OF GROUND WATER  ☐ FIRE DEPARTMENT ☐ EMERGENCY MANAGEMENT ☐ INDUSTRIAL DEV BOARD ☐ CHARTER COMM. ☐ SHERIFF'S DEPARTMENT ☐ Other ☐ COUNTY BUILDING DEPT. ☐ COUNTY BUILDING DEPT. ☐ SCHOOL SYSTEM OPERATIONS ☐ FT. CAMPBELL
1. CITY ENGINEER/UTILITY DISTRICT:	Will require water and sewer service upgrades.
2. STREET DEPARTMENT/ COUNTY HIGHWAY DEPARTMENT:	Traffic Assessment required (Submitted)
3. DRAINAGE COMMENTS:	Comments received from department and they had no concerns.
4. CDE/CEMC:	No Comment(s) Received
5. FIRE DEPT/EMERGENCY MGT.:	Comments received from department and they had no concerns.
6. POLICE DEPT/SHERIFF'S OFFICE:	Comments received from department and they had no concerns.
7. CITY BUILDING DEPARTMENT/ COUNTY BUILDING DEPARTMENT:	No Comment(s) Received
8. SCHOOL SYSTEM:  ELEMENTARY: NORMAN SMITH  MIDDLE SCHOOL: ROSSVIEW  HIGH SCHOOL: ROSSVIEW	Rossview Middle & Rossview High are in the 2nd fastest growing region in Mont. County. Rossview Middle is at 118% capacity and currently has 11 portable classrooms, Rossview High is at 113% capacity and currently has 8 portables. There are over 1,000 lots already approved in this region. This continued student growth necessitates additional action to address building capacity growth and school bus transportation needs in Mont. County. This development could contribute add additional students & require additional infrastructure & funding. This will also increase traffic volume on Rossview Rd. Current school boundaries are subject to adjustments in order to achieve optimal capacity utilization throughout the District.

9. FT. CAMPBELL:

# CLARKSVILLE-MONTGOMERY COUNTY REGIONAL PLANNING STAFF REVIEW - ZONING

# PLANNING STAFF'S STUDY AND RECOMMENDATION

IMPACT OF PROPOSED USE ON Increased multi-family residential density.
SURROUNDING DEVELOPMENT:

**INFRASTRUCTURE:** 

WATER SOURCE: CITY

**SEWER SOURCE:** CITY

STREET/ROAD ACCESSIBILITY: Martin St.

**DRAINAGE COMMENTS:** 

## RESIDENTIAL DEVELOPMENT

APPLICANT'S ESTIMATES HISTORICAL ESTIMATES

LOTS/UNITS:

48

**POPULATION:** 

129

### APPLICABLE LAND USE PLAN

South Clarksville Planning Area - South Clarksville is dominated by residential development but is ringed by commercial and light industrial uses. It is near the core of the city and has a well developed transportation network for destinations within its boundaries and other areas of the city. Sufficient infrastructure to support high density development.

## STAFF RECOMMENDATION: APPROVAL

- 1. The proposed zoning request is consistent with the adopted Land Use Plan.
- 2. The proposed R-4 Multi-Family Residential District is an extension of the established R-4 Multi-Family residential District to the north & east.
- 3. The proposed request is not out of character with the multi-family uses in the surrounding area.
- <u>A</u> No environmental issues have been identified relative to this request.



Z-20-2021

# **APPLICANT:**

**CUMBERLAND RADIO** 

# **REQUEST:**

**R-3** 

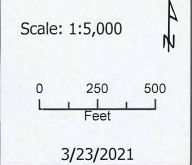
TO

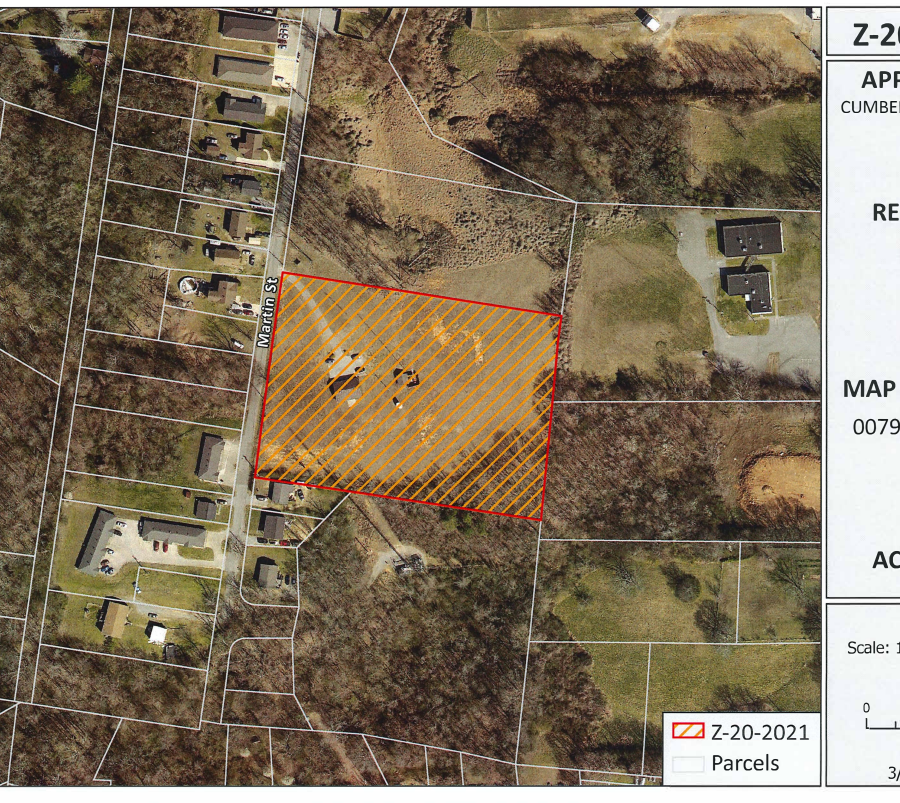
**R-4** 

# **MAP & PARCEL**

0079C C 04300

**ACRES +/-** 4.06





Z-20-2021

# **APPLICANT:**

**CUMBERLAND RADIO** 

# **REQUEST:**

**R-3** 

TO

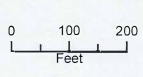
**R-4** 

# **MAP & PARCEL**

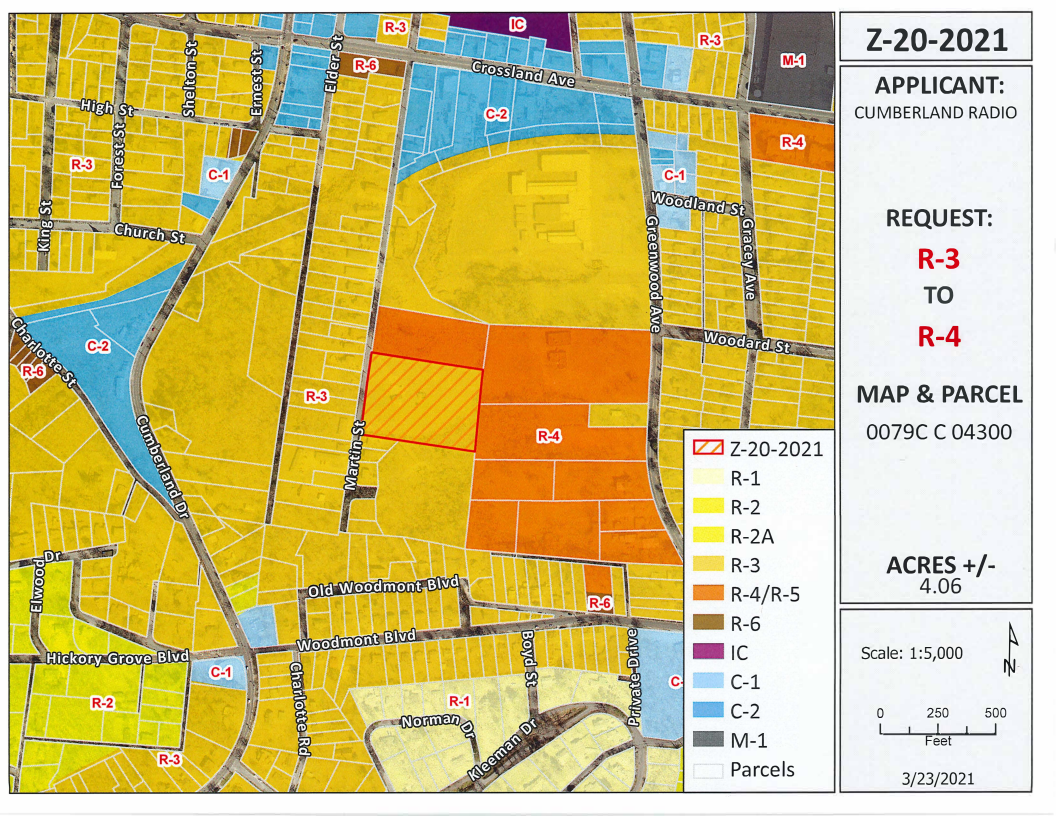
0079C C 04300

**ACRES +/-** 4.06

Scale: 1:2,000



3/23/2021



**CASE NUMBER:** Z 20 2021

**MEETING DATE** 03/23/2021

**APPLICANT:** Cumberland Radio **PRESENT ZONING** R-3

Partnership Inc **PROPOSED ZONING** R-4

TAX PLAT#

079C

**PARCEL** C 043.00

**GEN. LOCATION** 

Property fronting on the east frontage of Martin St., 1,470 +/- feet south of the

Crossland Ave. & Martin St. intersection.

\*

**PUBLIC COMMENTS** 

None received as of 10:00 A.M. on 3/23/2021 (A.L.)

#### ORDINANCE 84-2020-21

AMENDING THE ZONING ORDINANCE AND MAP OF THE CITY OF CLARKSVILLE, APPLICATION OF REDA HOME BUILDERS, INC. REDA HOME BUILDERS, INC-AGENT, FOR ZONE CHANGE ON PROPERTY LOCATED AT THE INTERSECTION OF TWIN RIVERS ROAD AND NOLEN ROAD

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Zoning Ordinance and Map of the City of Clarksville, Tennessee are hereby amended by designating the zone classification of the property described in Exhibit A, currently zoned R-1 Single Family Residential District, as R-4 Multiple Family Residential District.

PUBLIC HEARING: FIRST READING: SECOND READING: EFFECTIVE DATE:

#### **EXHIBIT A**

Beginning at an existing capped iron pin located in the south right of way of Nolen Road, said iron pin being 27,4 ft from the centerline of the said Nolen Road, and being approximately 1,288 feet southwest of the intersection of Old Trenton Road, and corner to Campus Crest of Clarksville, LLS (V1358/482), being the point of beginning. Thence leaving Nolen Road with Campus Crest, South 6 degrees 38 minutes 5 seconds West 553.16 feet to an existing iron pin on the bluff in the line of Greenfield (V948/1432) and a corner to Steve Meadows (1/6511760); thence with Meadows, South 81 degrees 48 minutes 40 Seconds West 267.77 feet to an existing iron pin; thence North 16 degrees 28 minutes 46 seconds West 118.41 feet to an existing capped iron pin, corner to Sutton (V1364/2353); thence with Sutton, North 16 degrees 25 minutes 09 seconds West 294.02 feet to an existing iron pin set in concrete, lying 21.4 feet in a southerly direction from the centerline of Nolen Road; thence along the south right of way line of Nolen Road, North 66 degrees 41 minutes 25 seconds East 485,26 feet to the point of beginning, and containing 3.92 +/- acres (Tax Map 055 Parcel 033.00)

#### ORDINANCE 85-2020-21

AMENDING THE ZONING ORDINANCE AND MAP OF THE CITY OF CLARKSVILLE, APPLICATION OF REDA HOME BUILDERS, INC., REDA HOME BUILDERS, INC-AGENT, FOR ZONE CHANGE ON PROPERTY LOCATED AT THE EASTERN TERMINUS OF THE SOUTHERN CIRCLE HILL DRIVE RIGHT-OF-WAY AND AT THE NORTH FRONTAGE OF CAVE SPRINGS ROAD

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Zoning Ordinance and Map of the City of Clarksville, Tennessee are hereby amended by designating the zone classification of the property described in Exhibit A, currently zoned R-1 Single Family Residential District, as R-6 Single Family Residential District.

PUBLIC HEARING: FIRST READING: SECOND READING: EFFECTIVE DATE:

#### **EXHIBIT A**

Beginning at an existing pipe in the north right-of-way line of Cave Springs Road, 15 feet from the centerline of Cave Springs Road, said pin also being located North 58 Degrees 25 Minutes 48 Seconds East 502.24 feet from the centerline intersection of Danko Road and Cave Springs Road; thence leaving said right-of-way line along the Michelle Caravalho Property (recorded in volume 1950, page 2496) North 22 Degrees 44 Minutes 31 Seconds West 226.72 feet to an old iron pin; thence along the Jack Fain Property (recorded in volume 432, page 11) for the next two calls as follows: North 50 Degrees 19 Minutes 52 Seconds East 61.71 feet to an old iron pin; thence North 24 Degrees 47 Minutes 16 Seconds West 211.62 feet crossing the terminus of Circle Hill Drive to a new iron pin; thence along the Helen Stanfill Property (recorded in volume 1762, page 807) North 39 Degrees 55 Minutes 01 Seconds East 72.75 feet to a new iron pin; thence along the Jeffrey Stanfill Property (recorded in volume 1310, page 298) North 36 Degrees 24 Minutes 16 Seconds East 115.31 feet crossing Circle Hill Drive to a new iron pin; thence along a new division line with a 8.57 acre new tract South 47 Degrees 28 Minutes 46 Seconds East 187.52 feet to a new iron pin; thence along the Robert Darnell Property (recorded in volume 577, page 2136) South 47 Degrees 28 Minutes 55 Seconds East 225.00 feet to a new iron pin, said iron pin being in the north right-of-way line of Cave Springs Road, 15 feet from the centerline of Cave Springs Road; thence along said

right-of-way line for the next four calls as follows: South 41 Degrees 03 Minutes 24 Seconds West 81.55 feet to a new iron pin; thence South 40 Degrees 35 Minutes 03 Seconds West 133.64 feet to a new iron pin; thence with a curve turning to the right with an arc length of 189.14 feet, with a radius of 1225.00 feet, with a chord bearing of South 45 Degrees 00 Minutes 27 Seconds West, with a chord length of 188.96 feet, to a new iron pin; thence South 49 Degrees 25 Minutes 51 Seconds West 21.27 feet to the point of beginning containing an area of 2.85 acres as surveyed by Ben R. Weakley, RLS 1457 of Weakley Brothers Engineering on November 5, 2020, Job Number 20-888. This property is subject to an encroached driveway from Circle Hill Drive to the J. Stanfill property

#### ORDINANCE 86-2020-21

AMENDING THE ZONING ORDINANCE AND MAP OF THE CITY OF CLARKSVILLE, APPLICATION OF ESTATE OF FRANK WOOTEN, LINDA ROBERTS, EXECUTOR, CODY DAHL-AGENT, FOR ZONE CHANGE ON PROPERTY LOCATED AT THE INTERSECTION OF REYNOLDS STREET AND CEDAR STREET

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Zoning Ordinance and Map of the City of Clarksville, Tennessee are hereby amended by designating the zone classification of the property described in Exhibit A, currently zoned R-3 Three Family Residential District, as R-6 Single Family Residential District.

PUBLIC HEARING: FIRST READING: SECOND READING: EFFECTIVE DATE:

#### **EXHIBIT A**

Beginning at a point 32+/- feet northeast of the centerline of the Reynolds St. & Cedar St. intersection, said point being the northeast corner of the Reynolds St. & Cedar St. right of way margin, thence in a northerly direction 155 +/- feet with the eastern right of way margin of Reynolds St. to a point, said point being the southwest corner of the Milan Holdings, LLC property, thence in a easterly direction 80 +/- feet with the southern property boundary of the Milan Holdings, LLC property to a point, said point being the northwest corner of the Tatyana S. Collins property, thence in a southerly direction with the Tatyana S. Collins western boundary 155 +/- feet, to a point, said point being the southwest corner of the Tatyana S. Collin and also located in the northern right of way margin of Cedar St., thence in a westerly direction 80 +/- feet with the northern right of way margin of Cedar St. to the point of beginning, said herein described tract containing 0.28 +/- acre.

#### ORDINANCE 87-2020-21

AMENDING THE ZONING ORDINANCE AND MAP OF THE CITY OF CLARKSVILLE, APPLICATION OF KOLBE HOMES, LLC, ROBERT KOLBE, FOR ZONE CHANGE ON PROPERTY LOCATED AT THE INTERSECTION OF PEACHERS MILL ROAD AND RANDELL DRIVE AND AT THE WESTERN-SOUTHERN TERMINUS OF LEIGH ANN DRIVE

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Zoning Ordinance and Map of the City of Clarksville, Tennessee are hereby amended by designating the zone classification of the property described in Exhibit A, currently zoned R-2D Two Family Residential District, as R-4 Multiple Family Residential District.

PUBLIC HEARING: FIRST READING: SECOND READING: EFFECTIVE DATE:

#### **EXHIBIT A**

LAND SITUATED IN MONTGOMERY COUNTY, TN, BEGINNING AT A PIPE IN THE EAST RIGHT OF WAY LINE OF PEACHERS MILL ROAD, SAID PIPE BEING A NORTHWEST CORNER OF A TRACK OF REAL ESTATE, THENCE NORTH 67 DEGREES 37 MINUTES 11 SECONDS EAST 249.49 FEET TO AN IRON PIN: THENCE NORTH 2 DEGREES 13 MINUTES 46 SECONDS WEST 86,00 FEET TO AN EXISTING IRON PIN: THENCE NORTH O DEGREES 08 MINUTES 50 SECONDS EAST 19.90 FEET TO AN IRON PIN IN THE SOUTH LINE OF LOT 20 OF GARLAND HILLS SECTIONS B AS SHOWN BY PLAT OF RECORD IN PLAT BOOK 12, PAGE 171, PLAT 171, RACK 699A OF SAID REGISTER'S OFFICE; THENCE WITH THE SOUTH LINE OF SAID LOTS SOUTH 88 DEGREES 06 MINUTES 40 SECONDS EAST 503.90 FEET TO AN IRON PIN. BEING THE SOUTHWEST CORNER OF LOT 24: THENCE CONTINUING WITH THE SOUTH LINES OF SAID LOTS SOUTH 81 DEGREES 32 MINUTES 40 SECONDS EAST 369.83 FEET TO AN IRON PIN. BEING THE SOUTHWEST CORNER OF LOT 28; THENCE CONTINUING WITH THE WEST LINE OF LOTS IN SECTION B SOUTH 33 DEGREES 15 MINUTES 40 SECONDS EAST 1,008.81 FEET TO AN IRON PIN, BEING IN THE SOUTH LINE OF A TRACT OF REAL ESTATE: THENCE SOUTH 63 DEGREES 30 MINUTES 00 SECONDS WEST 297,50 FEET TO A POST; THENCE NORTH 43 DEGREES 46 MINUTES 15 SECONDS WEST 465.70 FEET TO A POST; THENCE NORTH 41 DEGREES 15 MINUTES 15 SECONDS WEST 190,00 FEET TO A POST; THENCE NORTH 19 DEGREES 29 MINUTES 36 SECONDS WEST 109.29 FEET TO A POST; THENCE SOUTH 55 DEGREES 33 MINUTES 52 SECONDS WEST 619.36 FEET TO AN EXISTING IRON PIN IN THE EAST RIGHT OF WAY LINE OF PEACHERS MILL ROAD; THENCE WITH THE EAST MARGIN OF PEACHERS MILL ROAD NORTH 34 DEGREES 27 MINUTES 03 SECONDS WEST 461.75 FEET TO AN IRON PIN; THENCE NORTH 28 DEGREES 38 MINUTES 37 SECONDS WEST 266.90 FEET TO THE POINT OF BEGINNING AND CONTAINING 19,43 ACRES, MORE OR LESS

#### ORDINANCE 88-2020-21

AMENDING THE ZONING ORDINANCE AND MAP OF THE CITY OF CLARKSVILLE, APPLICATION OF BLACK HAWK LAND/BERT SINGLETERY DEVELOPMENT, FOR ZONE CHANGE ON PROPERTY LOCATED AT THE INTERSECTION OF PEACHERS MILL ROAD AND HENRY PLACE

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Zoning Ordinance and Map of the City of Clarksville, Tennessee are hereby amended by designating the zone classification of the property described in Exhibit A, currently zoned R-2 Single Family Residential District, as C-5 Highway & Arterial Commercial District.

PUBLIC HEARING: FIRST READING: SECOND READING: EFFECTIVE DATE:

#### **EXHIBIT A**

Beginning at a point in the east margin of Peachers Mill Road, said point being 940 feet north of the centerline of Allen Griffey Road; thence along margin of said road North 07 Degrees 25 Minutes 59 Seconds East 616.30 feet to a point; thence leaving margin of said road South 82 Degrees 34 Minutes 01 Seconds East 280.01 feet to a point; thence South 07 Degrees 33 Minutes 21 Seconds West 490.73 feet to a point; thence South 44 Degrees 52 Minutes 33 Seconds West 109.85 feet to a point; thence South 19 Degrees 28 Minutes 08 Seconds West 183.50 feet to a point; thence South 89 Degrees 26 Minutes 50 Seconds West 82.69 feet to a point; thence North 23 Degrees 39 Minutes 24 Seconds West 178.19 feet to the point of beginning containing an area of 0.89 acres.

#### ORDINANCE 89-2020-21

AMENDING THE ZONING ORDINANCE AND MAP OF THE CITY OF CLARKSVILLE, APPLICATION OF JOHNATHAN BLICK FOR ZONE CHANGE ON PROPERTY LOCATED ON THE EAST FRONTAGE OF N. FORD STREET AT THE SOUTHERN TERMINUS OF N. FORD STREET

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Zoning Ordinance and Map of the City of Clarksville, Tennessee are hereby amended by designating the zone classification of the property described in Exhibit A, currently zoned M-2 General Industrial District, as R-4 Multiple Family Residential District.

PUBLIC HEARING: FIRST READING: SECOND READING: EFFECTIVE DATE:

#### **EXHIBIT A**

REALTY IS DESCRIBED ACCORDING TO SURVEY OF WILLIAM N. YOUNG, DATED 2 SEPTEMBER 1976, AS BEGINNING WITH AN IRON PIN IN THE EASTERN MARGIN OF FORD STREET, SAID POINT OF BEGINNING BEING 754 FEET SOUTH OF CHAPEL STREET AS MEASURED ALONG THE MARGIN OF SAID FORD STREET, RUNS THENCE WITH THE MARGIN OF SAID FORD STREET SOUTH 9 DEGREES 30 MINUTES EAST (DEED CALLS FOR 107 FEET) 105 FEET TO AN IRON PIN, THENCE LEAVING SAID RIGHT OF WAY SOUTH 86 DEGREES 46 MINUTES EAST (DEED CALLS SOUTH 84 DEGREES EAST) 157 FEET TO AN IRON PIN; THENCE NORTH 9 DEGREES 30 MINUTES WEST (DEED CALLS FOR 107 FEET) FOR 105 FEET TO AN IRON PIN THENCE NORTH 86 DEGREES 46 MINUTES WEST (DEED CALLS NORTH 87 DEGREES WEST) 157 FEET TO THE POINT OF BEGINNING.

AMENDING THE ZONING ORDINANCE AND MAP OF THE CITY OF CLARKSVILLE, APPLICATION OF CUMBERLAND RADIO PARTNERSHIP, INC., CHRIS BLACKWELL CONSTRUCTION-AGENT, FOR ZONE CHANGE ON PROPERTY ON THE EAST FRONTAGE OF MARTIN STREET SOUTH OF CROSSLAND AVENUE

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Zoning Ordinance and Map of the City of Clarksville, Tennessee are hereby amended by designating the zone classification of the property described in Exhibit A, currently zoned R-3 Three Family Residential District, as R-4 Multiple Family Residential District.

PUBLIC HEARING: FIRST READING: SECOND READING: EFFECTIVE DATE:

#### **EXHIBIT A**

Beginning at a point, said point being the northwestern corner of the Wallace Reed Properties as recorded in Vol. 1165, page 1791 ROMCT, said pin being N 10° 14' E for a distance of 431 feet from northern property line of the Robert Armistead property as recorded in Vol. 1792, page 1497 ROMCT, said point also being the eastern right of way of Martin Street, said point also being the southwestern corner of the herein described parcel; Thence, leaving said Wallace Reed property and along said Martin Street, N 07° 20' 47" E for a distance of 239.63 feet to a point on a line; Thence, continuing along said Martin Street, N 08° 14' 24" E for a distance of 120.39 feet to a point, said point being the southern property line of the Centerstone Community Mental Health property as described in ORV 399, page 1656, said point also being the northwestern corner of the herein described parcel; Thence, leaving said Martin Street and along said Centerstone Community Mental Health property for the next 3 calls, S 81° 01' 48" E for a distance of 488.71 feet to a point on a line;

Thence, S 07° 34' 57" W for a distance of 43.33 feet to a point on a line; Thence, S 05° 26' 43" W a distance of 106.95 feet to a point on a line, said point being the north west corner of the Patrick Cook property as described in ORV 2053, page 743; Thence, leaving said Centerstone Community Mental Health property and along said Patrick Cook property, S 05° 26' 42" W for a distance of 206.92 feet to a point on a line, said point being the northern property line of the Pinnacle Towers Inc. property as described in ORV 677, page 2227, said point also being the south east corner of the herein described parcel; Thence, along said Pinnacle Towers Inc. property, N 81° 24' 39" W a distance of 331.97 feet to the north east corner of the said Wallace Reed property; Thence, leaving said Pinnacle Towers Inc. property and along said Wallace Reed property, N 81° 24' 38" W for a distance of 168.78 feet to the point of beginning, said parcel containing 177,230 Square Feet or 4.07 Acres, more or less.

#### ORDINANCE 73-2020-21

AN ORDINANCE AMENDING THE OFFICIAL CODE OF THE CITY OF CLARKSVILLE, PART II (CODE OF ORDINANCES); TITLE 1 (ADMINISTRATION, OFFICERS, AND PERSONNEL), CHAPTER 2 (CITY COUNCIL), SECTION 1-205 PERTAINING TO STANDING COMMITTEES

*WHEREAS*, the City Charter provides at Article IV. Mayor; Power and Duties Generally, Section 1, sub-section (g) as follows:

(g) The Mayor shall have the power to appoint all standing committees as he may deem necessary. He shall have the right to change the committee members as he may deem advisable; and

WHEREAS, the City Code provides in pertinent part at Section 1-205(1) as follows:

Section 1-205. Standing committees.

(1) Composition and appointment. Standing committees of the city council, each composed of not more than five (5) council members, shall be designated by the mayor and shall include such duties and responsibilities as the mayor may from time to time prescribe and as the welfare of the community may require. The mayor will give each council member an opportunity to serve on at least two (2) standing committees; and

WHEREAS, the City Council finds that the best interests of the City would best be served by having all City Council standing committees that are established by a City mayor to have not more than, and not less than, five (5) City Council members.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE

(1) That the City Code, Title 1 (ADMINISTRATION, OFFICERS, AND PERSONNEL), Chapter 2 (CITY COUNCIL), Section 1-205 (Standing committees), subsection (1) (*Composition and appointment*), is amended by deleting subsection (1) entirely and substituting therefore the following:

# Section 1-205. Standing Committees.

- (1) Composition and appointment. Standing committees of the city council, each to be composed of not more than, and not less than, five (5) council members, shall be designated by the mayor and shall include such duties and responsibilities as the mayor may from time to time prescribe and as the welfare of the community may require. The mayor will give each council member an opportunity to serve on at least two (2) standing committees.
- (2) *Chairperson*. The mayor shall name the chairperson of each standing committee and may from time to time combine two (2) or more standing committees under a joint or one chairperson when the mayor deems it necessary or appropriate for specific projects.

FIRST READING: March 4, 2021, Amended SECOND READING: Scheduled for April 1, 2021 EFFECTIVE DATE:

# ORDINANCE 73-2020-21 SMITH AMENDMENT #3

Motion: Amend Sec. 1-205 by adding language in red:

# **Section 1-205 – Standing committees.**

(1) Composition and appointment. Standing committees of the City Council, each composed of not more than five (5) council members, shall be designated by the mayor, and shall include such duties and responsibilities as the mayor may from time to time prescribe and as the welfare of the community may require. All standing committee appointments shall be diverse and inclusive based on the councilpersons elected to serve in office. The mayor will give each council member an opportunity to serve on at least two (2) standing committees.

#### ORDINANCE 75-2020-21

AN ORDINANCE AMENDING THE FY2021 HOUSING AND COMMUNITY DEVELOPMENT BUDGET (ORDINANCE 87-2019-20) AUTHORIZING THE CITY OF CLARKSVILLE TO CREATE A PROJECT OF \$16,250 TO INCLUDE THE 2021 COMMUNITY HOUSING PARTNERSHIP OF WILLIAMSON COUNTY THDA GRANT

WHEREAS, the Housing and Community Development office of the City of Clarksville has been awarded funding from THDA, and;

WHEREAS, the grant period is to be effective from April 27, 2020 to December 31, 2020.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the following projects be created within the ESG (Emergency Solutions Grant) Fund:

82463003 4810 YPK20 Subrecipient: YAIPak's 2020 Increase: \$8,600 82463003 4810 R4120 Subrecipient: Right For One 2020 Increase: \$7,650

## BE IT FURTHER ORDAINED:

That the following ESG be budgeted:

8246300 33150 Grant Revenue Increase: \$16,250

FIRST READING: March 4, 2021

SECOND READING: EFFECTIVE DATE:

## ORDINANCE 76-2020-21

AMENDING THE ZONING ORDINANCE AND MAP OF THE CITY OF CLARKSVILLE, APPLICATION OF OSCAR LEE HEARN, ERIC HUNEYCUTT-AGENT, FOR ZONE CHANGE ON PROPERTY LOCATED SOUTH OF CROSSLAND AVENUE, EAST OF BRADLEY STREET, AND NORTH AND SOUTH OF WEST HIGH STREET

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Zoning Ordinance and Map of the City of Clarksville, Tennessee are hereby amended by designating the zone classification of the property described in Exhibit A, currently zoned M-1 Light Industrial District and R-3 Three Family Residential District, as C-2 General Commercial District.

PUBLIC HEARING: March 4, 2021 FIRST READING: March 4, 2021

SECOND READING: Scheduled for April 1, 2021

EFFECTIVE DATE:

#### **EXHIBIT A**

TRACT I Beginning at a point, said point being the north right of way of West High Street, said point being N 72° 6' E for a distance of 49 feet from the centerline intersection of West High Street and Bradley Street, said point also being the southwestern corner of the herein described parcel; Thence, along said West High Street along a curve, said curve turning to the right, having a radius of 25.08 feet, and whose long chord bears N 41° 48' 33" W for a distance of 32.36 feet to a point of intersection with a non-tangential line; Thence, leaving said West High Street and along said Bradley Street right of way for the next two (2) calls, N 01° 29' 06" W for a distance of 30.37 feet to the beginning of a non-tangential curve; Thence, said curve turning to the right, having a radius of 25.31 feet, and whose long chord bears N 39° 52' 09" E for a distance of 33.03 feet to a point of intersection with a non-tangential line, said point being the north west corner of the herein described parcel; Thence, leaving said Bradley Street right of way and along Crossland Avenue right of way, N 81° 13' 11" E for a distance of 220.67 feet to a point on a line, said point being the north west corner of the Syd Hedrick property as described in Deed Book K, page 229, said point also being the north east corner of the herein described parcel; Thence, leaving said Crossland Avenue and along said Syd Hedrick property, S 01° 12' 43" E for a distance of 143.93 feet to a point on a line, said point being the northern right of way of said West High Street, said point being the south east corner of the herein described parcel; Thence, leaving said Syd Hedrick property and along said West High Street, N 82° 08' 05" W for a distance of 222.04 feet to the point of beginning, said parcel containing 25,951 Square Feet or 0.60 Acres, more or less.

TRACT II Beginning at a point, said point being the south right of way of West High Street, said point being S 64° 41' E for a distance of 62 feet from the centerline intersection of West High Street and Bradley Street, said point also being the northwestern corner of the herein described parcel; Thence, along said West High Street right of way, S 82° 08' 05" E for a distance of 214.80 feet to a point on a line, said point being the north west corner of the Syd Hedrick property as described in Deed Book K, page 229, said point also being the north east corner of the herein described parcel; Thence, leaving said West High Street and along Syd Hedrick property for the next four (4) calls, S 07° 32' 00" E a distance of 191.51; Thence, along a curve, said curve turning to the left, having a radius of 2102.68 feet, and whose long chord bears S 15° 05' 34" E for a distance of 283.68 feet to a point of intersection with a non-tangential line; Thence, S 19° 51' 51" E for a distance of 52.16 feet to a point on a line; Thence, S 23° 09' 54" E for a distance of 27.47 feet to a point on a line, said point being the north property line of the Brittney Spence property as described in ORV 1750, page 872; Thence, leaving said Syd Hedrick property and along said Brittney Spence property, S 08° 03' 40" W for a distance of 21.75 feet to a point on a line, said point being the northern property line of the HLS2 properties LLC as described in ORV 1642, page 74, said point also being the south east corner of the herein described parcel; Thence, leaving said Brittney Spence property and along said HLS2 properties LLC property, N 61° 14' 30" W for a distance of 124.97 feet to a point on a line, said point being the north east property line of the Marina Properties as described in ORV 1654, page 210; Thence, leaving said HLS2 properties LLC and a long said Marina Properties, N 80° 32' 41" W for a distance of 56.00 feet to a point on a line, said point being the south east corner of the Billy Joe Black property as described in ORV 703, page 1241; Thence, leaving said Marina Properties and along said Billy Joe Black property for the next two (2) calls, N 16° 26' 16" E for a distance of 185.63 feet to a point on a line; Thence, N 71° 33' 18" W for a distance of 260.71 feet to a point on a line, said point being the eastern right of way of said Bradley Street; Thence, leaving said Billy Joe Black property and along said Bradley Street right of way for the next two (2) calls, N 01° 29' 04" W for a distance of 233.80 feet to the beginning of a curve; Said curve turning to the right, having a radius of 25 feet, and whose long chord bears N 48° 11' 28" E for a distance of 38.12 feet to the point of beginning, said parcel containing 95,722 Square Feet or 2.20 Acres, more or less.

#### ORDINANCE 77-2020-21

AMENDING THE ZONING ORDINANCE AND MAP OF THE CITY OF CLARKSVILLE, APPLICATION OF LUKE BAGGETT, SYD HEDRICK-AGENT, FOR ZONE CHANGE ON PROPERTY LOCATED AT THE INTERSECTION OF BEECHWOOD DRIVE AND BEECH DRIVE

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Zoning Ordinance and Map of the City of Clarksville, Tennessee are hereby amended by designating the zone classification of the property described in Exhibit A, currently zoned R-1 Single Family Residential District, as R-2 Single Family Residential District.

PUBLIC HEARING: March 4, 2021 FIRST READING: March 4, 2021

SECOND READING: Scheduled for April 1, 2021

EFFECTIVE DATE:

#### **EXHIBIT A**

Being parts of Lots 27 and 28 of Beechwood Addition according to a plat of record in Plat Book 2, Plat 80, Page 87, Register's Office Montgomery County, Tennessee, and being further described as beginning at a post in the general northeastern right-of-way of Beech Street in the City of Clarksville said point of beginning the northwestern corner of the within described property and the northwestern corner of property conveyed to I. J. Britt and wife by deed of record in Deed Book 111, Page 661, Register's Office aforesaid, and running from said point of beginning North 86 degrees 30 minutes east 255 feet to an iron pin; thence in a new direction south 4 degrees east and passing an iron pin at 70 feet to another iron pin at a total distance of 140 feet on this bearing; thence in a new direction south 86 degrees 30 minutes west 145 feet to an iron pin in the general northeastern right-of-way of Beech Street; thence in a new direction with said general northeastern right-of-way north 41 degrees 30 minutes west 176 feet to the point of beginning, said herein described tract containing 0.66 +/- acres

#### ORDINANCE 79-2020-21

AN ORDINANCE AMENDING THE OPERATING BUDGET FOR FISCAL YEAR 2021 FOR GOVERNMENTAL FUNDS (ORDINANCE 39-2020-21) TO INCREASE THE CAPITAL PROJECT BUDGET FOR REGIONAL RECREATIONAL CENTER

WHEREAS, Article VII, Section 3 of the official charter of the City of Clarksville provides for the approval and adoption of a budget; and

WHEREAS, Article VII, Section 3 of the official charter of the City of Clarksville provides for the ability to amend the adopted budget by ordinance by the City Council at any time during the fiscal year by vote of a majority of the City Council on two (2) separate readings; and

WHEREAS, The City Council further believes it is in the best interest to allocate an additional \$1 million to the North Clarksville Recreation Center to acquire up to an additional 10 acres, develop site plans, and rec center/athletic field renderings (Capital Project – Regional Community Center); and

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the following Amendment be made:

#### Capital Projects Fund

40450003-4450-19505 Regional Community Center Increase \$1,000,000

BE IT FURTHER ORDAINED that the funding will be provided through new debt issuance.

FIRST READING: March 4, 2021 SECOND READING: EFFECTIVE DATE:



### CLARKSVILLE CITY COUNCIL REGULAR SESSION MARCH 4, 2021

#### **MINUTES**

#### PUBLIC COMMENTS

Prior to the meeting, Jennifer Jerkins and Helon Long encouraged approval of August 8, Emancipation Day, as an official City holiday; Michael Ritter asked the Council to retain regulations regarding short term rentals; Ryan Bowie and David Shelton criticized Councilperson Vondell Richmond for his comments made during the March 4, 2021 regular session while discussing the Roxy Regional Theater with regard to equality and inclusion; Nick Nicholson thanked the City Council for supporting the preservation of Mt. Olive Cemetery.

#### CALL TO ORDER

The regular session of the Clarksville City Council was called to order by Mayor Joe Pitts on Thursday, March 4, 2021, at 7:00 p.m. in City Council Chambers, 106 Public Square, Clarksville, Tennessee.

This meeting was conducted in person, via Google Meets, and live streamed on cityofclarksville.com.

A prayer was offered by Councilperson Richard Garrett; the Pledge of Allegiance was led by Councilperson Wanda Allen.

#### ATTENDANCE

IN PERSON: Richard Garrett, Mayor Pro Tem (Ward 1), Vondell Richmond (Ward 2), DaJuan Little (Ward 3), Wallace Redd (Ward 4), Jason Knight (Ward 5), Wanda Smith (Ward 6), Travis Holleman (Ward 7), Wanda Allen (Ward 8), Karen Reynolds (Ward 9), Stacey Streetman (Ward 10), Ashlee Evans (Ward 11), Trisha Butler (Ward 12)

#### APPROVAL OF ELECTRONIC MEETING

"In order to comply with the technical aspects of the Governor's Executive Order regarding holding open meetings in a forum other than in the open and in public, this governing body determines that meeting electronically is necessary to protect the health, safety, and welfare of its citizens due to the COVID-19 outbreak."

Councilperson Smith made a motion to approve the electronic meeting. The motion was seconded by Councilperson Knight. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to approve the electronic meeting unanimously passed.

#### SPECIAL PRESENTATIONS

Councilperson Allen introduced students from the Northwest High School Health Science Academy who shared their vision for transforming Sidney Brown Park into an inclusive facility.

Councilperson Knight thanked City Clerk Sylvia Skinner and City Attorney Lance Baker for their support.

#### ZONING PUBLIC HEARING

Councilperson Garrett made a motion to conduct a public hearing to receive comments regarding applications for zone change. The motion was seconded by Councilperson Holleman. There was no objection.

**ORDINANCE 76-2020-21** (First Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Oscar Lee Hearn, Eric Huneycutt-Agent, for zone change on property located south of Crossland Avenue, east of Bradley Street, and north and south of West High Street from M-1 Light Industrial District and R-3 Three Family Residential District to C-2 General Commercial District

Kayla Goad LeVan spoke on behalf of the application stating the C-2 zoning would be the most appropriate classification for this property. No one requested to speak in opposition to this request.

**ORDINANCE 77-2020-21** (First Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Luke Baggett, Syd Hedrick- Agent, for zone change on property located at the intersection of Beechwood Drive and Beech Drive from R-1 Single Family Residential District to R-2 Single Family Residential District

Syd Hedrick, Agent, said the owner wished to develop this property to be used for its original intent. He said previously two lots had been joined into one parcel for tax purposes and said one single family home would be constructed on each of the two lots. In response to Councilperson Smith's question regarding the narrow road, Mr. Hedrick noted the developer was not responsible for road improvements. No one requested to speak in opposition to this request.

Councilperson Garrett made a motion to revert to regular session. The motion was seconded by Councilperson Holleman. There was no objection.

The recommendations of the Regional Planning Staff and Commission were for approval of **ORDINANCE 76-2020-21**. Councilperson Garrett made a motion to adopt this ordinance on first reading. The motion was seconded by Councilperson Reynolds. Councilperson Allen called for the question. The question was seconded by Councilperson Evans. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to cease discussion unanimously passed. The following vote on the main motion was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to adopt this ordinance on first reading unanimously passed.

The recommendations of the Regional Planning Staff and Commission were for approval of **ORDINANCE 77-2020-21**. Councilperson Garrett made a motion to adopt this ordinance on first reading. The motion was seconded by Councilperson Reynolds. Councilperson Smith expressed concern for additional traffic on the narrow road leading to this property. Councilperson Richmond said the road was the City's responsibility. Councilperson Garrett said two homes would not adversely affect traffic. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Richmond, Streetman

NAY: Reynolds, Smith

The motion to adopt this ordinance on first reading passed.

**ORDINANCE 61-2020-21** (Second Reading) Amending the Zoning Ordinance pertaining to bulk regulations, building setbacks, minimum frontage requirements, and other minor updates

Councilperson Garrett made a motion to adopt this ordinance on second reading. The motion was seconded by Councilperson Redd.

Councilperson Garrett made a motion to amend this ordinance by adding language recommended by the Regional Planning Commission relative to easements, common access drives, shared driveways, and usable road frontage. The motion was seconded by Councilperson Little.

Councilperson Reynolds expressed concern that since homeowners would be responsible for shared driveway maintenance, a lower grade of materials may be used causing a driveway to degrade quicker. She said this could create a "buyer beware" situation.

Councilperson Redd called for the question. The question was seconded by Councilperson Allen. The following vote was recorded:

AYE: Allen, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

NAY: Butler

The motion to cease discussion on the amendment passed. The following vote on the amendment was recorded:

AYE: Allen, Butler Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Streetman

NAY: Smith

The amendment passed. Councilperson Redd called for the question. The question was seconded by Councilperson Knight. The following vote was recorded:

AYE: Allen, Butler, Garrett, Holleman, Knight, Pitts, Redd, Smith, Streetman

NAY: Evans, Little, Reynolds, Richmond

The motion to crease discussion on the main motion passed. The following vote on the main motion was recorded:

AYE: Butler, Evans, Garrett, Holleman, Knight, Pitts, Redd, Richmond, Streetman

NAY: Allen, Little, Reynolds, Smith

The motion to adopt this ordinance on second reading as amended passed.

#### REPORT OF MAYOR'S RPC PROXY APPOINTMENT

Mayor Pittts announced he had appointed Michael Long as his proxy on the Regional Planning Commission; no action was required.

#### CONSENT AGENDA City Clerk

All items in this portion of the agenda are considered to be routine and non-controversial by the Council and may be approved by one motion; however, a member of the Council may request that an item be removed for separate consideration under the appropriate committee report:

1. **ORDINANCE 63-2020-21** (Second Reading) Amending the Official Code relative to short term rentals [Removed; see end of New Business]

- 2. **ORDINANCE 64-2020-21** (Second Reading) Amending the Official Code designating Juneteenth and Emancipation Day as City holidays [Remove; see end of New Business]
- 3. **ORDINANCE 65-2020-21** (Second Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Mark A. Davis, Shannon or William Wilford-Agent, for zone change on property located at the intersection of Old Trenton Road and Wilma Rudolph Boulevard from M-2 General Industrial District to C-2 General Commercial District
- 4. **ORDINANCE 66-2020-21** (Second Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Richard Collins, Richard Garrett-Agent, for zone change on property located at the intersection of Columbia Street and Batts Lane from RM-1 Single Family Mobile Home Residential District to R-4 Multiple Family Residential District
- 5. **ORDINANCE 67-2020-21** (Second Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Charles Nichols Credit Shelter Trust, James Maynard-Agent, for zone change on property located in the southeast corner of Tobacco Road and Nussbaumer Road from C-1 Neighborhood Commercial District, R-1 Single Family Residential District, and AG Agricultural District to R-1A Single Family Residential District
- 6. **ORDINANCE 68-2020-21** (Second Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Guerrier Development for zone change on property located at the corner of Blackman Street, Charlotte Street, and Lawn Street from R-3 Three Family Residential District to R-6 Single Family Residential District
- 7. **ORDINANCE 69-2020-21** (Second Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Lalana Lee and Gordon Lee, Mark Holleman-Agent, for zone change on property located at the intersection of Paradise Hill Road and Highland Circle from R-1 Single Family Residential District to R-6 Single Family Residential District
- 8. **ORDINANCE 70-2020-21** (Second Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Frank Bryant, Albatross Partners-Agent, for zone change on property located the intersection of Colonial Court and Golf Club Lane from R-3 Three Family Residential District and C-5 Highway and Arterial Commercial District to R-4 Multiple Family Residential District
- 9. **ORDINANCE 71-2020-21** (Second Reading) Amending the Zoning Ordinance and Map of the City of Clarksville, application of Luke Baggett and Bobby Wall, Syd Hedrick-Agent, for zone change on property located at the intersection of Daniel Street and Central Avenue from R-3 Three Family Residential District to R-6 Single Family Residential District
- 10. **RESOLUTION 54-2020-21** Approving appointments to the Beer Board
  - Beer Board: John Hunt April 2021 through March 2023

#### 11. Adoption of Minutes: February 3, February 4, February 9

Councilperson Streetman requested separate consideration of **ORDINANCE 63-2020-21**. Councilperson Smith requested separate consideration of **ORDINANCE 64-2020-21**. Councilman Holleman made a motion to adopt the Consent Agenda with noted exceptions. The motion was seconded by Councilperson Garrett. Councilperson Garrett announced his abstention on **ORDINANCE 66-2020-21**. Councilperson Redd announced his abstention on **ORDINANCE 68-2020-21**. Councilperson Holleman announced his abstention on **ORDINANCE 69-2020-21**. The following vote was recorded.

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to adopt the Consent Agenda as amended, with noted abstentions, passed.

#### FINANCE COMMITTEE Chairperson Stacey Streetman

**ORDINANCE 75-2020-21** (First Reading) Amending the FY21 Housing & Community Development Budget to include the 2021 Community Housing Partnership of Williamson County THDA Grant (Emergency Solutions Grant)

The recommendation of the Finance Committee was for approval. Councilperson Streetman made a motion to adopt this ordinance on first reading. The motion was seconded by Councilperson Evans. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to adopt this ordinance on first reading unanimously passed.

#### GAS & WATER COMMITTEE Chairperson Wallace Redd

Councilperson Redd said the Gas & Water Department continuously worked in shifts to repair leaking water mains throughout the system caused by recent freezing temperatures. During the inclement weather, critical decisions and significant modifications were made to ensure the continuous supply of natural gas to fulfill substantial demands. Councilperson Redd thanked the department for their efforts.

#### HOUSING & COMMUNITY DEVELOPMENT COMMITTEE Chairperson Wanda Smith

**RESOLUTION 46-2020-21** (Postponed February 4) Requesting an amendment to the Community Development Block Grant 2020-2024 Consolidated Plan for Coronavirus Aid, Relief, and Economic Security (CARES) Act funds

The recommendation of the Housing & Community Development Committee was for approval. Councilperson Smith made a motion to adopt this resolution. The motion was seconded by Councilperson Garrett. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to adopt this resolution unanimously passed.

**RESOLUTION 47-2020-21** (Postponed February 4) Requesting an amendment to the Citizen Participation Plan

The recommendation of the Housing & Community Development Committee was for approval. Councilperson Smith made a motion to adopt this resolution. The motion was seconded by Councilperson Knight. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to adopt this resolution unanimously passed.

No monthly report.

#### PARKS & RECREATION COMMITTEE Chairperson Vondell Richmond

Councilperson Richmond said the committee recently met and discussed the proposed regional recreation center, open positions in the department, and the 2020 annual report. He announced the floors had been refinished and a new HVAC unit had been installed at Freedom Point and fencing had been removed from Edith Pettus Park.

#### PUBLIC SAFETY COMMITTEE Chairperson Richard Garrett

Councilperson Garrett shared the following monthly department statistics: Building & Codes - 2,363 inspections, 84 code enforcement cases, 15 abatement work orders, 146 single family permits, 29 multi family permits, 25 commercial permits; Police - 9,861 calls for service.

Councilperson Garrett reported construction of Police District 3 Precinct was in the final rough-in stage and the department recently hired eight new police officers.

#### STREETS-GARAGE-TRANSPORTATION COMMITTEE Chairperson Wanda Smith

Councilperson Smith shared the following monthly department statistics: Clarksville Transit System - 28,581 passengers including 4,730 senior citizens, 2,017 demand responses; Streets - 113 work orders; Garage - city-wide vehicle expenses of \$194,861, requisition submitted for \$163,666, 531 work orders, 1,292 work hours, unleaded fuel \$1.94/gallon, diesel fuel \$1,93/gallon.

Councilperson Smith announced CTS planned to give a presentation on new software on March 9th. She thanked Veronica Williams for her work, as well as the bus crew, van operators, and maintenance team for keeping services available throughout the recent snow and ice event.

Councilperson Smith announced Angie Sikes had been named Riverview Cemetery Caretaker and said the Street Department's spring cleanup would be in effect March 15 through April. She thanked the department staff for keeping the streets safe during the recent winter storm.

#### DESIGNATIONS COMMITTEE

**RESOLUTION 53-2020-21** Approving the official renaming of Mammy Lane to Slattery Lane

The recommendation of the Designations Committee was for approval. Councilperson Evans made a motion to adopt this resolution. The motion was seconded by Councilperson Smith. Councilperson Garrett said some residents do not want their street name changed and made a motion to postpone action on this resolution to the May 2021 regular session. The motion was seconded by Councilperson Smith. The following vote was recorded:

AYE: Butler, Garrett, Holleman, Knight, Little, Redd, Richmond, Smith, Streetman

NAY: Allen, Evans, Pitts, Reynolds

The motion to postpone action on this resolution to the May 2021 regular session passed.

#### STANDING COMMITTEES

**ORDINANCE 73-2020-21** (First Reading) Amending the Official Code relative to membership of standing committees

Councilperson Allen made a motion to adopt this ordinance on first reading. The motion was seconded by Councilperson Smith. Councilperson Allen said committee membership should be diverse. Councilperson Redd said the Mayor should determine the number of members for each committee. Councilperson Smith said committee membership should be inclusive. In response to Councilperson Streetman's question, City Attorney Lance Baker said the Official Charter gives the mayor authority to appoint committees. Councilperson Holleman felt this requirement would add complexity to the process of appointing committees.

Councilperson Smith made a motion to amend this ordinance by adding the following language to City Code Sec. 1-205(1):

All standing committee appointments shall be diverse and inclusive, as to be equal in race and gender, based on the councilpersons elected to serve in office. A council member shall have the authority to choose at least two Standing Committees to serve on, provided that their choice will enhance balance to the committee based on diversity and inclusion.

The motion was seconded by Councilperson Knight. Mr. Baker said the terms "diverse and inclusive" should be defined and recommended consideration of a resolution that would require the Mayor to consider certain criteria. Because of conflicting elements of this amendment and to allow time for further review, Mr. Baker suggested this amendment be denied. Councilperson Smith called for the question. The question was seconded by Councilperson Redd. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to cease discussion on Councilperson Smith's first amendment unanimously passed. The following vote on Councilperson Smith's first amendment was recorded:

NAY: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

Councilperson Smith's first amendment failed.

Councilperson Smith made a motion to amend this ordinance by amending Sec. 1-205(2) as follows:

Chairman Chairperson. The mayor shall name the chairman chairperson of each standing committee any and may from time to time combine two (2) or more standing committees under a joint or one chairman chairperson when he the mayor deems it necessary or appropriate for specific projects.

The motion was seconded by Councilperson Knight. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

Councilperson Smith's second amendment unanimously passed. The following vote on the main motion as amended was recorded:

AYE: Allen, Butler, Evans, Garrett, Knight, Little, Reynolds, Richmond, Smith

NAY: Holleman, Pitts, Redd, Streetman

The motion to adopt this ordinance on first reading as amended passed.

#### AMEND AGENDA

Councilperson Reynolds made a motion to amend the agenda by moving **ORDINANCE 74-2020-21** and **RESOLUTION 59-2020-21** to the end of New Business. The motion was seconded by Councillady Streetman. Following brief discussion, Councilperson Redd called for the question. The question was seconded by Councilperson Garrett. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Streetman

NAY: Smith

The motion to cease discussion passed. The following vote on the main motion was recorded:

AYE: Butler, Pitts, Reynolds, Streetman

NAY: Allen, Evans, Garrett, Holleman, Knight, Little, Redd, Richmond, Smith

The motion to move **ORDINANCE 74-2020-21** and **RESOLUTION 59-2020-21** to the end of New Business failed

#### JUNETEENTH HOLIDAY FUNDING

**ORDINANCE 74-2020-21** (First Reading) Amending the FY21 Operating Budget for Governmental Funds to add funding to support the Juneteenth holiday

This ordinance was postponed by the Finance committee. Councilperson Allen made a motion to adopt this ordinance on first reading. The motion was seconded by Councilperson Garrett. Councilperson Streetman felt this ordinance should be considered after final approval of the Juneteenth holiday (**ORDINANCE 64-2020-21**). [Transcription continued following recess]

#### RECESS

The City Council recessed at 8:40 p.m. and reconvened at 8:58 p.m.

#### JUNETEENTH HOLIDAY FUNDING CONTINUED

Councilperson Redd made a motion to refer **ORDINANCE 74-2020-21** to the Finance Committee. The motion was seconded by Councilperson Streetman. The following vote was recorded:

AYE: Holleman, Knight, Pitts, Redd, Reynolds, Smith, Streetman

NAY: Allen, Butler, Evans, Garrett, Little, Richmond

The motion to refer this ordinance to the Finance Committee passed.

#### RECONSIDER ORDINANCE 73-2020-21

Councilperson Knight made a motion to reconsider **ORDINANCE 73-2020-21**, relative to standing committees, adopted on first reading earlier during this meeting. The motion was seconded by Councilperson Redd. Councilperson Butler called for the question. The question was seconded by Councilperson Garrett. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Reynolds, Richmond, Smith

NAY: Redd, Streetman

The motion to cease discussion passed. The following vote on the motion to reconsider was recorded:

AYE: Holleman, Knight, Pitts, Redd, Reynolds, Streetman

NAY: Allen, Butler, Evans, Garrett, Little, Richmond, Smith

The motion to reconsider **ORDINANCE 73-2020-21** on first reading failed.

#### HAZELWOOD ROAD & NEEDMORE ROAD

**ORDINANCE 78-2020-21** (First Reading) Amending the FY21 Operating Budget for Governmental Funds to create road improvement projects for Hazelwood Road and Needmore Road

Councilperson Garrett made a motion to adopt this ordinance on first reading. The motion was seconded by Councilperson Knight. Councilperson Garrett said his online poll showed 64 responses in support of these projects. Councilperson Reynolds noted funding was not currently appropriated and made a motion to postpone action indefinitely. The motion was seconded by Councilperson Redd. Councilperson Redd called for the question. The question was seconded by Councilperson Streetman. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to postpone action on this ordinance indefinitely passed. The following vote on the main motion was recorded:

AYE: Evans, Holleman, Knight, Little, Pitts, Redd, Reynolds, Streetman

NAY: Allen, Butler, Garrett, Richmond, Smith

The motion to postpone action on this ordinance indefinitely passed.

#### REGIONAL COMMUNITY CENTER

**ORDINANCE 79-2020-21** (First Reading) Amending the FY21 Operating Budget for Governmental Funds to transfer funds from the Athletic Complex capital project to the Regional Community Center

Councilperson Garrett made a motion to adopt this ordinance on first reading. The motion was seconded by Councilperson Richmond. Councilperson Garrett made a motion to amend this ordinance by deleting language relative to transferring funds from the Athletic Complex and appropriating \$1,000,000 for a regional community center. The motion was seconded by Councilperson Smith. Councilperson Garrett said a recreational facility is needed to serve the north area of the City noting the Visitors Bureau estimated significant revenue could be generated and said a center in this area would not compromise the current soccer proposal for the Athletic Complex. Councilperson Streetman said funding should be reviewed by the Parks & Recreation and Finance Committees. Councilperson Allen and Councilperson Smith objected to committee review. Councilperson Butler said roads and traffic solutions should have priority. Councilperson Reynolds felt this amendment should have been researched further with regard to purchase of additional land. Councilperson Knight expressed support for the committee process and also for a regional community center.

Councilperson Redd called for the question on Councilperson Garrett's amendment. The question was seconded by Councilperson Allen. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to cease discussion on Councilperson Garrett's amendment unanimously passed. The following vote on this amendment was recorded:

AYE: Allen, Evans, Garrett, Holleman, Knight, Little, Richmond, Smith

NAY: Butler, Pitts, Redd, Reynolds, Streetman

Councilperson Garrett's amendment passed. Councilperson Streetman made a motion to refer this ordinance, as amended, to the Parks & Recreation Committee for review. The motion was seconded by Councilperson Redd. Councilperson Redd expressed support for the committee process which includes input from department staff. Councilperson Garrett called for the question. The question was seconded by Councilperson Redd. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to crease discussion on the motion to refer unanimously passed. The following vote was recorded:

AYE: Pitts, Redd, Reynolds, Streetman

NAY: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Richmond, Smith

The motion to refer this ordinance to the Parks & Recreation Committee failed. Councilperson Garrett called for the question on the main motion. The question was seconded by Councilperson Richmond. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to cease discussion on the main motion unanimously passed. The following vote on the main motion was recorded:

AYE: Allen, Evans, Garrett, Holleman, Knight, Little, Richmond, Smith

NAY: Butler, Pitts, Redd, Reynolds, Streetman

The motion to adopt this ordinance on first reading as amended passed.

#### INTERNAL SERVICE FUND/VOTING ELIGIBILITY

**ORDINANCE 80-2020-21** (First Reading) Amending the Official Code relative to the Internal Service Fund

Councilperson Knight made a motion to refer this ordinance to the Finance Committee for further review. The motion was seconded by Councilperson Reynolds. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Revnolds, Richmond, Smith, Streetman

The motion to refer this ordinance to the Finance Committee unanimously passed.

#### SUSTAINABILITY BOARD

#### **RESOLUTION 55-2020-21** Establishing the Clarksville Sustainability Board

Councilperson Knight made a motion to adopt this resolution. The motion was seconded by Councilperson Garrett. Councilperson Butler expressed support for this board, but was concerned that it could become an attempt to coordinate with a program originating from the United Nations and stated sustainability efforts should remain local. Councilperson Reynolds said establishment of this board could result in access to federal grants. Councilperson Allen called for the question. The question was seconded by Councilperson Garrett. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to cease discussion unanimously passed. The following vote on the main motion was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Reynolds, Richmond, Smith, Streetman

NAY: Redd

The motion to adopt this resolution passed.

#### 2ND AMENDMENT SANCTUARY CITY

**RESOLUTION 56-2020-21** Declaring the City of Clarksville as a 2nd Amendment Sanctuary City

Councilperson Knight made a motion to adopt this resolution. The motion was seconded by Councilperson Allen. Councilperson Knight shared statistics relative to use of guns and said adoption of this resolution would be a symbolic gesture stating the City Council supports the Constitution of the United States. Councilperson Butler said the Constitution says gun ownership shall not be infringed upon. Councilperson Redd called for the question. The motion was seconded by Councilperson Richmond. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Richmond, Smith

NAY: Reynolds, Streetman

The motion to cease discussion passed. The following vote on the main motion was recorded:

AYE: Allen, Butler, Garrett, Holleman, Knight, Little, Redd, Streetman

NAY: Evans, Pitts, Reynolds, Richmond

ABSTAIN: Smith

The motion to adopt this resolution passed.

#### **EQUITY AND EQUALITY**

**RESOLUTION 57-2020-21** Requesting Governor Bill Lee, the Tennessee General Assembly, the Montgomery County Mayor and Montgomery County Commissioners, the City of Clarksville Mayor and the Clarksville City Council exercise their duties focusing on equity and equality; rejecting bills that promote exclusion, discrimination, or bigotry

Councilperson Reynolds made a motion to adopt this resolution. The motion was seconded by Councilperson Streetman. Councilperson Reynolds made a motion to amend this resolution by deleting the language is Section 1 and substituting instead the following:

Section 1. The City of Clarksville requests the 112th Tennessee General Assembly vote YES on Senate Bill 941/HB1030 pertaining to authorizing a qualified voter to register to vote and vote on any day of early voting and on election day for a primary, general, or runoff election in this state.

The motion was seconded by Councilperson Garrett. Councilperson Redd called for the question. The question was seconded by Councilperson Garrett. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to cease discussion on the amendment unanimously passed. The following vote on the amendment was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

Councilperson Reynolds' amendment unanimously passed. Councilperson Redd called for the question on the main motion. The motion was seconded by Councilperson Little. The following vote was recorded:

AYE: Holleman, Knight, Little, Pitts, Redd

NAY: Allen, Butler, Evans, Garrett, Reynolds, Richmond, Smith, Streetman

The motion to cease discussion on the main motion failed. Councilperson Butler made a motion to amend this resolution by deleting the language in the sixth whereas clause and substituting instead the following:

WHEREAS, voter suppression efforts and systemic disenfranchisement exist and need to be acknowledged and addressed; and

The motion was seconded by Councilperson Richmond. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

Councilperson Butler's amendment unanimously passed. At the request of Councilperson Garrett, Mr. Baker stated each year the Mayor appoints a Legislative Liaison Committee who gathers information from city officials and department heads and Montgomery County officials regarding proposed legislation that should be presented to the Tennessee General Assembly regarding state laws and funding that directly affect both local governments. Councilperson Allen called for the question. The question was seconded by Councilperson Richmond. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to cease discussion on the main motion unanimously passed. The following vote on the main motion was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Little, Pitts, Reynolds, Streetman

NAY: Redd, Richmond

ABSTAIN: Knight, Smith

The motion to adopt this resolution as amended passed.

**RESOLUTION 58-2020-21** Supporting decriminalization of simple possession or casual exchange or marijuana for personal use

Councilperson Butler made a motion to adopt this resolution. The motion was seconded by Councilperson Allen. In response to Councilperson Streetman's question, Councilperson Butler said she had not discussed this legislation with the local District Attorney. Councilperson Streetman made a motion to refer this resolution to the Legislative Liaison Committee. The motion was seconded by Councilperson Redd. Councilperson Knight said the Clarksville Police Chief should be given an opportunity to share his views on this resolution. Councilperson Allen called for the question. The question was seconded by Councilperson Streetman. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Reynolds, Richmond, Smith, Streetman

NAY: Redd

The motion to cease discussion passed. The following vote on the motion to refer was recorded:

AYE: Holleman, Knight, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

NAY: Allen, Butler, Evans, Garrett, Little

The motion to refer this resolution to the Legislative Liaison Committee passed.

#### CHARTER AMENDMENTS

**RESOLUTION 59-2020-21** Requesting the Tennessee General Assembly to amend the Official Charter of the City of Clarksville according to Exhibit A

Councilperson Garrett made a motion to adopt this resolution. The motion was seconded by Councilperson Little. Councilperson Garrett made a motion to divide

the question to consider each item separately. The motion was seconded by Councilperson Richmond. The following vote was recorded:

AYE: Butler, Evans, Garrett, Little, Richmond, Smith, Streetman

NAY: Allen, Holleman, Knight, Pitts, Redd, Reynolds

The motion to divide the question passed. Following discussion, Councilperson Allen made a motion to postpone this resolution to the April regular session. The motion was seconded by Councilperson Reynolds. The following vote was recorded:

AYE: Allen, Butler, Evans, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

NAY: Garrett

The motion to postpone action on this resolution to the April 2021 regular session passed.

#### HONORING VETERANS

**RESOLUTION 60-2020-21** Expressing the sense of the City Council honoring Operation Iraqi Freedom Veterans

Councilperson Knight made a motion to adopt this resolution. The motion was seconded by Councilperson Redd. Councilperson Smith called for the question. The question was seconded by Councilperson Garrett. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith, Streetman

The motion to adopt this resolution unanimously passed.

#### CHARTER AMENDMENTS

**RESOLUTION 61-2020-21** Requesting the Mayor call a special session of the City Council as a Committee of the Whole to study and make recommendations pertaining to amendments to the Official Charter

Councilperson Reynolds made a motion to postpone action on this resolution to the April 2021 regular session. The motion was seconded by Councilperson Evans. The following vote was recorded:

AYE: Holleman, Knight, Redd, Smith

NAY: Allen, Butler, Evans, Garrett, Little, Pitts, Reynolds, Richmond, Streetman

The motion to postpone failed. There was a motion and second to adopt this resolution. Councilperson Reynolds called for the question. The question was seconded by Councilperson Garrett. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith,

NAY: Streetman

The motion to cease discussion passed. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Little, Pitts, Reynolds, Richmond, Smith, Streetman

NAY: Holleman, Knight, Redd

The motion to adopt this resolution passed.

#### SHORT TERM RENTALS

**ORDINANCE 63-2020-21** (Second Reading) Amending the Official Code relative to short term rentals

This ordinance was removed from the original Consent Agenda. Councilperson Butler made a motion to adopt this ordinance on second reading. The motion was seconded by Councilperson Allen. Councilperson Butler said her online poll showed these regulations are ineffective. Councilperson Knight called for the question. The question was seconded by Councilperson Garrett. The following vote was recorded:

AYE: Allen, Garrett, Holleman, Knight, Redd, Richmond, Smith

NAY: Evans, Little, Pitts, Reynolds, Streetman

ABSTAIN: Butler

The motion to cease discussion passed. Councilperson Little made a motion to postpone second reading to the April 2021 regular session. The motion was seconded by Councilperson Knight.

Councilperson Redd made a motion to adjourn. The motion was seconded by Councilperson Knight. The following vote was recorded:

AYE: Holleman, Knight, Pitts, Redd

NAY: Allen, Butler, Evans, Garrett, Little, Reynolds, Richmond, Smith, Streetman

The motion to adjourn failed. The following vote on the motion to postpone was recorded:

AYE: Allen, Holleman, Knight, Little, Pits, Redd, Reynolds, Streetman

NAY: Butler, Evans, Garrett, Richmond, Smith

The motion to postpone second reading to the April 2021 regular session passed.

#### JUNETEENTH HOLIDAY

**ORDINANCE 64-2020-21** (Second Reading) Amending the Official Code designating Juneteenth and Emancipation Day as City holidays

This ordinance was removed from the original Consent Agenda. Councilperson Allen made a motion to adopt this ordinance on second reading. The motion was seconded by Councilperson Garrett. Councilperson Knight made a motion to divide the question to consider the proposed holidays separately. The motion was seconded by Councilperson Butler. The following vote was recorded:

AYE: Allen, Butler, Evans, Holleman, Knight, Little, Pitts, Redd, Reynolds, Smith

NAY: Garrett, Richmond, Streetman

The motion to divide the question passed. Councilperson Allen called for the question regarding Juneteenth (**ORDINANCE 64A-2020-21**). The question was seconded by Councilperson Garrett. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Reynolds, Richmond, Smith

NAY: Pitts, Redd, Streetman

The motion to cease discussion regarding approval of the Juneteenth holiday passed. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Reynolds, Richmond, Smith

NAY: Pitts, Redd, Streetman

The motion to adopt **ORDINANCE 64A-2020-21** on second reading passed.

#### EMANCIPATION DAY HOLIDAY

Councilperson Knight made a motion to refer **ORDINANCE** 64B-2020-21, approval of Emancipation Day as a City holiday, to the Finance Committee. The motion was seconded by Councilperson Garrett. The following vote was recorded:

AYE: Holleman, Knight, Reynolds, Redd, Pitts, Streetman

NAY: Allen, Butler, Evans, Garrett, Little, Richmond, Smith

The motion to refer failed. Councilperson Smith made a motion to recognize August 8, Emancipation Day, as a Tennessee state holiday. The motion was seconded. Mayor Pitts ruled the motion out of order because this was a new item that was not listed on the agenda. Councilperson Garrett called for the question. The question was seconded by Councilperson Redd. The following vote was recorded:

AYE: Allen, Butler, Evans, Garrett, Holleman, Knight, Little, Pitts, Redd, Reynolds, Richmond, Smith

NAY: Streetman

The motion to cease discussion passed. The following vote regarding approval of the Emancipation Day holiday was recorded:

AYE: Allen, Evans, Garrett, Little, Richmond, Smith

NAY: Butler, Holleman, Pitts, Redd, Reynolds, Streetman

ABSTAIN: Knight

The motion to adopt **ORDINANCE 64B-2020-21** on second reading failed.

#### MAYOR AND COUNCIL MEMBER COMMENTS

Councilperson Richmond asked members to consider limiting items on agendas in an effort to reduce lengths of meetings.

#### **ADJOURNMENT**

The meeting was adjourned at 11:36 p.m.

#### ORDINANCE 74-2020-21

AN ORDINANCE AMENDING THE OPERATING BUDGET FOR FISCAL YEAR 2021 FOR GOVERNMENTAL FUNDS (ORDINANCE 39-2020-21) TO ADD FUNDING TO SUPPORT THE JUNETEENTH HOLIDAY

- WHEREAS, Article VII, Section 3 of the official charter of the City of Clarksville provides for the approval and adoption of a budget; and
- WHEREAS, Article VII, Section 3 of the official charter of the City of Clarksville provides for the ability to amend the adopted budget by ordinance by the City Council at any time during the fiscal year by vote of a majority of the City Council on two (2) separate readings; and
- WHEREAS, The City Council has approved the addition of the Juneteenth holiday to the City's Code, Section 1.5-1501 Holidays; and
- WHEREAS, Juneteenth is has become recognized nationally as a celebration commemorating the end of slavery in the United States; and
- WHEREAS, This City Council believes it is fitting and proper for all Clarksvillian's to celebrate this historic milestone toward achieving the American ideal that "all men are created equal; and
- WHEREAS, The City Council further urges all citizens to celebrate its freedom and exercise their rights to all the opportunities and resources available in this community.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the following Amendment be made:

#### General Fund

10491003 - 4869 -	Transfer to Transit	Increase	\$18,220
10422001 – 4132 -	Fire Department Overtime	Increase	\$62,183
10422001 – 4221 -	Fire Department Taxes	Increase	\$ 4,757
10422001 – 4231 -	Fire Department TCRS	Increase	\$11,703
10421001 – 4132 -	Police Department Overtime	Increase	\$44,387
10421001 - 4221 -	Police Department Taxes	Increase	\$ 3,396
10421001 - 4231 -	Police Department TCRS	Increase	\$ 8,354

BE IT FURTHER ORDAINED that above \$153,000 shall be provided from the fund balance of the General Fund.

REFERRED: March 4, 2021 to Finance Committee

FIRST READING: SECOND READING: EFFECTIVE DATE:

#### ORDINANCE 81-2020-21

AN ORDINANCE AMENDING THE FY 2021 HOUSING AND COMMUNITY DEVELOPMENT BUDGET (ORDINANCE 87-2019-20) AUTHORIZING THE CITY OF CLARKSVILLE TO CREATE PROJECTS TO UTILIZE THE 2020 EMERGENCY SOLUTIONS GRANT CARES ACT – PART I PROGRAM (ESG-CV) FUNDS FROM TENNESSEE HOUSING DEVELOPMENT AGENCY (THDA)

WHEREAS,

the Housing and Community Development office of the City of Clarksville has been awarded funding from THDA to maintain, rehabilitate, and/or operate emergency homeless shelters; to provide essential services, street outreach and/or rapid re-housing services to the homeless; to provide prevention services to households at risk of homelessness; to expand, rehabilitate, or convert buildings for use as emergency shelter for the homeless; and to perform data collection activities for all persons assisted, and;

WHEREAS, the grant period is to be effective from December 1, 2020 to September 30, 2022;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the following projects be created within the ESG Fund:

82463001 4111 AECV1	Administration	Increase: \$ 33,750
82463003 4810 SECV1	Subrecipient: Salvation Army 2020	Increase: \$168,750
82463003 4810 UECV1	Subrecipient: Urban Ministries 2020	Increase: \$168,750

BE IT FURTHER ORDAINED:

That the following ESG be budgeted:

8246300 33150 Grant Revenue Increase: \$371,250

FIRST READING: SECOND READING: EFFECTIVE DATE:

#### ORDINANCE 82-2020-21

AN ORDINANCE AMENDING THE FY 2021 HOUSING AND COMMUNITY DEVELOPMENT BUDGET (ORDINANCE 87-2019-20) AUTHORIZING THE CITY OF CLARKSVILLE TO CREATE PROJECTS TO UTILIZE THE 2020 COMMUNITY DEVELOPMENT BLOCK GRANT CORONAVIRUS AID, RELIEF AND ECONOMIC SECURITY (CARES) ACT – ROUND 3 PROGRAM FUNDS (CDBG-CV) FROM HUD (U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT)

WHEREAS, the Housing and Community Development office of the City of Clarksville has been awarded funding from HUD to prevent, prepare for, and respond to coronavirus; and

WHEREAS, the award received by the Housing and Community Development office for Round 1 of the CARES Act in the amount of \$600,941 was approved by the City Council during the fiscal year end budget process in June 2020; and

WHEREAS, HUD combined the Round 1 award amount with the Round 3 award amount of \$838,820 for a total award of \$1,439,761; and

WHEREAS, the grant period is to be effective beginning August 31, 2020;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the revenues and expenditures for the CDBG-CV Round 1 funding be amended from the prior approved allocations as demonstrated on Exhibit A to the budget allocations of the combined Round 1 and Round 3 allocations as demonstrated on Exhibit B below.

FIRST READING: SECOND READING: EFFECTIVE DATE:

## Exhibit A

CDBG-CV PROGRAM		CDBG-CV ALLOCATION	
Acquisitions		218,500.00	
Rehabilitation		223,500.00	
Other - Subrecipients		38,752.80	
Program Administration		120,188.20	
TOTAL	\$	600,941.00	

## Exhibit B

CDBG-CV PROGRAM	CDBG-CV ALLOCATION	
United Way of the Greater Clarksville Region – Eviction Prevention	\$ 600,000.00	
Matthew Walker Comprehensive Health Center – Healthcare	\$ 300,000.00	
Legal Aid Society of Middle Tennessee & the Cumberlands – Fair Housing Counseling & Legal Assistance	\$ 100,000.00	
Butterfly Moments/HCD – Utility Relief	\$111,808.80	
Plum Street House Rehabilitation	\$ 40,000.00	
Program Administration	\$287,952.20	
TOTAL	\$1,439,761.00	

#### **RESOLUTION 62-2020-21**

A RESOLUTION AUTHORIZING A MEMORANDUM OF UNDERSTANDING BETWEEN THE CITY OF CLARKSVILLE AND THE TENNESSEE BUREAU OF INVESTIGATION RELATIVE TO THE TBI CRIMINAL INVESTIGATION DIVISION TASK FORCE

WHEREAS, the parties agree that this Memorandum of Understanding creates a mutually beneficial relationship between the City of Clarksville Police Department and the Tennessee Bureau of Investigation regarding the TBI Criminal Investigation Division Task Force; and

*WHEREAS*, the Clarksville Police Department will provide qualified officers to participate on the TBI Criminal Investigation Division Task Force; and

*WHEREAS*, the TBI will train each Task Force member under the TBI training program to assist the TBI in criminal investigations.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Clarksville City Council hereby authorizes a Memorandum of Understanding, attached hereto as Exhibit A, between the City of Clarksville and the Tennessee Bureau of Investigation relative to the TBI Criminal Investigation Division Task Force.

ADOPTED:

#### EXHIBIT A

# MEMORANDUM OF UNDERSTANDING BETWEEN TENNESSEE BUREAU OF INVESTIGATION AND THE CLARKSVILLE POLICE DEPARTMENT

# DESIGNATING OFFICERS AS MEMBERS OF THE TENNESSEE BUREAU OF INVESTIGATION'S CRIMINAL INVESTIGATION DIVISION TASK FORCE

This Memorandum of Understanding ("MOU") is between the Tennessee Bureau of Investigation ("TBI") located at 901 R.S. Gass Blvd., Nashville, Tennessee 37216 and the Clarksville Police Department (the "LEA") located at 135 Commerce Street, Clarksville, Tennessee, 37040.

WHEREAS, the parties agree that this MOU creates a mutually beneficial relationship by coordinating efforts between the parties.

WHEREAS, the LEA will provide qualified officers ("Task Force Members") to participate on the TBI's Criminal Investigation Division's Task Force. The Task Force Members will at all times remain employees of the LEA.

WHEREAS, the TBI will train each Task Force Member under the TBI training program for the Criminal Investigation Division.

WHEREAS, the Task Force Member will assist the TBI in criminal investigations. At all times during the investigations, the Task Force Member will be supervised by a TBI Agent. The Task Force Member will be utilized at the discretion of the supervising TBI Agent.

WHEREAS, the LEA's need for and use of the Task Force Member takes precedence over the TBI's need for and use of a Task Force Member.

THEREFORE, the parties mutually agree to the following provisions:

#### I. GENERAL PROVISIONS

- a. <u>Beneficiaries.</u> This MOU is an internal agreement between the parties and does not confer any rights, privileges, or benefits to any other party or to the public.
- b. <u>Complete Agreement.</u> This MOU reflects the complete agreement between the parties regarding this subject matter and supersedes any previous agreement related to the same subject matter.
- c. <u>Severability</u>. Nothing in the MOU is intended to conflict with current laws or regulations. If a term of this MOU is inconsistent with such authority, that term shall be invalidated, and the remaining terms and conditions of this MOU shall remain in full force and effect.
- d. <u>Modification</u>. This MOU may only be amended by the written agreement of both parties.

- e. <u>Review.</u> The parties agree to schedule periodic meetings to review this MOU, as needed.
- f. <u>Termination</u>. This MOU may be terminated by either party upon a thirty (30) day written notice delivered via certified mail to the other party.

#### II. SELECTION AND RETENTION OF TASK FORCE MEMBERS

- a. The LEA will nominate POST Certified officers ("Task Force Candidates") for the Task Force that fit the criteria set forth by the TBI.
- b. The TBI will evaluate all nominations. The selection of Task Force Members will be at the sole discretion of the TBI.
- c. The TBI will conduct a thorough background check of all Task Force Candidates. It will be the same background check the TBI uses when evaluating prospective new TBI agents.
- d. Task Force Candidates who meet selection criteria and complete all required training will be considered "Task Force Members." Task Force Members will, without additional compensation (except overtime as required by law), perform the duties as determined by the Director of the TBI or his designee.
- e. The Task Force Members will be committed to the program for a term of two (2) years.
- f. Task Force Members will be closely monitored by the TBI. The TBI may remove any Task Force Member from the Task Force for any reason and will inform the LEA's point of contact of the removal of the Task Force Member from the Task Force.
- g. The LEA agrees to provide to the TBI, before designation of each Task Force Member and on an ongoing basis, with respect to each Task Force Member, any negative performance information, or other information that may call into question the Task Force Member's truthfulness or ability to testify in court.
- h. Upon selection, Task Force Members will be required to sign a copy of this MOU, agreeing to its terms, and a Non-disclosure Agreement ("NDA"). The Non-disclosure Agreement shall be in the form attached hereto as Exhibit A.
- i. A copy of this MOU and the signed NDA shall be kept at the LEA for review by Task Force Members at any time upon request.

#### III. TRAINING OF TASK FORCE MEMBERS

- a. The TBI will provide training regarding laws, policies and procedures to selected Task Force Candidates. This training will be provided at no cost to the LEA. Task Force Candidates who successfully complete this training will become Task Force Members.
- b. Upon successful completion of the TBI training program, the TBI will furnish each Task Force Member with credentials designating them as a TBI Task Force Member

#### IV. SCHEDULING OF TASK FORCE MEMBERS

a. The parties shall formulate a mutually agreeable schedule that makes one Task Force Member available for Task Force duties at all times.

- b. When the TBI has a need for that Task Force Member, the TBI shall contact the scheduled Task Force Member directly with instructions.
- c. The TBI shall also advise the LEA Point of Contact that the Task Force Member has been called in to undertake Task Force duties and provide an estimate of the Task Force Member's availability to return to his or her regular duties at the LEA.
- d. The LEA's need for and use of the Task Force Member takes precedence over the TBI's need for and use of a Task Force Member.

#### V. TASK FORCE OPERATIONS

- a. The Task Force Member shall be supervised by a TBI agent and will follow TBI directives, policies, procedures and instructions when operating as a TBI Task Force Member.
- b. The Task Force Member is not employed by the TBI. The Task Force Member is an employee of the LEA.
- c. The Task Force Members will retain any and all law enforcement authority that they have been conferred by the LEA by which they are employed.
- d. Task Force Members shall use and maintain the same law enforcement equipment they use while performing their duties with the LEA including long guns, hand guns, handcuffs and other similar equipment. The TBI has the right to inspect all law enforcement equipment used by Task Force Members and the TBI has the sole discretion to determine that each item of equipment is safe and appropriate for the business of the Task Force.
- e. Task Force Members shall use only electronic equipment, including phones and computers, issued by the TBI while working on TBI Task Force business. Task Force Members shall not disclose any information contained on TBI-issued electronic equipment.
- f. TBI issued items, including electronics, shall not be used when a Task Force Member is not working on specific Task Force business.
- g. The Task Force Member shall immediately return all TBI-issued equipment and identification when a Task Force Member terminates employment with the LEA or when they are no longer a Task Force Member.

#### VI. COMPENSATION OF TASK FORCE MEMBERS

- a. The Task Force Members' salaries and benefits will be paid and provided by the LEA.
- b. TBI will reimburse to LEA up to \$10,000.00 in overtime costs per task force member per fiscal year. TBI's reimbursement is subject to funds availability. LEA shall submit the attached "Task Force Reimbursement Request." Any additional overtime due to be paid to the Task Force Members shall be the responsibility of and shall be paid by the LEA.

#### VII. LIABILITY

- a. The TBI does not employ any Task Force Member. Each Task Force Member is employed by the LEA.
- b. Each Task Force Member is covered by Workers' Compensation coverage through the LEA.
- c. Any liability incurred by the Task Force Member shall be borne by the LEA.

#### VIII. TERM

- a. This MOU becomes effective when approved by the TBI and the LEA as evidenced by the latest date of signature below and remains in effect for a period of \_\_\_\_\_ years unless modified or terminated as defined under Section I. of this MOU.
- b. This MOU will automatically renew for periods of one (1) year unless, prior to the date sixty (60) days before the end of the then-existing term, the party who wants to cease automatic renewal gives written notice of that fact to the other party.

#### IX. POINTS OF CONTACT

#### TBI:

David B. Rausch TBI Director 901 R.S. Gass Blvd. Nashville, TN 37216 Phone: Fax:

#### LEA:

Email:

Chief David Crockarell Clarksville Police Department 135 Commerce St Clarksville, TN 931.648.0656 david.crockarell@cityofclarksville.com

#### Mayor:

Mayor Joe Pitts City of Clarksville 1 Public Square Clarksville, TN 37040 joe.pitts@cityofclarksville.com

<b>Tennessee Bureau of Investigation</b> By:	
Name of Authorized Representative	Date
Title of Authorized Representative	
<b>LEA</b> By:	
Name of Authorized Representative	Date
Chief of Police Title of Authorized Representative	
Office of the Mayor By:	
Name of Authorized Representative	Date
Mayor of the City of Clarksville Title of Authorized Representative	

#### **RESOLUTION 63-2020-21**

A RESOLUTION AUTHORIZING AN INTERLOCAL AGREEMENT BETWEEN THE CITY OF CLARKSVILLE, TENNESSEE AND BI-COUNTY SOLID WASTE MANAGEMENT FOR ACCEPTANCE OF BIOSOLIDS FROM THE WASTEWATER TREATMENT PLANT

WHEREAS, the City of Clarksville owns, operates, and maintains a wastewater treatment plant through its Department of Gas & Water (CGW); and

WHEREAS, Bi-County Solid Waste Management owns, operates, and maintains a landfill in service to Montgomery and Stewart Counties in Tennessee; and

WHEREAS, CGW currently disposes of biosolids yielded from said wastewater treatment plant at the Bi-county landfill; and

WHEREAS, CGW, through current and future contracts and agreements, plans to construct infrastructure to improve the consistency and reduce the amount of said biosolids yielded from the wastewater treatment plant; and

WHEREAS, planning, bidding, and constructing said infrastructure will continue for approximately three calendar years; and

WHEREAS, the City, through its CGW, and Bi-County Solid Waste Management, through its' Board, (together the "Parties") have determined it to be necessary and mutually beneficial to the parties hereto to enter into an agreement outlining the disposal and acceptance, including the associated rate to be charged and paid, of biosolids from the wastewater treatment plant, pursuant to the terms and provisions set forth in an agreement between the Parties (Interlocal Agreement), attached hereto and incorporated herein as **Attachment A**; and

WHEREAS, the Parties now desire to memorialize said agreement through approval / adoption and execution of said interlocal agreement, attached hereto and incorporated herein as **Attachment A**, pursuant to Tennessee Code Annotated Section 12-9-108 pertaining to the adoption of interlocal agreements among governmental entities, and pursuant to all applicable federal, state, and local laws, to include City ordinances and resolutions, and such applicable regulations.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Clarksville City Council hereby authorizes and approves a interlocal agreement, pertaining to the disposal and acceptance of biosolids from the wastewater treatment plant, pursuant to the terms and provisions set forth in an agreement between the Parties (Interlocal Cooperative Agreement), attached hereto and incorporated herein as **Attachment A**, said interlocal agreement to be effective and binding upon execution by the Mayor of the City of Clarksville, Tennessee and the Chairman of the Bi-County Solid Waste Management.

# **Attachment A**

#### INTERLOCAL AGREEMENT FOR DISPOSAL/ACCEPTANCE OF BIOSOLIDS FROM WASTEWATER TREATMENT PLANT

THIS INTERLOCAL AGREEMENT FOR DISPOSAL/ACCEPTANCE OF BIOSOLIDS FROM WASTEWATER TREATMENT PLANT (hereinafter, "Interlocal Agreement") is entered into this the \_\_\_\_\_ day of \_\_\_\_\_\_\_, 2021, by and between the CITY OF CLARKSVILLE, TENNESSEE, a Tennessee Municipal Corporation, created and established by Charter, most recently amended and restated by Chapter 24 of the Private Acts of 2015, (hereinafter, the "City"), and BY-COUNTY SOLID WASTE MANAGEMENT, operator of a government-run Class I Landfill (hereinafter, "Bi-County").

#### WITNESSETH:

WHEREAS, the City owns, operates, and maintains a wastewater treatment plant through its Department of Gas & Water (hereinafter, "CGW");

WHEREAS, Bi-County owns, operates, and maintains a landfill in service to Montgomery and Stewart Counties in Tennessee (hereinafter, the "Bi-County Landfill");

WHEREAS, CGW currently disposes of biosolids yielded from said wastewater treatment plant at the Bi-County Landfill;

WHEREAS, CGW, through current and future contracts and agreements, plans to construct infrastructure to improve the consistency and reduce the amount of said biosolids yielded from the wastewater treatment plant;

WHEREAS, planning, bidding, and constructing said infrastructure will continue for approximately three calendar years; and

WHEREAS, the City, through CGW, and Bi-County, through its Board, (hereinafter referred to collectively from time to time as, the "Parties") have determined it to be necessary and mutually beneficial to the Parties to enter into this Interlocal Agreement outlining the disposal and

acceptance, including the associated rate to be charged and paid, of biosolids from CGW's wastewater treatment plant.

NOW, THEREFORE, in consideration of the premises, the requirements imposed on the Parties by law, and their mutual undertakings, the Parties hereto agree by and between themselves as follows:

1. <u>Amount of Biosolids Accepted.</u> Bi-County agrees to accept the following amount of sludge (in truckloads), per day, from CGW:

Monday through Friday: five (5) truckloads per day;

Saturday: three (3) truckloads per day; and

Sunday: zero (0) truckloads per day.

- 2. <u>Tipping Fee.</u> CGW agrees to pay a sludge tipping fee in the amount of \$29.00 (TWENTY-NINE DOLLARS AND NO CENTS) per ton to Bi-County, which includes the cost of odor control materials for Bi-County's use.
- 3. <u>Industrial Sewer Rate unaffected.</u> Bi-County leachate disposal will remain on the Industrial Sewer Rate, as published in the Official Code of the City of Clarksville.
- 4. <u>Term.</u> This Interlocal Agreement shall remain in effect for a term of up to three (3) years from the date of its execution, and this Interlocal Agreement may be renegotiated by the Parties at the end of said three (3)-year term or upon the installation of thermal dryers at CGW's wastewater treatment plant.
- 5. <u>Records.</u> The City and Bi-County shall be responsible for maintaining their records in compliance with the laws of the State of Tennessee.
- 6. <u>No Waiver.</u> Neither any failure nor any delay by any party in exercising any right, power or privilege under this Interlocal Agreement will operate as a waiver of such right, power

or privilege, and no single or partial exercise of any such right, power or privilege will preclude any other or further exercise of the same.

- 7. <u>Choice of Law.</u> This Interlocal Agreement shall be construed and enforced in accordance with the laws of the State of Tennessee. Any action arising from this Interlocal Agreement shall be brought in the Circuit or Chancery Courts of Montgomery County, Tennessee.
- 8. <u>Captions.</u> The captions appearing in this Interlocal Agreement are inserted only as a matter of convenience and in no way define, limit, construe, or describe the scope or intent of any sections.
- 9. <u>Integration; Amendment.</u> This Interlocal Agreement is fully integrated and sets forth all of the understandings of the parties. This Interlocal Agreement shall not be modified or amended except by an instrument in writing signed by the Parties hereto.
- 10. <u>Severability.</u> If any of the terms and conditions of this Interlocal Agreement are held to be invalid or unenforceable as a matter of law, the other terms and conditions hereof shall not be affected thereby and shall remain in full force and effect. To this end, the terms and conditions of this Interlocal Agreement are declared severable.

IN WITNESS WHEREOF, the parties hereto have executed this Interlocal Agreement as of the date first written above.

THE CITY OF CLARKSVILLE, IN	MANAGEMENT	
Ву:	Ву:	
Joe Pitts, Mayor	James Lewis, Chairman	
ATTEST:		
Sylvia Skinner, City Clerk		

#### **RESOLUTION 64-2020-21**

A RESOLUTION AUTHORIZING AN INTERLOCAL AGREEMENT BETWEEN THE CITY OF GUTHRIE, KENTUCKY AND THE CITY OF CLARKSVILLE, TENNESSEE FOR COOPERATIVE PARTICIPATION IN THE TODD COUNTY NATURAL GAS DISTRICT

WHEREAS, the City of Clarksville desires a redundant natural gas supply to serve customers through its Department of Gas & Water (CGW); and

WHEREAS, Guthrie, Kentucky desires to develop, construct, and maintain natural gas infrastructure within Todd County and its surrounding community; and

WHEREAS, the City, through its CGW, and Guthrie, Kentucky (together the "Parties") have determined that it may be mutually beneficial to the parties hereto to collaborate in a joint venture to provide natural gas infrastructure that will supply Todd County with natural gas and the City of Clarksville with a redundant supply of natural gas; and

WHEREAS, the Parties agree to a collaborative venture through cooperative participation in the Todd County Natural Gas District to provide natural gas infrastructure for the benefit of the Parties, pursuant to the terms and provisions set forth in an agreement between the Parties (Interlocal Cooperative Agreement), attached hereto and incorporated herein as **Attachment A**; and

WHEREAS, the Parties now desire to memorialize said agreement through approval / adoption and execution of said contract / interlocal agreement, attached hereto and incorporated herein as **Attachment A**, pursuant to Tennessee Code Annotated Section 12-9-108 pertaining to the adoption of interlocal agreements among governmental entities, and pursuant to all applicable federal, state, and local laws, to include City ordinances and resolutions, and such applicable regulations.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Clarksville City Council hereby authorizes and approves a contract / interlocal agreement, pertaining to a collaborative venture through cooperative participation in the Todd County Natural Gas District to provide natural gas infrastructure for the benefit of the Parties, pursuant to the terms and provisions set forth in an agreement between the Parties (Interlocal Cooperative Agreement), attached hereto and incorporated herein as **Attachment A**, said contract / interlocal agreement to be effective and binding upon execution by the Mayor of the City of Guthrie, Kentucky and the Mayor of the City of Clarksville, Tennessee.

ADOPTED:

# **Attachment A**

## INTERLOCAL COOPERATION AGREEMENT BETWEEN CITY OF GUTHRIE, KENTUCKY AND THE CITY OF CLARKSVILLE, TENNESSEE

THIS INTERLOCAL COOPERATION AGREEMENT (the "Agreement") is made and entered into and deemed effective as of the \_\_\_\_\_ day of \_\_\_\_\_, 2021, by and between the City of Guthrie, Kentucky, hereinafter referred to as "Guthrie", a public governmental agency, and the City of Clarksville, Tennessee, hereinafter referred to as "Clarksville", a public governmental agency, each a party to this agreement, or collectively the "Parties".

WHEREAS, pursuant to the Interlocal Cooperation Act (the "Act"), KRS Sections 65.210 to 65.300, inclusive, any power or powers, privileges or authority exercised or

WHEREAS, pursuant to the Interlocal Cooperation Act (the "Act"), KRS Sections 65.210 to 65.300, inclusive, any power or powers, privileges or authority exercised or capable of exercise by a public agency (including a city, a county or any other political subdivision of the Commonwealth) may be exercised jointly with another public agency under an agreement for joint or cooperative action pursuant to the provisions of the Act, and such public agencies may acquire, construct, maintain, add to and improve the necessary property, real and personal, which is required in order to accomplish the public purposes set forth in such interlocal cooperation agreement; and

WHEREAS, Guthrie and Clarksville agree that a reliable supply of natural gas is vital to economic growth in their respective territorial limits and in areas that are between and surrounding each city;

WHEREAS, both entities seek to provide a redundant source for natural gas to their respective communities; and

WHEREAS, the parties acknowledge that each entity is better suited to provide a redundant source of natural gas to their respective community by a collaborative effort between the entities.

NOW THEREFORE, it is mutually acknowledged and agreed by and among the Parties hereto as follows:

- 1. By the duly enacted Guthrie Ordinance Number 2020-\_\_\_\_\_, the City of Guthrie has created the Todd County Natural Gas District for the express purpose of providing a redundant supply of natural gas to the greater Guthrie community, which due to their proximity, will include but not be limited to the City of Clarksville.
- 2. Pursuant to this agreement, the Parties agree to cooperative participation in the Todd County Natural Gas District. Said District shall be managed by a nine (9) member Board of Directors. No less than four (4) members shall be appointed from nominations made by the Mayor of the City of Clarksville. The remaining members shall be appointed by the Mayor of the City of Guthrie from nominations made by the Todd County Judge-Executive and approved by the Todd Fiscal Court.

- 3. The District shall establish bylaws and basic operating procedures, which shall include but not be limited to a rate structure. Included within said bylaws shall be the requirement that the annual budget of the District and any proposed sale of the gas system must be approved by a two-thirds (2/3) majority vote of the Board of Directors, and the requirement that the financial statements of the District be audited no less than annually.
- 4. This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Kentucky. If any provision of this agreement is held to be in conflict with any applicable statute or rule of law, or is otherwise held to be unenforceable, the invalidity of such portion shall not affect any or all of the remaining portions of this Agreement.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be duly executed and acknowledged by officers or officials as duly authorized by the respective managing bodies of the Parties, effect as of the date first written above.

	APPROVED AS TO FORM AND COMPLIANCE WITH APPROPRIATE KENTUCKY STATUTES
	, Commissioner
	Office of the Governor
	Department for Local Government
	BY:
CITY OF GUTHRIE, KENTUCK	Y
BY:	
Jimmy Covington, Mayor	
Attest:	
Attest.	
CITY OF CLARKSVILLE, TENN	IESSEE
BY:	
Joe Pitts, Mayor	
Attest:	

#### ORDINANCE 63-2020-21

# AN ORDINANCE AMENDING THE OFFICIAL CODE OF THE CITY OF CLARKSVILLE RELATIVE TO SHORT TERM RENTALS

#### BE IT ORDAINED BY THE COUNCIL OF THE CITY OF CLARKSVILLE:

The Clarksville City Code, Title 5, "Business, Professions, and Occupations," is hereby amended by deleting the language in Chapter 3, "Short-Term Rentals," in its entirety.

Section 5-301. Purpose. The City Council finds that the following regulations of Short-Term Rental Units are necessary to protect the health, safety, and welfare of the public.

Section 5-302. Definitions. The following words, terms and phrases, when used in this Chapter, shall have the meanings ascribed to them in this Chapter. The word "shall" is always mandatory and not merely advisory.

- (a) Code Official. A City Code Enforcement Officer or the Building Official.
- (b) Consideration. The charge, whether or not received, for occupancy in a ShortTerm Rental Unit valued in money, whether to be received in money, goods, labor, or otherwise, including all receipts, eash, credits, property and services of any kind or nature. Nothing in this definition shall be construed to mean that consideration is charged when the Short-Term Rental Unit provided to the Transient Guest(s) is complimentary from the Owner and no consideration of any type is charged to, or received from, any person.

- (c) Contiguous Property. Any property that is directly adjacent to the property on which a Short-Term Rental Unit is located, or which is across any street, road, highway, or alley from any property on which a Short-Term Rental Unit is located, and which is within one-hundred (100) feet of the nearest property boundary line of any property on which a Short-Term Rental Unit is located.
- (d) Dwelling Unit. A cabin, house, house trailer or mobile home, or structure used or designed to be used as an abode or home of a person, family, or household, and includes a single-family dwelling, a portion of a single-family dwelling, or an individual residential dwelling in a multi-dwelling building, such as a duplex, triplex, an apartment building, condominium, cooperative, or timeshare.
- (e) Hosting Platform. A person or entity that facilitates the booking of a Short-Term Rental Unit. "Facilitate" includes, but is not limited to, the act of allowing an Owner to offer to list or advertise, typically for a charge or fee, the Short-Term Rental Unit on an Internet website, in a print publication, or through another forum provided or maintained by the Hosting Platform.
- (f) Non-Residential District. Any zoning district designated in the City of Clarksville that allows residential uses but is not a Residential District.
- (g) Occupancy. The use or possession, or the right to the use or possession, of any room(s), lodgings, or accommodations in any Short-Term Rental Unit.
- (h) Operating Permit. The city-issued document authorizing an Owner to operate a Short-Term

  Rental Unit within the City of Clarksville.
- (i) Owner. The person who owns property held out as a Short-Term Rental Unit.
- (j) Residential District. Any zoning district designated in the City of Clarksville where the principal permitted uses in the district include residential uses, including houses, duplexes, and multi-dwelling structures.
- (k) Short-Term Rental Unit. A dwelling unit, a portion of a dwelling unit, or any other structure or space that is occupied or intended or designed or advertised for occupancy by Transient Guests for dwelling, lodging, or sleeping, and which is offered to Transient Guests for Consideration for a period of up to 30 consecutive calendar days. Short-Term Rental Units shall not include dwelling units owned by the federal government, the state, or any of their agencies or political subdivisions; facilities licensed by the state as healthcare facilities, including temporary family healthcare structures; hotels; inns; motels; boarding houses; Bed and Breakfast establishments approved by the City of Clarksville pursuant to the Clarksville Zoning Ordinance; campgrounds; recreational vehicles or campers, or dwelling units rented to the same occupant(s) for more than thirty continuous days.
- (1) Transient Guest. A person who occupies a dwelling unit or portion thereof, other than his or her usual place of residence, in exchange for consideration.

### Section 5-303. Permit Required for Operation of a Short-Term Rental Unit.

- (a) Operating Permit Required. It shall be unlawful to operate or advertise any Short-Term Rental Unit within the City of Clarksville without a Short-Term Rental Unit Operating Permit issued under this Chapter, except as otherwise provided herein.
- (b) Continued use for properties already being used as short-term rental. In accordance with T.C.A. § 13-7-603, as may be amended from time to time, this Short-Term Rental Ordinance shall not apply to any property that was being used as a Short-Term Rental Unit by the owner of the property prior to the Clarksville City Council's enactment of this Chapter. The definition of "Used as a short-term rental unit" contained in T.C.A. § 13-7-602, as may be amended from time to time, shall be used in determining whether a property was being used as a Short-Term Rental Unit by the Owner of the property prior to enactment of this Chapter. In accordance with T.C.A. § 13-7-604(b)(3), as may be amended from time to time, any property being used as a Short-Term Rental Unit by the Owner of the property prior to enactment of this Chapter may continue operating said property as a Short-Term Rental Unit, without securing a permit, until the property is sold, transferred, ceases being used as a Short-Term Rental Unit for a period of thirty (30) continuous months, or has been in violation of a generally applicable local law three (3) or more separate times with no appeal rights remaining for any of the three (3) violations.

# Section 5-304. Short-Term Rental Unit Operating Permit Application; Permit Availability; Application Form and Fee; Right of Entry.

- (a) Application. Except as otherwise provided herein, every Owner desiring to operate a Short-Term Rental Unit shall submit an application for an Operating Permit to the Clarksville Department of Finance and Revenue. Each application shall contain all of the following information, along with a sworn statement that the information being provided is true and accurate, upon penalty of perjury. The permit application shall not be considered complete until all information specified by the application form and required by this chapter, as determined by the Department of Finance and Revenue, has been completed by the applicant.
  - (1) Acknowledgement of Regulations and Obligation to Pay Hotel / Motel Tax; Submission of Proof of Business License. The applicant shall include with his or her application a written acknowledgement by the Owner that he/she has read all regulations of this Chapter pertaining to the operation of a Short-Term Rental Unit, that the applicant will comply with and pay as required by law any hotel/motel tax requirements as levied or assessed by the City, Montgomery County, and / or the State of Tennessee, and shall submit a statement that the applicant has obtained a City of Clarksville business license and attach a copy of same thereto.
  - (2) Affidavit of Life Safety Compliance. An application for an Operating Permit shall be accompanied by an affidavit from the applicant verifying the number and room location(s) of all required life safety equipment, and that all such equipment is currently fully operational at the time of the application for the Short-Term Rental Unit. All such life safety equipment will be subject to verification or inspection.

- (3) Local Contact Person(s). A person or persons designated by the Owner who shall be available twenty-four (24) hours per day, seven (7) days per week for the purpose of: (i) being able to respond, as necessary, within forty-five (45) minutes of notification of a complaint regarding the condition, operation, or conduct of occupants of the Short-Term Rental Unit, and (ii) taking remedial action necessary to resolve any such complaints. The Local Contact Person(s) may be the Owner or an Owner's agent. If not the Owner, the full legal name, residential street and mailing addresses, the e-mail address, and the telephone number of the Local Contact Person(s) shall be provided.
- (4) Owner Information. The full legal name, street and mailing addresses, the e-mail address, and the telephone number of the Owner of the property sought to be used as a Short-Term Rental Unit and, in cases where a business entity or trust is the owner of the property that is sought to be used as a Short-Term Rental Unit, the individual who has the responsibility to oversee the ownership of the property sought to be used as a Short-Term Rental Unit on behalf of the business entity or trust, including the mailing address, the e-mail address, and the telephone number of the individual having such responsibility. If the Owner of a Short-Term Rental Unit is a business entity, information and documentation is required demonstrating the Owner's valid status with the Tennessee Secretary of State.
- (5) Site Plan. A site plan and floor plan accurately and clearly depicting the size and location of the existing dwelling and the approximate square footage in the dwelling, the number and location of designated off-street parking spaces and the maximum number of vehicles allowed for overnight occupants. The floor plan shall describe the use of each room in the dwelling, the number, location and approximate square footage of all bedrooms, and any accessory buildings, including but not limited to garages and accessory dwelling structures or units.
- (6) Confirmation regarding private agreements. Written acknowledgement by the Owner that he/she/it is solely responsible for confirming and that he/she/it has confirmed that operating the Short-Term Rental Unit would not violate any Home Owners Association agreement or bylaws, Condominium Agreement, Covenants, and / or Restrictions, mortgage agreement, insurance contract, or any other contract or agreement governing and limiting the use of the proposed Short-Term Rental Unit.
- (7) Reserved.
- (8) Reserved.
- (b) Short-Term Rental Unit Operating Permit Availability.
  - (1) Generally. A Short-Term Rental Unit Operating Permit is available in any Residential or Non-Residential Districts upon meeting the criteria in this Chapter. A Short-Term Rental Unit Operating Permit may be issued only to the Owner of the Short-Term Rental Unit.

- (2) Proof of Ownership. Ownership shall be established by the deed for the property as recorded in the office of the Montgomery County, Tennessee, Register of Deeds.
- (e) Operating Permit Application Form. The Department of Finance and Revenue shall develop and supply Short-Term Rental Unit Operating Permit application forms for use by applicants, which shall contain such questions and acknowledgements as are specified herein, to be answered and acknowledged by the applicant under oath and notarized.
- (d) Fees. An administrative processing and inspection permit fee in the amount of one-hundred fifty dollars (\$150.00) shall be paid to the Clarksville Department of Finance and Revenue at the time an application for a Short-Term Rental Unit Operating Permit is submitted. There shall be no proration of fees. Application fees shall be non-refundable.
- (c) Right of Entry of Fire Department and Building and Codes Department. The submission of an application for a Short-Term Rental Unit Operating Permit shall constitute consent of the applicant to permit the Clarksville Fire Rescue Department and the Clarksville Department of Building and Codes to conduct inspections of the Short-Term Rental Unit, from time to time, between the hours of 8 a.m. and 5 p.m. or during the hours such Short-Term Rental Unit is being rented, to ensure the Short-Term Rental Unit is complying with the requirements of this Chapter, other city ordinances, and state/federal laws and regulations.

### Section 5-305. Administrative Processing and Inspections; Issuance.

- (a) Once the Short-Term Rental Unit Operating Permit application is considered complete by the Department of Finance and Revenue, to include the payment of any required fee(s), the original application shall be date-stamped and retained by the Department of Finance and Revenue. The Department of Finance and Revenue shall then forward a copy of the completed application to the Fire and Rescue Department and to the Building and Codes Department for further review and inspections.
- (b) The Fire and Rescue Department shall conduct a fire and life safety inspection of the Short-Term Rental Unit within fifteen (15) calendar days of the date the application is accepted by the Department of Finance and Revenue to ensure that all required fire and life safety equipment is currently operable, and that the Short-Term Rental Unit is in compliance with all applicable fire codes, laws, and regulations. As part of the inspection, the Fire and Rescue Department shall determine the maximum occupancy of Transient Guests for the Short-Term Rental Unit. Upon completion of the fire and life safety inspection, the Fire and Rescue Department shall annotate on a form developed in coordination with the Building and Codes Department whether the Short-Term Rental Unit passed or failed the fire and life safety inspection, and if it failed, shall provide a short and plain summary of the reasons why the Short-Term Rental Unit failed the inspection, and shall eite to the applicable provision(s) of the fire codes, laws, or regulations at issue. In the event of failure of the fire and life safety inspection, an applicant may request a re-inspection, whereupon the applicant shall have ten (10) days from the date of the failed fire and life safety inspection to correct any deficiencies and pass a re-inspection. An applicant shall only be permitted one opportunity for a fire and life safety re-inspection.

- (c) The Department of Building and Codes shall conduct a building safety inspection of the Short-Term Rental Unit within fifteen (15) calendar days of the date the application is accepted by the Department of Finance and Revenue to ensure compliance with all applicable building, gas, electrical, and plumbing codes, laws, and regulations. Upon completion of the building safety inspection, the Department of Building and Codes shall annotate on the form developed in coordination with the Fire and Rescue Department, whether the Short-Term Rental Unit passed or failed the building safety inspection, and if it failed, shall provide a short and plain summary of the reasons why the Short-Term Rental Unit failed the building safety inspection and shall cite to the applicable provision(s) of the building safety eodes, laws, or regulations at issue. In the event of failure of the building safety inspection, an applicant may request a re-inspection, whereupon the applicant shall have ten (10) days from the date of the failed building safety inspection to correct any deficiencies and pass a re-inspection. An applicant shall only be permitted one opportunity for a building safety re-inspection.
- (d) Within fifteen (15) days of the date of successful completion of the fire and life safety inspection and the building safety inspection (whichever comes later), the Department of Building and Codes shall make a final determination whether the application should be approved or denied.
- (e) If the Department of Building and Codes determines that the application or the Short-Term Rental Unit does not conform to the requirements of this Chapter, or to other applicable laws or regulations, the application for a Short-Term Rental Unit Operating Permit shall be denied. Within five (5) days of any decision denying an application for an Operating Permit, the Department of Finance and Revenue shall inform the applicant of the denial in writing and shall explain the reason(s) for the denial in writing.
- (f) Upon successful completion of all required inspections and payment of the necessary fee(s), if the Department of Building and Codes is satisfied that the application and the Short-Term Rental Unit conform to the requirements of this Chapter and to all other applicable laws and regulations, within five (5) days of approval of the Short-Term Rental Unit Operating Permit application by the Department of Building and Codes, the Department of Finance and Revenue shall inform the applicant of the approval in writing and shall issue a Short-Term Rental Unit Operating Permit to the applicant using a permit form developed by the Department of Finance and Revenue in coordination with the Fire and Rescue Department and the Department of Building and Codes. The Operating Permit shall specify the maximum occupancy of Transient Guests permitted within the Short-Term Rental Unit.
- (g) All permits, whether an original permit or a renewal permit, shall pertain only to one single Short-Term Rental Unit as defined herein, and shall be separately numbered, and the Department of Finance and Revenue shall keep a duplicate of each original permit issued.
- (h) Once issued, the Short-Term Rental Operating Permit shall be valid for one (1) calendar year from the date of issuance, unless the Short-Term Rental Unit Operating Permit is suspended or revoked pursuant to this Chapter, or otherwise terminated by operation of, or in accordance with, law.

### Section 5-306. Short-Term Rental Unit Operating Permit Renewals.

Unless suspended or revoked for a violation of any provision of this Chapter or other applicable law or regulation, a Short-Term Rental Unit Operating Permit may be renewed annually, provided that an applicant submits a renewal application and processing fee of one-hundred twenty dollars (\$120.00) no later than thirty (30) calendar days before the Short-Term Rental Unit Operating Permit's expiration. An application for renewal of a Short-Term Rental Unit Operating Permit, which shall include an updated acknowledgement of rules signed by the Owner; an updated affidavit of life safety compliance signed by the Owner; any updated information regarding the Local Contact Person; any updated Owner information; an updated confirmation regarding private agreements signed by the Owner; an updated proof of insurance; and proof of payment of all taxes due, shall be made through the Department of Finance and Revenue. Upon receipt of an application for renewal, together with the renewal application fee, an inspection of the Short-Term Rental Unit, in accordance with the provisions of Section 5-305 above, shall be made to ensure compliance with all fire safety and building safety requirements. After the Short-Term Rental Unit Operating Permit's expiration, the holder of the Short-Term Rental Unit Operating Permit forfeits the right to renew, and the Owner must reapply for a new Short-Term Rental Unit Operating Permit. A renewed Short-Term Rental Unit Operating Renewal Permit shall be valid for one (1) calendar year from the date of issuance.

### Section 5-307. Prohibition Against Transfer.

- (a) Generally. No person holding a Short-Term Rental Unit Operating Permit shall sell, lend, lease, or in any manner transfer the permit for value.
- (b) Permission. The permission to operate a Short-Term Rental Unit under a ShortTerm Rental Unit Operating Permit shall be personal and limited to the Owner to whom the City issued the permit. A Short-Term Rental Unit Operating Permit shall terminate immediately upon the transfer of the property covered by the permit, whether such transfer is by deed, by law, or otherwise.
- (c) Transfers Invalid. Any unauthorized transfer or attempt to transfer a Short-Term Rental Unit Operating Permit shall automatically void such permit. Persons violating this provision, including both the transferor and transferee, may be subject to a citation and fine. Each unauthorized transfer or attempt to transfer of a Short-Term Rental Unit Operating Permit shall constitute a separate violation, and the penalty for such violation shall be fifty dollars (\$50.00) per day.

#### Section 5-308. No Vested Rights.

The provisions of this Chapter concerning Short-Term Rental Units are not a grant of vested rights to continue to operate any Short-Term Rental Unit indefinitely. Any Short-Term Rental Unit use, operation, and / or permits for Short-Term Rental Units are subject to the provisions of ordinances, resolutions, or other City measures, to include declarations of states of emergency, concerning Short-Term Rental Units that may be enacted or adopted at a later date, even though such ordinances, resolutions, or other city measures may change the terms, conditions, allowance, or duration for Short-Term Rental Unit use or operation, including but not limited to those that may terminate some or all Short-Term Rental Unit uses or operations, with or without some period of amortization. While this recitation concerning vested rights is implicit in any uses

permitted by the City, this explicit recitation is set forth to avoid any uncertainty or confusion. This Chapter is expressly declared to be enacted pursuant to general police powers, to include those pertaining to general health and welfare, building and fire safety, and is not to be construed as a zoning law.

### Section 5-309. Compliance with Laws; Complaints; Remedies; and Permit Revocation.

- (a) Compliance with city, state, and federal Laws. It shall be unlawful to operate a Short-Term Rental Unit that does not comply with all applicable city, state, and federal laws and regulations.
- (b) Operation without permit deemed public safety hazard. Except as otherwise provided herein, any Short-Term Rental Unit operating or advertising for operation without a valid Short-Term Rental Unit Operating Permit shall be deemed a public safety hazard. The City may issue, and the Owner or the Local Contact Person may receive, a civil citation for operating or advertising for operation without a Short-Term Rental Unit Operating Permit. Such civil citations will be adjudicated in the Clarksville City Court.
- (e) Public nuisance. It is unlawful and a violation of this Chapter and is hereby declared a public nuisance for any person to commit, cause, or maintain a violation of any provision or fail to comply with any of the requirements of this Chapter. The City may issue and the Owner, the occupants, or the Local Contact Person may receive a civil citation for any violation of this Chapter or any other City ordinance by the Owner, the Local Contact Person, or the occupants of the Short-Term Rental Unit. Such civil citations will be adjudicated in the Clarksville City Court.
- (d) Complaints. If a complaint is filed with the City of Clarksville alleging that the Owner has violated the provisions of this Chapter or any other applicable City ordinance or State law, a Code Official shall provide written notification of the complaint by registered mail to the Owner at the Owner's address listed on the application, and the Code Official shall investigate the complaint and inspect the property being used as a Short-Term Rental. Within twenty (20) days of the date that the notification was sent to the Owner, the Owner may respond to the complaint, present evidence, and respond to evidence produced by the investigation. If the Code Official finds the complaint to be supported by a preponderance of the evidence, the Code Official may suspend or revoke the Short-Term Rental Unit Operating Permit or take or cause to be taken other enforcement action as provided herein or elsewhere in the City Code. Any false complaint made against a Short-Term Rental Owner may be punishable as perjury under T.C.A. § 39-16-702, as may be amended from time to time.
- (c) Revocation or Suspension of Permit. The Code Official may suspend or revoke a Short-Term Rental Unit Operating Permit if the Code Official discovers that (i) an applicant obtained the Short-Term Rental Unit Operating Permit by knowingly providing false information on the application; (ii) the continuation of the Short-Term Rental Unit presents a threat to public health or safety; or (iii) the Owner or Short-Term Rental Unit has violated any of the provisions of this Chapter or has violated any other City ordinance, State law, or Federal law related to the operation of the Short-Term Rental Unit.

- (f) Effect of Revocation. Should the Short-Term Rental Unit Operating Permit be revoked, in addition to any other penalty, there shall be a one-year waiting period from the date of revocation for the property to become eligible again for a Short-Term Rental Unit Operating Permit. Upon reapplication, the Owner must pay the full permit fee.
- (g) Appeal of Suspension or Revocation. If a Short-Term Rental Unit Operating Permit is suspended or revoked, the Code Official shall state the specific reason(s) for the suspension or revocation. Any Owner whose Short-Term Rental Unit Operating Permit has been suspended or revoked may appeal such suspension or revocation by submitting a written request to the Department of Building and Codes for a hearing before the Board of Adjustments and Appeals within twenty (20) calendar days of receiving the notice of suspension or revocation. A hearing date will be set within twenty (20) calendar days of the filing of an appeal. All hearings before the Board of Adjustments and Appeals shall be open to the public. The appellant, the appellant's representative, the Code Official or his/her designee, and any person whose interests are affected shall be given an opportunity to be heard. A quorum shall consist of not less than a majority of full membership of the Board of Adjustments and Appeals. The Board of Adjustments and Appeals may reverse or affirm, wholly or in part, or may modify the order, requirement, decision or determination appealed from and may make such order, requirement, decision, or determination as ought to be made. The decision of the Board of Adjustments and Appeals shall be the final administrative decision and shall be subject only to judicial review in the Circuit or Chancery Court pursuant to state law of general application. In addition to any other penalty imposed, if the decision of the Board of Adjustments and Appeals to revoke a Short-Term Rental Unit Operating Permit is upheld, the Owner shall not be eligible to reapply for a new Short-Term Rental Unit Operating Permit for the premises for a period of one (1) year. Upon reapplication, the Owner shall be required to pay the full Short-Term Rental Unit Operating Permit application fee. During the pendency of any appeal to the Board of Adjustments and Appeals or to any Court as provided herein, the revocation or suspension decision of the Code Official or of the Board, respectively, shall remain in effect.
- (h) Emergency Suspension. Notwithstanding any other provision of this Chapter, the chief of police, the fire chief, or the Code Official, or their designee(s), may temporarily suspend a Short-Term Rental Unit Operating Permit and order a temporary cessation of Short-Term Rental operations in a situation involving an immediate danger to public health, safety, or welfare, or to investigate criminal activity that has allegedly occurred on the premises. The chief of police, the fire chief, or the Code Official, or their designee(s), shall give immediate written notice of the temporary suspension/cessation order to the Owner if present at the premises, or to the Local Contact Person or to any occupant, who shall be required to immediately comply with the order. Thereafter, within a reasonable time, using the most efficacious means possible, the chief of police, the fire chief, or the Code Official, or their designee(s), shall give written notice of the temporary suspension/cessation order to the permit holder, if not previously served, along with a brief statement of the facts and reasons for the decision to suspend the Short-Term Rental Unit Operating Permit and to terminate the operation of the Short-Term Rental Unit. Such notice shall state that the matter of the temporary suspension/cessation will be heard by the Board of Adjustments and Appeals at the first regularly scheduled board meeting thereafter, or at a special called board meeting, either of which to be held not later than five (5) ealendar days from the date of issuance of the temporary suspension/eessation order, unless the Owner shall request in writing additional time, not to exceed ten (10) days, said request to be filed with the board, during

which time the temporary suspension/cessation shall continue. The temporary suspension and order of cessation shall be effective when issued by the chief of police, the fire chief, or the Code Official, or their designee(s), and shall remain in effect until the Board of Adjustments and Appeals reviews the facts, circumstances, and reasons for the temporary suspension and makes a determination whether there is just cause for the suspension to continue, but in no event shall the temporary suspension and cessation order continue beyond ten (10) calendar days without a hearing thereon by the Board of Adjustments and Appeals. At the public hearing, the board may, after a finding of just cause as provided herein, suspend the Operating Permit for a definite time period or may revoke the Operating Permit. If no finding of just cause is established, the board may immediately reseind the temporary suspension, lift the cessation order, and reinstate the Operating Permit.

# Section 5-310. City Shall Have No Obligation to Enforce Private Rights or Agreements; No Third Party Beneficiaries.

The City of Clarksville shall not have any duty or obligation or be responsible for making a determination regarding whether the issuance of a Short-Term Rental Unit Operating Permit or the use of a dwelling as a Short-Term Rental Unit is permitted under any private agreement(s) or any covenants, conditions, and restrictions, or private codes, or under any of the regulations or rules of a homeowners' association or maintenance organization, condominium agreement, mortgage agreement, insurance contract, or any other contract or agreement that may be applicable governing and limiting the use of the Short-Term Rental Unit, and the City shall have no enforcement obligations in connection with such private agreements or covenants, conditions and restrictions or such regulations or rules. The provisions of this chapter, nor the approval of or issuance of any Short-Term Rental Unit Operating Permit shall not be construed to confer any third-party beneficiary status upon any person, business entity, organization or association as against the City of Clarksville.

### Section 5-311. Operational Requirements.

- (a) Safety Standards. Notwithstanding any code provision to the contrary, during each Short-term Rental Unit Occupancy, each Short-term Rental Unit shall have, at minimum, the following life safety equipment on the premises and installed to manufacturer specifications: (i) a smoke alarm meeting Underwriters Laboratory (UL) 217 standards inside each sleeping room, outside of and within fifteen (15) feet of sleeping rooms, and on each story of the dwelling unit, including basements; (ii) a carbon monoxide detector within fifteen (15) feet of all bedrooms; and (iii) and a fire extinguisher. Every smoke and earbon monoxide alarm must function properly with the alarm sounding after pushing the test button and the fire extinguisher must be operational. It shall be unlawful to operate a Short-term Rental Unit without a smoke alarm, earbon monoxide detector, or fire extinguisher as required by this Chapter.
- (b) Taxes. All Short-Term Rental Unit Owners shall be responsible to pay all applicable taxes, including, but not limited to, real and personal property taxes, the hotel/motel tax, sales taxes, gross receipts taxes, and any employment and income taxes, as may be levied or assessed by the City, Montgomery County, the State of Tennessee, or the United States of America.

- (c) Advertising. It shall be unlawful to advertise any Short-Term Rental Unit without the Operating Permit number clearly displayed on the advertisement. For the purposes of this Chapter, the terms "advertise," "advertising" or "advertisement" mean the act of drawing the public's attention to a Short-Term Rental Unit in any forum, whether electronic or non-electronic, in any media or medium, in order to promote the availability of the Short-Term Rental Unit.
- (d) Maximum Occupancy. The maximum occupancy of any Short-Term Rental Unit by Transient Guests shall not exceed the maximum occupancy limits as prescribed by the Operating Permit. Simultaneous rental to more than one party under separate contracts shall be prohibited.
- (c) Age Requirement. The principal renter (Transient Guest) of a Short-Term Rental Unit shall be at least eighteen (18) years of age.
- (f) Use of Short-Term Rental Unit. No Transient Guest may use a Short-Term Rental Unit for on-site business or commercial purposes during any rental period.
- (g) Parking. Each Short-Term Rental Unit shall provide at least one parking space per bedroom offered for rent.
- (h) Reserved.
- (i) Reserved.
- (j) Food Service. No food shall be prepared for, or served to, the Transient Guest(s) by the Owner for any consideration.
- (k) Contact Information Shall Be Posted. The name and telephone number of the Local Contact Person(s) shall be conspicuously posted within the Short-Term Rental Unit.
- (l) Compliance with Clarksville City Code. The Owner shall ensure that the use of the Short-Term Rental Unit complies with all applicable noise, nuisance, parking, trash, and property maintenance code, ordinances, regulations, and all other provisions of the City Code. A prohibition against making loud noise in such a manner as to disturb the quiet, comfort or repose of neighboring property owners shall be included in the Short-Term Rental Unit rules and contained in the Short-Term Rental Unit lease agreement.

#### Section 5-312. Effect of Chapter During Declared State of Emergency.

The provisions of this Chapter, in whole or in part, may be suspended during the pendency of any lawfully declared state of emergency issued by the President of the United States of America, the Governor of the State of Tennessee, or by the Mayor of the City of Clarksville, which may include, but is not limited to, a temporary prohibition on the rental of a Short-Term Rental Unit by an Owner who possesses an otherwise legally valid Short-Term Rental Unit Operating Permit, or on the use or occupation of same by any Transient Guest as defined herein, to the extent permitted or not otherwise prohibited by federal or state law of general application.

### Section 5-313. Severability.

If any section, paragraph, sentence, phrase, term, or word of this Chapter for any reason be declared unlawful, invalid, unenforceable, or void, by a court or other administrative tribunal of competent jurisdiction, then the remainder of this chapter shall remain in full force and effect.

FIRST READING: February 4, 2021

POSTPONED: March 4, 2021 to April 1, 2021

SECOND READING: EFFECTIVE DATE:

#### **RESOLUTION 59-2020-21**

A RESOLUTION REQUESTING THE TENNESSEE GENERAL ASSEMBLY TO ENACT LEGISLATION TO AMEND THE OFFICIAL CHARTER OF THE CITY OF CLARKSVILLE

WHEREAS, the City Council finds that the best interests of the City would be served by the enactment of certain amendments to the Charter of the City of Clarksville, as set forth in Exhibit A, attached hereto and incorporated herein; and

WHEREAS, the City Council formally requests that the Tennessee General Assembly enact an amendment to the City's private act, state law Charter, as set forth in Exhibit A; and

WHEREAS, the City Council formally requests that the local state delegation members of the Tennessee General Assembly to sponsor and support legislation to amend the City Charter as set forth in Exhibit A.

NOW THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

- 1. That the Tennessee General Assembly is hereby requested to enact legislation to amend the Official Charter of the City of Clarksville, as set forth in Exhibit A, attached hereto and incorporated herein.
- 2. That the local state delegation members of the Tennessee General Assembly are hereby requested to sponsor and support legislation to amend the City Charter, as set forth in Exhibit A, attached hereto and incorporated herein.

POSTPONED: March 4, 2021 to April 1, 2021

ADOPTED: RATIFIED:

## **EXHIBIT A**

1. (Reynolds) That the City Charter, Article I. Charter, Definitions, Corporate Limits, and Powers, Section 2. Definitions, subsections (a) (4), and (b), are hereby amended by deleting same in the entirety, and substituting therefore as new subsections (a) (4) and (b) as follows:

#### **Section 2. Definitions.**

- (a)..
- (4) "Councilperson" or "Council member" shall mean a person elected to the city council as provided in this Charter.
- . . .
- (b) Reserved.
- 2. (Reynolds) That the City Charter, Article II. City Council, Section 3. City Council designated; eligibility for office, is hereby amended by adding a new subsection (d) as follows:

### Section 3. City Council designated; eligibility for office.

- (a) ...
- (d) Any City Council member who no longer resides in the ward from which they were elected to serve shall resign from their office immediately thereafter.
- 3. (Allen) That the City Charter, Article II. City Council, Section 3. City Council designated; eligibility for office, subsections (a) and (c)(1), is hereby amended by deleting subsections (a) and (c)(1) in the entirety, and by substituting therefore a new subsection (a) and (c)(1) as follows:
  - (a) The governing body of the City shall be known as the "City Council" and shall be composed of a Mayor and as many Councilmen as there are wards in the City. Candidates for Mayor and City Councilman shall be residents of the City of Clarksville and shall have resided in the City for twelve (12) months next preceding their election, and shall be qualified to vote in the election in which they are candidates. Candidates for City Councilman, other than the Mayor, shall also reside in and be qualified to vote in the ward to which they seek election at the time said candidate files his election qualifying petition with the Montgomery County Election Commission. City Councilmen, other than the Mayor, shall continue to reside and/or retain ownership of residence for the duration of their term of office, in the ward from which they were elected to serve. City Councilmen shall continue to remain registered to vote in the ward in which they were elected. They may not seek re-election unless the residence is their primary residence. The Mayor shall continue to reside within the City limits and/or retain

ownership of residence for the duration of the Mayor's term of office. The Mayor may not seek re-election unless the residence is their primary residence.

. . .

- (c) For purposes of this section, a person's "principal residence" shall be that place in which the person's habitation is fixed, and to which, whenever the person is absent, the person has a definite intention to return. There can be only one "principal residence." The following factors may be considered in the determination of a person's "principal residence":
  - (1) The location of a person's ownership, lease, possession, occupation, or use of inhabitable or residential real property owned, leased, possessed, occupied, or used by such person;
- 4. (Reynolds) That the City Charter, Article II. City Council, Section 4. Term limits for Councilmen, is hereby amended by deleting the word "consecutive" wherever same shall appear in Section 4, and by deleting subsection (c) in its entirety.
- 5. (Garrett) That the City Charter, Article II. City Council, Section 4. Term limits for Councilmen, is hereby amended by deleting Section 4 in its entirety, and substituting therefore the following:

#### Section 4. Reserved.

[Drafter's Note: If item number 4 passes, then obviously item number 3 will become a nullity.]

6. (Garrett) That the City Charter, Article II. City Council, Section 15. Restrictions on Councilmen, is hereby amended by deleting Section 15 in its entirety, and substituting a new Section 15 therefore as follows:

#### **Section 15. Restrictions on City Council Members.**

(a) The City Council, and its committees, shall act in all matters as a body, and no member shall seek individually to influence the official acts of the Mayor or any other officer or employee of the City, or to direct or request the appointment of any person to, or his removal from, any office or position of employment, or to interfere in any way with the performance of duties by any officer or employee. Nothing contained herein shall prevent the City Council or its committees from conducting such inquiries into the operation of City government and the conduct of the City's affairs as the City Council or its committees may deem proper. As a body, by resolution, the City Council may

request the removal of a department head, to include but not limited to the City Attorney and City Clerk, based on just cause, as defined in the City Code provisions pertaining to discipline of City employees.

- (b) City Council members, to include the Mayor, may be employed by the City as an employee, and may hold office as an elected official and while being employed as an employee of the City, and may receive the compensation and benefits due by law as an elected official and employee at the same time.
- 7. (Reynolds) That the City Charter, Article II. City Council, Section 15. Restrictions on Councilmen, is hereby amended by adding a new subsection (c) as follows:

#### **Section 15. Restrictions on City Council Members.**

- (a) ...
- (c) No City Council member shall concurrently hold another publicly elected office with either the city, county, state, or federal governments. This provision shall not apply to any City Council member serving any current term of publicly elected office, and any such City Council member may continue to serve as a City Council member until the expiration of their current term as a City Council member, while holding any other publicly elected office with the city, county, state or federal governments.
- 8. (Garrett) That the City Charter, Article IV. Mayor; Power and Duties Generally, Section 1. Mayor; powers and duties generally, subsections (b), (g) and (i) are hereby amended by deleting said subsections in the entirety, and by substituting therefore new subsections (b), (g) and (i) as follows:

#### Section 1. Mayor, Power and Duties Generally.

- (a) ...
- (b) The Mayor shall preside at all meetings of the City Council, and perform such other duties consistent with his office as may be imposed by the City Council, and the Mayor shall have a seat, a voice, and the right to vote but only in cases of a tie vote by the City Council ward members. The Mayor may introduce ordinances and resolutions for action by the City Council.
  - . . .
- (g) The Mayor shall have the power to appoint all standing committee as the Mayor may deem necessary, with approval by the City Council by majority vote.
  - • •
- (h) The Mayor shall have no right or power to veto any ordinance duly adopted by the City Council.

9. (Reynolds) That the City Charter, Article V. City Court, Section 2. Election of City Judge; term of office, subsection (c), is hereby amended by deleting the word "consecutive" wherever same shall appear in subsection (c), and by deleting the last sentence of subsection (c) in its entirety.

[Drafter's Note: If item number 9 passes, then obviously item number 8 will become a nullity.]

10. (Garrett) That the City Charter, Article V. City Court, Section 2. Election of City Judge; term of office, subsection (c), is hereby amended by deleting subsection (c) in its entirety, and by substituting a new subsection (c) therefore as follows:

Section 2. Election of City Judge; term of office.

- (a) ...
- (b)
- (c) Reserved.

#### ORDINANCE 83-2020-21

AN ORDINANCE AUTHORIZING THE SALE OF A PORTION OF CITY OWNED PROPERTY LOCATED NEAR EXIT 8 OFF INTERSTATE 24 (CLARKSVILLE ATHLETIC COMPLEX) TO SILICON RANCH CORPORATION FOR THE PURPOSE OF DEVELOPMENT, CONSTRUCTION, INSTALLING, OPERATING, MAINTAINING, AND MANAGING A SOLAR POWER GENERATION FACILITY

- WHEREAS, the City of Clarksville owns certain real property located near Exit 8 off of Interstate 24 that has been designated for future development and use as a large athletic complex; and
- WHEREAS, the City Council finds that a substantial portion of that property is not suitable for use for athletic fields; and
- *WHEREAS*, the Silicon Ranch Corporation (Silicon Ranch) is a business that develops, constructs, installs, operates, maintains, and manages solar power generating facilities; and
- WHEREAS, Silicon Ranch desires to purchase from the City an option to purchase a portion of the Exit 8 Athletic Complex land owned by the City for the purpose of developing, constructing, installing, operating, maintaining, and managing a solar power generating facility; and
- WHEREAS, the City of Clarksville, through its Clarksville Department of Electricity Lightband (CDE), as a retail local power company (LPC) that sells electricity to end user customers, has a long term contract with the electric power wholesaler the Tennessee Valley Authority (TVA) to purchase electric power; and
- WHEREAS, TVA has established a green sustainable energy program to allow LPCs to purchase a portion of their electric power needs from non-TVA companies using green, sustainable, renewable energy production resources / facilities; and
- WHEREAS, Silicon Ranch and the City of Clarksville, through CDE, desire to enter into a long term contract for the purchase of wholesale electric power by CDE from Silicon Ranch, using the solar power generating facility referred to herein; and
- WHEREAS, the City Council finds that the best interests of the City would be served by selling a portion of the City owned Exit 8 Athletic Complex property, being 142 acres +/-, to Silicon Ranch for the purpose of Silicon Ranch to develop, construct, install, operate, maintain, and manage a solar power generating facility to generate and sell electrical power to the City of Clarksville, CDE.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Clarksville City Council hereby authorizes the sale of a portion of City owned property located near Exit 8 off of Interstate 24, known as the future Clarksville Athletic Complex, being 142 acres +/-, and being more particularly described in the attached Option Purchase agreement, upon the terms and conditions stated in the Option Purchase agreement, attached hereto and incorporated herein, to include the stated purchase price of Three Million and Four Hundred and Eighty Thousand Dollars and Zero Cents (\$3,480,000.00).

FIRST READING: SECOND READING: EFFECTIVE DATE:

Prepared By and Return To:

Dylan Hall
Silicon Ranch Corporation
222 2<sup>nd</sup> Ave. S, Ste 1900
Nashville, Tennessee 37201

#### **PURCHASE OPTION**

THIS PURCHASE OPTION (the "Agreement"), is entered into as of \_\_\_\_\_ day of \_\_\_\_\_, 2021 (the "Effective Date"), by and between Silicon Ranch Corporation, a Delaware corporation ("Buyer"), and The City of Clarksville, a Tennessee Municipal Corporation ("Seller").

#### WITNESSETH:

WHEREAS, Seller is the owner of certain real property located in Montgomery County, Tennessee, and more particularly described on <u>Exhibit A</u> (the "Property"); and

WHEREAS, Buyer is interested in developing, constructing, installing, and operating a solar electric generating system on the Property for the production and distribution of electricity (the "Project"); and

WHEREAS, Seller has agreed to grant Buyer an option to purchase the Property so that Buyer may negotiate a purchase power agreement (a "PPA") for the electricity to be generated by the Project and secure financing to develop the Project.

NOW THEREFORE, for and in a good and valuable consideration as identified in paragraph 1.3 OPTION CONSIDERATION, the mutual covenants, promises, and agreements hereinafter set forth and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Seller and Buyer agree as follows:

# ARTICLE I. OPTION

- 1.1 Option. Seller hereby grants to Buyer the exclusive right and option (the "Option") to purchase the Property.
- 1.2 Option Term. The term of the Option (the "Option Term") shall be twelve (12) months, commencing on the Effective Date and expiring on the twelfth (12<sup>th</sup>) month anniversary thereof. So long as Buyer is not in default of this Agreement and at least three (3) months prior to the end of the then current Option Term, Buyer may obtain two (2) additional one (1) year Extension Periods, under the terms contained herein.
- 1.3 Option Consideration. As consideration for the Option, Buyer will pay Seller the sum of Ten Thousand and No/100 Dollars (\$10,000.00) for the first one (1) year option, (the "Option Consideration"). The Option Consideration shall be nonrefundable subject to the terms of this Agreement and shall be applied against the Purchase Price at Closing. Option Consideration shall be retained by Seller in the event the transaction does not close.
- 1.4 <u>Purchase Price</u>. If Buyer exercises the Option, the purchase price (the "Purchase Price") for the Property shall be Three Million Four Hundred Eighty Thousand and No/100 Dollars (\$3,480,000.00). Subject to the credits and adjustments provided for herein, the entire Purchase Price shall be paid by Buyer to Seller, in immediately available funds, at the closing and consummation of the transaction contemplated by this Agreement (the "Closing").

- 1.5 Extension of Option Term. Buyer may extend the Option Term for Two (2) additional periods (each, an "Extension Period") subject to the following conditions. If exercised, the First Extension Period shall be twelve (12) months in duration and shall commence at the expiration of the Option Term if Buyer deposits with Seller the sum of Twenty Thousand and No/100 Dollars (\$20,000.00) (the "First Extension Payment") before the expiration of the Option Term, and under the terms contained herein. If exercised, the Second Extension Period shall be twelve (12) months in duration and shall commence at the expiration of the First Extension Period if Buyer deposits with Seller the sum of Thirty Thousand and No/100 Dollars (\$30,000.00) (the "Second Extension Payment") before the expiration of the First Extension Period, and under the terms contained herein. The First Extension Payment and the Second Extension Payment (each sometimes referred to herein as an "Extension Payment") shall be nonrefundable subject to the terms of this Agreement and shall be applied against the Purchase Price at Closing. Option Extension Consideration shall be retained by Seller in the event the transaction does not close, for any reason.
- 1.6 <u>Delayed Entry</u>. The property is subject to a Farm Lease with Teeter Farm & Seed Company, LLC. Buyer shall not enter, disturb, disrupt or damage the property before December 1, 2021.

# ARTICLE II. PRE-CLOSING COVENANTS

- Right of Entry. Subject to paragraph 1.6 herein, while this Agreement remains in force and effect, Buyer and Buyer's agents, employees, contractors and representatives shall have the right to enter upon the Property for purposes of performing inspections, tests, land planning, site assessments, geotechnical reviews (including, but not limited to, soil tests and borings), environmental assessments, surveys, engineering, meteorological and feasibility studies and other similar activities as Buyer deems necessary or desirable; provided, however, any such entry shall be made during reasonable daytime hours and upon at least forty- eight (48) hours' notice to Seller. Buyer agrees to protect, indemnify and hold Seller harmless from any and all legal claims or liability associated with Buyer, its authorized agents, employees and independent contractors resulting from said access to and on the property. Buyer will be responsible for any reasonable direct costs associated with repairing damage caused to the Property resulting from Buyer's entry. Buyer's shall not enter, disturb, disrupt, damage or interfere with the use under the existing Farm Lease with Teeter Farm & Seed Company, LLC and Buyer shall indemnify and hold Seller harmless form any and all claims related to Buyer and Buyer's agents, employees, contractors and representatives entry.
- 2.2 <u>Survey</u>. A survey of the Property shall be prepared at Buyer's expense by a reputable land surveyor selected by Buyer. After the survey has been prepared, the legal description attached hereto as <u>Exhibit A</u> shall be replaced by a new <u>Exhibit A</u> containing a legal description based upon the survey and, thereafter, such new legal description shall be the legal description of the Property for all purposes relating to this Agreement.
- 2.3 <u>Cooperation</u>. Upon Buyer's request, Seller agrees at no cost or liability to cooperate with, assist and join in Buyer's efforts to obtain a PPA and any other agreements, financing, permits, licenses, variances, easements, releases, and approvals that Buyer deems necessary or desirable for its acquisition of the Property or development of the Project. Seller agrees to provide to Buyer, within thirty
- (30) days of execution hereof, copies of all leases, contracts, and agreements relating to the Property, title insurance policies, certificates of title, title opinions, other prior searches or certifications of the surface or minerals of the Property, surveys, plats, or other maps of the Property within Seller's custody or control.
- 2.4 <u>Alterations or Improvements</u>. While this Agreement remains in force and effect: (i) Seller shall not make any improvements, changes, alterations or additions to the Property, except all activites under the Farm Lease with Teeter Farm & Seed Company, LLC is expressly permitted; and (ii) Seller shall not enter into any additional agreements encumbering the Property.

2.5 <u>Monetary Liens</u>. Notwithstanding anything to the contrary contained herein, Seller shall cause all liens, monetary judgments, mortgages, deeds of trust, security interests and other similar agreements encumbering the Property (collectively "Monetary Liens") to be released and discharged at or prior to Closing. In the event Seller fails to release and discharge all of the Monetary Liens by Closing, Buyer may, in addition to any of the other available remedies, take all actions necessary to cause such Monetary Liens to be released and discharged and offset the cost thereof against the Purchase Price.

# ARTICLE III. REPRESENTATIONS AND WARRANTIES

- 3.1 <u>Representations & Warranties</u>. As of the Effective Date and the Closing, Seller represents, warrants and covenants to Buyer that:
- (i) the execution, delivery and performance of this Agreement by Seller (A) does not conflict with or result in a violation of any judgment, order or decree of a court or arbiter which is binding upon Seller or the Property, and (B) does not constitute a default under any contract, agreement or other instrument by which Seller or the Property are bound;
- (ii) Seller is not party to any lawsuits, governmental actions or other proceedings that could affect Seller's ability to perform its obligations under this Agreement and, to Seller's knowledge, no such lawsuits, actions or proceedings are being threatened;
- (iii) Seller is not party to any lawsuits, governmental actions or other proceedings (including, but not limited to, condemnation or eminent domain proceedings) related to the Property and, to Seller's knowledge, no such lawsuits, actions or proceedings are being threatened;
- (iv) to Seller's knowledge, no hazardous or toxic substances, materials, wastes, pollutants or contaminants (collectively, "Hazardous Substances") have been discharged, released, stored, generated or allowed to escape on, under or about the Property in violation of applicable laws or in quantities that could require monitoring, investigation, removal or remediation under applicable laws; and
- (v) Seller is not a person with whom U.S. persons are prohibited from doing business with under Legal Requirements, including, without limitation, the regulations of the Office of Foreign Assets Control ("OFAC") of the U.S. Department of Treasury (e.g. OFAC's Specially Designated and Blocked Persons list), Executive Order 13224 and the USA Patriot Act.

As of the Effective Date and the Closing, Buyer represents, warrants and covenants to Seller that:

- (i) the execution, delivery and performance of this Agreement by Buyer (A) does not conflict with or result in a violation of any judgment, order or decree of a court or arbiter which is binding upon Buyer or the Property, and (B) does not constitute a default under any contract, agreement or other instrument by which Seller is bound:
- (ii) Buyer is not party to any lawsuits, governmental actions or other proceedings that could affect Seller's ability to perform its obligations under this Agreement and, to Buyer's knowledge, no such lawsuits, actions or proceedings are being threatened;
- (iii) Buyer is not a person with whom U.S. persons are prohibited from doing business with under Legal Requirements, including, without limitation, the regulations of the Office of Foreign Assets Control ("OFAC") of the U.S. Department of Treasury (e.g. OFAC's Specially Designated and Blocked Persons list), Executive Order 13224 and the USA Patriot Act.

# ARTICLE IV. CLOSING

- 4.1 <u>Conditions to Closing</u>. Notwithstanding Buyer's exercise of the Option, Buyer's obligation to purchase the Property under this Agreement is contingent upon the following conditions being satisfied at the time the Closing is scheduled to take place:
- (i) each representation and warranty of Seller being true and accurate as of the Closing, and Seller not having defaulted under or breached any of the provisions of this Agreement;
- (ii) Buyer being able to obtain (A) an ALTA Owner's Policy of Title Insurance 6-17-06 (the "Title Policy"), issued by and through a title company acceptable to Seller (the "Title Company"), in the amount of the Purchase Price, insuring that good and marketable fee simple absolute title to the Property is vested in Buyer, subject only to the real property taxes for the year which the Closing shall occur and subsequent years, a lien, but not yet due and payable, easements, restrictions, reservations and other matters of record as of the Effective Date (except monetary liens which shall be paid by Seller prior to or at Closing) and the Title Company's standard printed exclusions from coverage (the "Permitted Exceptions"), or (B) a marked-up title commitment irrevocably and unconditionally agreeing to issue the Title Policy to Buyer;
- (iii) no material adverse change occurring in the physical condition of Property, including, without limitation, environmental condition;
- (iv) no action or proceeding which is adverse to the Property or Buyer's intended development of the Property having been instituted or threatened in any court or by governmental authority (including, but not limited to, condemnation or eminent domain proceedings); and
- (v) Buyer being satisfied in its sole and absolute discretion that the Property is and will be suitable for its intended use including but not limited to the Project and that such use will be free from interference by current and potential future mineral operations upon the Property.

If any of the conditions set forth in this section are not satisfied at the time the Closing is scheduled to occur, then Buyer may, at its option, terminate this Agreement by written notice to Seller. Nothing contained in this section shall be deemed to limit the rights and remedies available to Buyer as a result of Seller's default under or breach of this Agreement.

Seller's obligation to sell the Property under this Agreement is contingent upon the following conditions being satisfied at the time the Closing is scheduled to take place:

- (i) Each representation and warranty of Buyer being true and accurate as of the Closing, and Buyer not having defaulted under or breached any of the provisions of this Agreement;
- (ii) Full approval of the transaction by the Clarksville City Council; and
- (iii) Receipt of full payment under this Agreement.

If any of the conditions set forth in this section are not satisfied at the time the Closing is scheduled to occur, then Seller may, at its option, terminate this Agreement by written notice to Buyer. Nothing contained in this section shall be deemed to limit the rights and remedies available to Seller as a result of Buyer's default under or breach of this Agreement.

4.2 <u>Closing Date</u>. Buyer can exercise the option at any time before the end of the Option Term by giving written notice of its election to exercise the option to Seller at the address specified in Paragraph 8.1 herein. If Buyer exercises the Option, the Closing shall occur on or before 5:00 p.m. local time on the date that is thirty (30) days after Buyer notifies Seller that it is exercising the Option. The

parties intend to close remotely with counterpart documents to be delivered to the Closing Agent, unless otherwise agreed upon by the Parties in writing. The Closing Agent shall be designated by Seller. Buyer shall have the right to schedule the Closing for any date prior to the one specified in this section by giving Seller at least five (5) business days' advance written notice of such date and obtaining acknowledgement of said date by Seller.

- 4.3 <u>Closing</u>. At the Closing, Seller shall deliver the following items to Buyer, properly executed and notarized and in form and substance reasonably acceptable to Buyer:
- (i) a special warranty deed (the "Deed") conveying good and marketable fee simple title to the Property to Buyer, together easements appurtenant to the Property, and any minerals or mineral interests under the Property, if any. Seller shall convey the Property to Buyer (and the warranties contained in the Deed shall be made) subject only to the Permitted Exceptions;
- (ii) A waiver of surface rights in form and substance reasonably acceptable to Buyer in which Seller waives and releases all rights to, and covenants not to, use the surface of the Property for any purpose, including without limitation exploring, drilling, mining, producing or any actions of any kind or nature to extract minerals;]
  - (iii) Intentionally Left Blank
- (iv) closing disbursements evidencing the satisfaction and termination of all Monetary Liens. Seller shall furnish Buyer with copies of recorded releases of all Monetary Liens within a reasonable time after Closing;
- (v) an owner's affidavit sufficient to cause the exceptions for mechanics' and materialmen's liens, the rights of parties in possession (except as under the provisions of the Commercial Lease) and unrecorded matters to be deleted from the Title Policy, and such other documents as the title company may require to issue the Title Policy to Buyer, subject to the acknowledgment, understanding and acceptance that the Seller is a Municipal Corporation and no indemnities or indemnifications, in any form, will be provided by Seller and
- (vi) all other documents, instruments, certificates and affidavits that are reasonably required to carry out the transaction contemplated by this Agreement, including, but not limited to, an IRS §1445 Certificate, subject to the acknowledgment, understanding and acceptance that the Seller is a Municipal Corporation and no indemnities or indemnifications, in any form, will be provided by Seller.

In addition, immediately upon the completion of the Closing, Seller shall deliver exclusive possession of the Property to Buyer.

- 4.4 <u>Closing Costs</u>. At Closing: (i) Buyer shall pay the fees charged by the Closing Agent to coordinate the Closing; (ii) Buyer shall pay the cost of the Title Policy; (iii) Buyer shall pay the fees charged by the Escrow Agent to hold the Earnest Money in escrow; (iv) Buyer shall pay all transfer taxes; and (v) Buyer shall pay all recording costs associated with the recording of the Deed. Each of the parties shall be responsible for paying the attorneys' fees it incurs in connection with the transaction contemplated by this Agreement.
- 4.5 <u>Closing Statement</u>. At Closing, Seller and Buyer shall execute and deliver a closing statement which shall set forth the Purchase Price, all credits against the Purchase Price and the amount of all prorations, adjustments, payments and disbursements required under this Agreement.

# ARTICLE V. PRORATIONS, CREDITS AND ADJUSTMENTS

- 5.1 <u>Calculation</u>. All prorations provided to be made under this section "as of the Closing" shall be made as of 11:59 P.M. local time on the date of the Closing, with the effect that Seller shall pay the portions of the expenses being prorated hereunder that are allocable to periods on or before the date of Closing and Buyer shall pay the portions of expenses being prorated hereunder that are allocable to periods after the date of Closing.
- 5.2 <u>Property Taxes</u>. Real property taxes and assessments (general and special, public and private) levied against the Property for the year in which the Closing takes place shall be prorated between Seller and Buyer as of the Closing and paid at Closing, and Seller shall also pay any unpaid real property taxes and assessments allocable to prior years at such time. If any real property tax or assessment to be paid by the Seller and Buyer under this Agreement cannot be paid at Closing, Buyer shall receive a credit against the Purchase Price equal to Seller's share thereof, and Buyer shall thereafter be responsible for tendering the amount of such credit to the taxing authorities.
- 5.3 <u>Utility Expenses and Deposits</u>. Seller shall pay, when due, all charges for utilities furnished to the Property prior to Closing, and Seller shall be entitled to retain any utility deposits made by Seller which are refunded. Buyer shall be responsible for making arrangements for the continuation of utilities to the Property following Closing; provided Seller agrees to cooperate with Buyer in connection therewith and, to the extent necessary, to allow Buyer to obtain such utilities, including, without limitation, closing any utility accounts maintained by Seller.
- 5.4 <u>Unknown Amounts</u>. In the event any amount to be prorated between the parties or credited to either of the parties under the terms of this Article V is not known with certainty as of the Closing, the parties shall use an estimate of such amount at Closing, with a readjustment to be made between the parties after Closing as soon as such amount is finally known. If more current information is not available, such estimates shall be based upon the prior operating history of the Property and the most recent prior bills.
- 5.5 <u>Farm Lease</u>. Seller has informed Buyer that Seller annually leases the Property to a farmer (the "Farm Lease Tenant") for the sole purpose of farming crops ("Farm Lease") and that each such Farm Lease terminates November 10, 2021.

# ARTICLE VI. DEFAULT AND REMEDIES

6.1 <u>Seller's Failure to Close/Buyer's Remedies</u>. If Seller fails to sell the Property to Buyer and such failure constitutes a default under this Agreement, then, unless Seller cures such failure within thirty (30) business days after Buyer gives it written notice thereof, Buyer, as its sole and exclusive remedy, may terminate this Agreement and receive Five Thousand Dollars and No/100 (\$5,000.00) and a refund of the Option Consideration and all Extension Payments, as applicable, as full and agreed upon liquidated damages and the parties shall have no further obligations hereunder. Buyer and Seller agree that said liquidated damages are reasonable given the circumstances now existing, including, without limitation, the range of harm to Seller that is reasonably foreseeable and the anticipation that proof of Seller's actual damages would be costly, impractical and inconvenient. BUYER ACKNOWLEDGES THAT IT: (i) HAS READ THIS SECTION AND UNDERSTANDS THE SAME; AND (ii) SPECIFICALLY WAIVES AND RELINQUISHES ALL OTHER REMEDIES THAT IT MAY BE ENTITLED TO PURSUE AT LAW OR IN EQUITY ON ACCOUNT OF BUYER'S FAILURE TO PURCHASE THE PROPERTY IN BREACH OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, SPECIFIC PERFORMANCE.

- Buyer's Failure to Close/Seller's Remedies. If Buyer fails to purchase the Property and such failure constitutes a default under this Agreement, then, unless Buyer cures such failure within five (5) business days after Seller gives it written notice thereof, Seller, as its sole and exclusive remedy, may terminate this Agreement and retain the Option Consideration and all applicable Extension Payments as full and agreed upon liquidated damages. Buyer and Seller agree that said liquidated damages are reasonable given the circumstances now existing, including, without limitation, the range of harm to Seller that is reasonably foreseeable and the anticipation that proof of Seller's actual damages would be costly, impractical and inconvenient. SELLER ACKNOWLEDGES THAT IT: (i) HAS READ THIS SECTION AND UNDERSTANDS THE SAME; AND (ii) SPECIFICALLY WAIVES AND RELINQUISHES ALL OTHER REMEDIES THAT IT MAY BE ENTITLED TO PURSUE AT LAW OR IN EQUITY ON ACCOUNT OF BUYER'S FAILURE TO PURCHASE THE PROPERTY IN BREACH OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, SPECIFIC PERFORMANCE.
- 6.3 Other Defaults/Remedies. Except as otherwise provided in Sections 6.1 and 6.2 above, if Seller or Buyer defaults under any of the terms of this agreement, then, unless such default is cured within five (5) business days after the non-defaulting party gives the defaulting party written notice thereof or fifteen (15) business days, if such default cannot be cured within said five (5) business day period and the defaulting party commences to cure such default during the five (5) business day period and diligently and continuously pursues a cure, the non-defaulting party shall have the right to obtain all remedies available at law or in equity, including, without limitation, injunctive relief. Notwithstanding anything to the contrary contained herein, in no event shall either party be liable for exemplary or punitive damages as a result of its default under this Agreement.

# ARTICLE VII. CONDEMNATION

7.1 <u>Condemnation</u>. Prior to the Closing, Seller shall bear the entire risk of loss with respect to the Property caused by any taking of the Property by power of eminent domain (a "Taking"). If there is a Taking and Buyer exercises the Option, then Seller shall assign, transfer and convey all condemnation awards paid or payable as a result of the Taking to Buyer at Closing; provided if such transfer would impair recovery of any such amounts, the Purchase Price shall be reduced by and Seller shall retain such amounts. Seller shall not reach a settlement or agreement related to any Taking, unless Buyer consents to the settlement or agreement, in writing.

#### ARTICLE VIII. GENERAL PROVISIONS

8.1 Notices. All notices, consents, approvals and other communications (collectively, "Notices") which may be or are required to be given by either Seller or Buyer under the Agreement shall be properly given only if made in writing and sent to the address of Seller or Buyer, as applicable, set forth below by hand delivery, U.S. Certified Mail, Return Receipt Requested, or nationally recognized overnight delivery service. Such Notices shall be deemed received upon receipt if sent hand delivery and upon deposit if sent by U.S. Mail or nationally recognized overnight delivery service.

If to Seller: City of Clarksville, Tennessee

City Attorney Office One Public Square Clarksville, TN 37040 If to Buyer: Silicon Ranch Corporation

222 Second Avenue South, Suite 1900

Nashville, TN 37201

Either party may change its address for Notices by giving written notice to the other party in accordance with this provision.

- 8.2 <u>Brokers</u>. On the Effective Date and at Closing, Seller and Buyer represent and warrant to each other that they have not dealt with any broker, brokerage firm, listing agent or finder in connection with the transaction contemplated by this Agreement..
- 8.3 <u>Covenants Running With Land</u>. Buyer shall have the right to record this Agreement. Buyer rights under this Agreement shall run with the land and be superior to any right, estate, claim or interest in the Property (including, but not limited to, any agreement affecting the Property) that is first created or recorded after this Agreement. If Buyer acquires any portion of the Property, Buyer shall have the right, at Buyer's option, to terminate any such subordinate right, estate, claim, interest or agreement, at no cost or liability to Buyer, or to accept title subject thereto.
- 8.4 <u>Entire Agreement</u>. This Agreement (i) constitutes the entire agreement and understanding of Buyer and Seller with respect to the subject matter hereof, and (ii) may be amended only by a written instrument executed by Buyer and Seller.
- 8.5 <u>Severability</u>. Wherever possible, each provision of this Agreement shall be interpreted in such a manner as to be effective and valid under applicable law. In the event any provision of this Agreement shall be prohibited by or invalidated under applicable law, the remaining provisions of this Agreement shall remain fully effective.
- 8.6 <u>Survival</u>. All of the representations, warranties, covenants and other provisions of this Agreement shall survive the Closing and the delivery of the deed.
- 8.7 <u>Governing Law</u>. This Agreement shall be governed by and construed under the laws of the State of Tennessee
- 8.8 <u>Binding Effect</u>. This Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and assigns.
- 8.9 <u>No Waiver</u>. No waiver by Seller or Buyer of any provision of this Agreement shall be deemed to have been made unless expressed in writing and signed by the party charged therewith. No delay or omission in the exercise of any right or remedy accruing to Seller or Buyer upon any breach of this Agreement shall impair such right or remedy or be construed as a waiver of such breach. The waiver by Seller or Buyer of any breach shall not be deemed a waiver of any other breach of the same or another provision of this Agreement.
  - 8.10 <u>Assignment</u>. Buyer may not assign its rights and obligations under this Agreement, without express written consent by Seller.
- 8.11 <u>Construction of Agreement</u>. This Agreement shall be construed according to its fair meaning and not strictly for or against any of the parties hereto. Seller and Buyer have both agreed to the particular language of this Agreement, and any question regarding the meaning of any provision of this Agreement shall not be resolved by a rule providing for interpretation against the party who caused the uncertainty to exist or against the draftsman. In this Agreement, the masculine gender includes the feminine and neuter, and the singular number includes the plural, and vice versa, where the context so indicates.

- 8.12 <u>Time of the Essence</u>. For purposes of this Agreement, time shall be considered of the essence.
- 8.13 <u>Memorandum of Option</u>. Buyer shall have the right to record a memorandum of option in the real property records of Montgomery County, TN
- 8.14 <u>Attorneys' Fees</u>. In the event any legal proceeding is commenced related to this Agreement, the prevailing party in such proceeding shall be entitled to recover its reasonable attorneys' fees, costs and expenses of litigation from the non-prevailing party therein.
- 8.15 <u>Exhibits</u>. Buyer and Seller acknowledge and agree that all exhibits referenced in this Agreement are attached hereto and incorporated herein by reference.
- 8.16 <u>Dates</u>. If any date set forth in this Agreement for the performance of an obligation, the giving of a notice, or the expiration of a time period falls on a Saturday, Sunday, or bank holiday, then this Agreement shall be deemed to be automatically revised so that such date falls on the next occurring business day.
- 8.17 <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which shall be deemed an original, and all of which together shall constitute one and the same document.

[SIGNATURES ON FOLLOWING PAGES]

	SELLER:	
	The City of Clarksville, a Tennessee Municipal Corporation	
Attested to:	By: Joe Pitts, Mayor	
AC	CKNOWLEDGMENT CERTIFICATE	
STATE OF	) ) ss.	
The foregoing instrume	ent was acknowledged before me thisday of	
	Notary Public	
My commission expire	es:	
(NOTARIAL SEAL)		

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first written above.

	BUYER:		
	SILICON RANCH CORPORATION		
	By: Name: Title:		
ACKNOWLEDGMENT CERTIFICATE			
STATE OF TENNESSEE ) ) ss.			
COUNTY OF DAVIDSON )			
	ledged before me thisday of, 2021 by of Silicon Ranch Corporation, a Delaware		
corporation, on behalf of such corporation.			
	Notary Public		
My commission expires:			
(NOTARIAL SEAL)			

### EXHIBIT A

### DESCRIPTION OF PROPERTY

Parcel: [APN NUMBERS]
Acres: Up to approx. [AGGREGATE ACREAGE]

[OVERHEAD IMAGE OF PROPERTY]

# LAND DESCRIPTION OF A PORTION OF THE CITY OF CLARKSVILLE PROPERTY

Being a parcel of land in the 1st Civil District of Clarksville, Montgomery County, Tennessee, said parcel being tax map 58 parcel 4.04 & 4.05, and tax map 57 parcel 21.00 said parcel being the City of Clarksville Property as recorded in Volume (Vol.) 1821, page 338 Register's Office Montgomery County, Tennessee (ROMCT), said parcel being generally described as east of and adjacent to Interstate 24, south of Rossview Road, north of and adjacent to the Red River in Clarksville, Tennessee, 37043, said parcel being more particularly described as follows:

**Beginning** an iron pin (old), said pin being the northeast corner of the Batson Development Company, Inc. Properties as recorded in Vol. 141, page 401 ROMCT, said pin also being the southern property in of the John Mitchell property as described in Vol. 245, page 883, said pin being S 30° 17' W for a distance of 2,171 feet from the centerline intersection of International Blvd and Rossview Road, said also being the northwestern corner of the herein described parcel;

Thence, along said Mitchell property, S 81° 53' 05" E for a distance of 167.16 feet to a point on a line;

Thence, leaving said Mitchell property and along a new property line, S 81° 53' 05" E for a distance of 369.73 feet to a point on a line, said point being the western property line of the Exit 8 Properties property as described in ORV 1903, page 2070;

Thence, along said Exit 8 Properties property line for the next 3 calls, S 81° 49' 30" E for a distance of 557.88 feet to an iron pin at the base of a 36" oak tree;

Thence, S 06° 55' 30" W for a distance of 780.38 feet to a point on a line;

Thence, S 83° 36' 47" E for a distance of 1271.13 feet to a point on a line, said point being the western property line of the said City of Clarksville property;

Thence, leaving said Exit 8 Properties and along a new severance for the next 2 calls, S 08° 42' 48" W a distance of 447.31 feet to a point on a line;

Thence, S 81° 54' 58" E for a distance of 1670.21 feet to a point on a line, said point being the western property line of the Moore Construction Company, Inc. property as described in ORV 1561, page 339, said point also being the north east corner of the herein described parcel;

Thence, along said Moore Construction Company, Inc. property for the next 3 calls, S 08° 05' 02" W for a distance of 655.23 feet to a point on a line;

Thence, S 09° 46' 20" W for a distance of 233.54 feet to a point on a line;

Thence, S 09° 46' 20" W for a distance of 1098.46 feet to an iron pin at a 30" sycamore tree, said point being located along the red river, said point also being the south east corner of the herein described parcel;

Thence, leaving said Moore Construction Company, Inc. property and along said red river for the next 3 calls, S 85° 06' 26" W for a distance of 368.89 feet to a point on a line;

Thence, S 88° 26' 34" W for a distance of 349.60 feet to a point on a line;

Thence, S 73° 34' 09" W for a distance of 347.59 feet to a point on a line, said point being the eastern right of way of Interstate 24, said point also being the south west corner of the herein described parcel;

Thence, along said Interstate 24 right of way for the next 9 calls, N 23° 56' 10" W for a distance of 579.62 feet to a concrete monument;

Thence, N 41° 47' 02" W for a distance of 225.56 feet to a point on a concrete monument;

Thence, N 32° 04' 17" W for a distance of 675.64 feet to a point on a concrete monument;

Thence, N 44° 49' 56" W for a distance of 496.19 feet to a point on a concrete monument;

Thence, N 43° 49' 15" W for a distance of 832.90 feet to a point on a concrete monument;

Thence, N 46° 09' 40" W for a distance of 698.68 feet to a point on a concrete monument;

Thence, N 29° 35' 56" W for a distance of 429.04 feet to a point on a concrete monument;

Thence, N 11° 24' 29" W for a distance of 244.31 feet to a point on a concrete monument;

Thence, N 26° 37' 46" W for a distance of 175.01 feet to an iron pin, said pin being the eastern property line of the said Batson Development Company, Inc.;

Thence, leaving said Interstate 24 right of way and along said Batson Development Company, Inc, N 06° 37' 28" E for a distance of 375.18 feet to the point of beginning, said parcel containing 6,186,810 Square Feet or 142.03 Acres, more or less.

Together with and subject to all right of ways, easements, restrictions, covenants and conveyances of record and not of record.

Prepared By and Return To:

Dylan Hall
Silicon Ranch Corporation
222 2<sup>nd</sup> Ave. S, Ste 1900
Nashville, Tennessee 37201

#### **PURCHASE OPTION**

THIS PURCHASE OPTION (the "Agreement"), is entered into as of \_\_\_\_\_ day of \_\_\_\_\_, 2021 (the "Effective Date"), by and between Silicon Ranch Corporation, a Delaware corporation ("Buyer"), and The City of Clarksville, a Tennessee Municipal Corporation ("Seller").

#### WITNESSETH:

WHEREAS, Seller is the owner of certain real property located in Montgomery County, Tennessee, and more particularly described on <u>Exhibit A</u> (the "Property"); and

WHEREAS, Buyer is interested in developing, constructing, installing, and operating a solar electric generating system on the Property for the production and distribution of electricity (the "Project"); and

WHEREAS, Seller has agreed to grant Buyer an option to purchase the Property so that Buyer may negotiate a purchase power agreement (a "PPA") for the electricity to be generated by the Project and secure financing to develop the Project.

NOW THEREFORE, for and in a good and valuable consideration as identified in paragraph 1.3 OPTION CONSIDERATION, the mutual covenants, promises, and agreements hereinafter set forth and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Seller and Buyer agree as follows:

### ARTICLE I. OPTION

- 1.1 Option. Seller hereby grants to Buyer the exclusive right and option (the "Option") to purchase the Property.
- 1.2 Option Term. The term of the Option (the "Option Term") shall be twelve (12) months, commencing on the Effective Date and expiring on the twelfth (12<sup>th</sup>) month anniversary thereof. So long as Buyer is not in default of this Agreement and at least three (3) months prior to the end of the then current Option Term, Buyer may obtain two (2) additional one (1) year Extension Periods, under the terms contained herein.
- 1.3 Option Consideration. As consideration for the Option, Buyer will pay Seller the sum of Ten Thousand and No/100 Dollars (\$10,000.00) for the first one (1) year option, (the "Option Consideration"). The Option Consideration shall be nonrefundable subject to the terms of this Agreement and shall be applied against the Purchase Price at Closing. Option Consideration shall be retained by Seller in the event the transaction does not close.
- 1.4 <u>Purchase Price</u>. If Buyer exercises the Option, the purchase price (the "Purchase Price") for the Property shall be Three Million Four Hundred Eighty Thousand and No/100 Dollars (\$3,480,000.00). Subject to the credits and adjustments provided for herein, the entire Purchase Price shall be paid by Buyer to Seller, in immediately available funds, at the closing and consummation of the transaction contemplated by this Agreement (the "Closing").

- 1.5 Extension of Option Term. Buyer may extend the Option Term for Two (2) additional periods (each, an "Extension Period") subject to the following conditions. If exercised, the First Extension Period shall be twelve (12) months in duration and shall commence at the expiration of the Option Term if Buyer deposits with Seller the sum of Twenty Thousand and No/100 Dollars (\$20,000.00) (the "First Extension Payment") before the expiration of the Option Term, and under the terms contained herein. If exercised, the Second Extension Period shall be twelve (12) months in duration and shall commence at the expiration of the First Extension Period if Buyer deposits with Seller the sum of Thirty Thousand and No/100 Dollars (\$30,000.00) (the "Second Extension Payment") before the expiration of the First Extension Period, and under the terms contained herein. The First Extension Payment and the Second Extension Payment (each sometimes referred to herein as an "Extension Payment") shall be nonrefundable subject to the terms of this Agreement and shall be applied against the Purchase Price at Closing. Option Extension Consideration shall be retained by Seller in the event the transaction does not close, for any reason.
- 1.6 <u>Delayed Entry</u>. The property is subject to a Farm Lease with Teeter Farm & Seed Company, LLC. Buyer shall not enter, disturb, disrupt or damage the property before December 1, 2021.

# ARTICLE II. PRE-CLOSING COVENANTS

- Right of Entry. Subject to paragraph 1.6 herein, while this Agreement remains in force and effect, Buyer and Buyer's agents, employees, contractors and representatives shall have the right to enter upon the Property for purposes of performing inspections, tests, land planning, site assessments, geotechnical reviews (including, but not limited to, soil tests and borings), environmental assessments, surveys, engineering, meteorological and feasibility studies and other similar activities as Buyer deems necessary or desirable; provided, however, any such entry shall be made during reasonable daytime hours and upon at least forty- eight (48) hours' notice to Seller. Buyer agrees to protect, indemnify and hold Seller harmless from any and all legal claims or liability associated with Buyer, its authorized agents, employees and independent contractors resulting from said access to and on the property. Buyer will be responsible for any reasonable direct costs associated with repairing damage caused to the Property resulting from Buyer's entry. Buyer's shall not enter, disturb, disrupt, damage or interfere with the use under the existing Farm Lease with Teeter Farm & Seed Company, LLC and Buyer shall indemnify and hold Seller harmless form any and all claims related to Buyer and Buyer's agents, employees, contractors and representatives entry.
- 2.2 <u>Survey</u>. A survey of the Property shall be prepared at Buyer's expense by a reputable land surveyor selected by Buyer. After the survey has been prepared, the legal description attached hereto as <u>Exhibit A</u> shall be replaced by a new <u>Exhibit A</u> containing a legal description based upon the survey and, thereafter, such new legal description shall be the legal description of the Property for all purposes relating to this Agreement.
- 2.3 <u>Cooperation</u>. Upon Buyer's request, Seller agrees at no cost or liability to cooperate with, assist and join in Buyer's efforts to obtain a PPA and any other agreements, financing, permits, licenses, variances, easements, releases, and approvals that Buyer deems necessary or desirable for its acquisition of the Property or development of the Project. Seller agrees to provide to Buyer, within thirty
- (30) days of execution hereof, copies of all leases, contracts, and agreements relating to the Property, title insurance policies, certificates of title, title opinions, other prior searches or certifications of the surface or minerals of the Property, surveys, plats, or other maps of the Property within Seller's custody or control.
- 2.4 <u>Alterations or Improvements</u>. While this Agreement remains in force and effect: (i) Seller shall not make any improvements, changes, alterations or additions to the Property, except all activites under the Farm Lease with Teeter Farm & Seed Company, LLC is expressly permitted; and (ii) Seller shall not enter into any additional agreements encumbering the Property.

2.5 <u>Monetary Liens</u>. Notwithstanding anything to the contrary contained herein, Seller shall cause all liens, monetary judgments, mortgages, deeds of trust, security interests and other similar agreements encumbering the Property (collectively "Monetary Liens") to be released and discharged at or prior to Closing. In the event Seller fails to release and discharge all of the Monetary Liens by Closing, Buyer may, in addition to any of the other available remedies, take all actions necessary to cause such Monetary Liens to be released and discharged and offset the cost thereof against the Purchase Price.

## ARTICLE III. REPRESENTATIONS AND WARRANTIES

- 3.1 <u>Representations & Warranties</u>. As of the Effective Date and the Closing, Seller represents, warrants and covenants to Buyer that:
- (i) the execution, delivery and performance of this Agreement by Seller (A) does not conflict with or result in a violation of any judgment, order or decree of a court or arbiter which is binding upon Seller or the Property, and (B) does not constitute a default under any contract, agreement or other instrument by which Seller or the Property are bound;
- (ii) Seller is not party to any lawsuits, governmental actions or other proceedings that could affect Seller's ability to perform its obligations under this Agreement and, to Seller's knowledge, no such lawsuits, actions or proceedings are being threatened;
- (iii) Seller is not party to any lawsuits, governmental actions or other proceedings (including, but not limited to, condemnation or eminent domain proceedings) related to the Property and, to Seller's knowledge, no such lawsuits, actions or proceedings are being threatened;
- (iv) to Seller's knowledge, no hazardous or toxic substances, materials, wastes, pollutants or contaminants (collectively, "Hazardous Substances") have been discharged, released, stored, generated or allowed to escape on, under or about the Property in violation of applicable laws or in quantities that could require monitoring, investigation, removal or remediation under applicable laws; and
- (v) Seller is not a person with whom U.S. persons are prohibited from doing business with under Legal Requirements, including, without limitation, the regulations of the Office of Foreign Assets Control ("OFAC") of the U.S. Department of Treasury (e.g. OFAC's Specially Designated and Blocked Persons list), Executive Order 13224 and the USA Patriot Act.

As of the Effective Date and the Closing, Buyer represents, warrants and covenants to Seller that:

- (i) the execution, delivery and performance of this Agreement by Buyer (A) does not conflict with or result in a violation of any judgment, order or decree of a court or arbiter which is binding upon Buyer or the Property, and (B) does not constitute a default under any contract, agreement or other instrument by which Seller is bound:
- (ii) Buyer is not party to any lawsuits, governmental actions or other proceedings that could affect Seller's ability to perform its obligations under this Agreement and, to Buyer's knowledge, no such lawsuits, actions or proceedings are being threatened;
- (iii) Buyer is not a person with whom U.S. persons are prohibited from doing business with under Legal Requirements, including, without limitation, the regulations of the Office of Foreign Assets Control ("OFAC") of the U.S. Department of Treasury (e.g. OFAC's Specially Designated and Blocked Persons list), Executive Order 13224 and the USA Patriot Act.

## ARTICLE IV. CLOSING

- 4.1 <u>Conditions to Closing</u>. Notwithstanding Buyer's exercise of the Option, Buyer's obligation to purchase the Property under this Agreement is contingent upon the following conditions being satisfied at the time the Closing is scheduled to take place:
- (i) each representation and warranty of Seller being true and accurate as of the Closing, and Seller not having defaulted under or breached any of the provisions of this Agreement;
- (ii) Buyer being able to obtain (A) an ALTA Owner's Policy of Title Insurance 6-17-06 (the "Title Policy"), issued by and through a title company acceptable to Seller (the "Title Company"), in the amount of the Purchase Price, insuring that good and marketable fee simple absolute title to the Property is vested in Buyer, subject only to the real property taxes for the year which the Closing shall occur and subsequent years, a lien, but not yet due and payable, easements, restrictions, reservations and other matters of record as of the Effective Date (except monetary liens which shall be paid by Seller prior to or at Closing) and the Title Company's standard printed exclusions from coverage (the "Permitted Exceptions"), or (B) a marked-up title commitment irrevocably and unconditionally agreeing to issue the Title Policy to Buyer;
- (iii) no material adverse change occurring in the physical condition of Property, including, without limitation, environmental condition;
- (iv) no action or proceeding which is adverse to the Property or Buyer's intended development of the Property having been instituted or threatened in any court or by governmental authority (including, but not limited to, condemnation or eminent domain proceedings); and
- (v) Buyer being satisfied in its sole and absolute discretion that the Property is and will be suitable for its intended use including but not limited to the Project and that such use will be free from interference by current and potential future mineral operations upon the Property.

If any of the conditions set forth in this section are not satisfied at the time the Closing is scheduled to occur, then Buyer may, at its option, terminate this Agreement by written notice to Seller. Nothing contained in this section shall be deemed to limit the rights and remedies available to Buyer as a result of Seller's default under or breach of this Agreement.

Seller's obligation to sell the Property under this Agreement is contingent upon the following conditions being satisfied at the time the Closing is scheduled to take place:

- (i) Each representation and warranty of Buyer being true and accurate as of the Closing, and Buyer not having defaulted under or breached any of the provisions of this Agreement;
- (ii) Full approval of the transaction by the Clarksville City Council; and
- (iii) Receipt of full payment under this Agreement.

If any of the conditions set forth in this section are not satisfied at the time the Closing is scheduled to occur, then Seller may, at its option, terminate this Agreement by written notice to Buyer. Nothing contained in this section shall be deemed to limit the rights and remedies available to Seller as a result of Buyer's default under or breach of this Agreement.

4.2 <u>Closing Date</u>. Buyer can exercise the option at any time before the end of the Option Term by giving written notice of its election to exercise the option to Seller at the address specified in Paragraph 8.1 herein. If Buyer exercises the Option, the Closing shall occur on or before 5:00 p.m. local time on the date that is thirty (30) days after Buyer notifies Seller that it is exercising the Option. The

parties intend to close remotely with counterpart documents to be delivered to the Closing Agent, unless otherwise agreed upon by the Parties in writing. The Closing Agent shall be designated by Seller. Buyer shall have the right to schedule the Closing for any date prior to the one specified in this section by giving Seller at least five (5) business days' advance written notice of such date and obtaining acknowledgement of said date by Seller.

- 4.3 <u>Closing</u>. At the Closing, Seller shall deliver the following items to Buyer, properly executed and notarized and in form and substance reasonably acceptable to Buyer:
- (i) a special warranty deed (the "Deed") conveying good and marketable fee simple title to the Property to Buyer, together easements appurtenant to the Property, and any minerals or mineral interests under the Property, if any. Seller shall convey the Property to Buyer (and the warranties contained in the Deed shall be made) subject only to the Permitted Exceptions;
- (ii) A waiver of surface rights in form and substance reasonably acceptable to Buyer in which Seller waives and releases all rights to, and covenants not to, use the surface of the Property for any purpose, including without limitation exploring, drilling, mining, producing or any actions of any kind or nature to extract minerals;]
  - (iii) Intentionally Left Blank
- (iv) closing disbursements evidencing the satisfaction and termination of all Monetary Liens. Seller shall furnish Buyer with copies of recorded releases of all Monetary Liens within a reasonable time after Closing;
- (v) an owner's affidavit sufficient to cause the exceptions for mechanics' and materialmen's liens, the rights of parties in possession (except as under the provisions of the Commercial Lease) and unrecorded matters to be deleted from the Title Policy, and such other documents as the title company may require to issue the Title Policy to Buyer, subject to the acknowledgment, understanding and acceptance that the Seller is a Municipal Corporation and no indemnities or indemnifications, in any form, will be provided by Seller and
- (vi) all other documents, instruments, certificates and affidavits that are reasonably required to carry out the transaction contemplated by this Agreement, including, but not limited to, an IRS §1445 Certificate, subject to the acknowledgment, understanding and acceptance that the Seller is a Municipal Corporation and no indemnities or indemnifications, in any form, will be provided by Seller.

In addition, immediately upon the completion of the Closing, Seller shall deliver exclusive possession of the Property to Buyer.

- 4.4 <u>Closing Costs</u>. At Closing: (i) Buyer shall pay the fees charged by the Closing Agent to coordinate the Closing; (ii) Buyer shall pay the cost of the Title Policy; (iii) Buyer shall pay the fees charged by the Escrow Agent to hold the Earnest Money in escrow; (iv) Buyer shall pay all transfer taxes; and (v) Buyer shall pay all recording costs associated with the recording of the Deed. Each of the parties shall be responsible for paying the attorneys' fees it incurs in connection with the transaction contemplated by this Agreement.
- 4.5 <u>Closing Statement</u>. At Closing, Seller and Buyer shall execute and deliver a closing statement which shall set forth the Purchase Price, all credits against the Purchase Price and the amount of all prorations, adjustments, payments and disbursements required under this Agreement.

# ARTICLE V. PRORATIONS, CREDITS AND ADJUSTMENTS

- 5.1 <u>Calculation</u>. All prorations provided to be made under this section "as of the Closing" shall be made as of 11:59 P.M. local time on the date of the Closing, with the effect that Seller shall pay the portions of the expenses being prorated hereunder that are allocable to periods on or before the date of Closing and Buyer shall pay the portions of expenses being prorated hereunder that are allocable to periods after the date of Closing.
- 5.2 <u>Property Taxes</u>. Real property taxes and assessments (general and special, public and private) levied against the Property for the year in which the Closing takes place shall be prorated between Seller and Buyer as of the Closing and paid at Closing, and Seller shall also pay any unpaid real property taxes and assessments allocable to prior years at such time. If any real property tax or assessment to be paid by the Seller and Buyer under this Agreement cannot be paid at Closing, Buyer shall receive a credit against the Purchase Price equal to Seller's share thereof, and Buyer shall thereafter be responsible for tendering the amount of such credit to the taxing authorities.
- 5.3 <u>Utility Expenses and Deposits</u>. Seller shall pay, when due, all charges for utilities furnished to the Property prior to Closing, and Seller shall be entitled to retain any utility deposits made by Seller which are refunded. Buyer shall be responsible for making arrangements for the continuation of utilities to the Property following Closing; provided Seller agrees to cooperate with Buyer in connection therewith and, to the extent necessary, to allow Buyer to obtain such utilities, including, without limitation, closing any utility accounts maintained by Seller.
- 5.4 <u>Unknown Amounts</u>. In the event any amount to be prorated between the parties or credited to either of the parties under the terms of this Article V is not known with certainty as of the Closing, the parties shall use an estimate of such amount at Closing, with a readjustment to be made between the parties after Closing as soon as such amount is finally known. If more current information is not available, such estimates shall be based upon the prior operating history of the Property and the most recent prior bills.
- 5.5 <u>Farm Lease</u>. Seller has informed Buyer that Seller annually leases the Property to a farmer (the "Farm Lease Tenant") for the sole purpose of farming crops ("Farm Lease") and that each such Farm Lease terminates November 10, 2021.

### ARTICLE VI. DEFAULT AND REMEDIES

6.1 <u>Seller's Failure to Close/Buyer's Remedies</u>. If Seller fails to sell the Property to Buyer and such failure constitutes a default under this Agreement, then, unless Seller cures such failure within thirty (30) business days after Buyer gives it written notice thereof, Buyer, as its sole and exclusive remedy, may terminate this Agreement and receive Five Thousand Dollars and No/100 (\$5,000.00) and a refund of the Option Consideration and all Extension Payments, as applicable, as full and agreed upon liquidated damages and the parties shall have no further obligations hereunder. Buyer and Seller agree that said liquidated damages are reasonable given the circumstances now existing, including, without limitation, the range of harm to Seller that is reasonably foreseeable and the anticipation that proof of Seller's actual damages would be costly, impractical and inconvenient. BUYER ACKNOWLEDGES THAT IT: (i) HAS READ THIS SECTION AND UNDERSTANDS THE SAME; AND (ii) SPECIFICALLY WAIVES AND RELINQUISHES ALL OTHER REMEDIES THAT IT MAY BE ENTITLED TO PURSUE AT LAW OR IN EQUITY ON ACCOUNT OF BUYER'S FAILURE TO PURCHASE THE PROPERTY IN BREACH OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, SPECIFIC PERFORMANCE.

- Buyer's Failure to Close/Seller's Remedies. If Buyer fails to purchase the Property and such failure constitutes a default under this Agreement, then, unless Buyer cures such failure within five (5) business days after Seller gives it written notice thereof, Seller, as its sole and exclusive remedy, may terminate this Agreement and retain the Option Consideration and all applicable Extension Payments as full and agreed upon liquidated damages. Buyer and Seller agree that said liquidated damages are reasonable given the circumstances now existing, including, without limitation, the range of harm to Seller that is reasonably foreseeable and the anticipation that proof of Seller's actual damages would be costly, impractical and inconvenient. SELLER ACKNOWLEDGES THAT IT: (i) HAS READ THIS SECTION AND UNDERSTANDS THE SAME; AND (ii) SPECIFICALLY WAIVES AND RELINQUISHES ALL OTHER REMEDIES THAT IT MAY BE ENTITLED TO PURSUE AT LAW OR IN EQUITY ON ACCOUNT OF BUYER'S FAILURE TO PURCHASE THE PROPERTY IN BREACH OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, SPECIFIC PERFORMANCE.
- 6.3 Other Defaults/Remedies. Except as otherwise provided in Sections 6.1 and 6.2 above, if Seller or Buyer defaults under any of the terms of this agreement, then, unless such default is cured within five (5) business days after the non-defaulting party gives the defaulting party written notice thereof or fifteen (15) business days, if such default cannot be cured within said five (5) business day period and the defaulting party commences to cure such default during the five (5) business day period and diligently and continuously pursues a cure, the non-defaulting party shall have the right to obtain all remedies available at law or in equity, including, without limitation, injunctive relief. Notwithstanding anything to the contrary contained herein, in no event shall either party be liable for exemplary or punitive damages as a result of its default under this Agreement.

## ARTICLE VII. CONDEMNATION

7.1 <u>Condemnation</u>. Prior to the Closing, Seller shall bear the entire risk of loss with respect to the Property caused by any taking of the Property by power of eminent domain (a "Taking"). If there is a Taking and Buyer exercises the Option, then Seller shall assign, transfer and convey all condemnation awards paid or payable as a result of the Taking to Buyer at Closing; provided if such transfer would impair recovery of any such amounts, the Purchase Price shall be reduced by and Seller shall retain such amounts. Seller shall not reach a settlement or agreement related to any Taking, unless Buyer consents to the settlement or agreement, in writing.

#### ARTICLE VIII. GENERAL PROVISIONS

8.1 Notices. All notices, consents, approvals and other communications (collectively, "Notices") which may be or are required to be given by either Seller or Buyer under the Agreement shall be properly given only if made in writing and sent to the address of Seller or Buyer, as applicable, set forth below by hand delivery, U.S. Certified Mail, Return Receipt Requested, or nationally recognized overnight delivery service. Such Notices shall be deemed received upon receipt if sent hand delivery and upon deposit if sent by U.S. Mail or nationally recognized overnight delivery service.

If to Seller: City of Clarksville, Tennessee

City Attorney Office One Public Square Clarksville, TN 37040 If to Buyer: Silicon Ranch Corporation

222 Second Avenue South, Suite 1900

Nashville, TN 37201

Either party may change its address for Notices by giving written notice to the other party in accordance with this provision.

- 8.2 <u>Brokers</u>. On the Effective Date and at Closing, Seller and Buyer represent and warrant to each other that they have not dealt with any broker, brokerage firm, listing agent or finder in connection with the transaction contemplated by this Agreement..
- 8.3 Covenants Running With Land. Buyer shall have the right to record this Agreement. Buyer rights under this Agreement shall run with the land and be superior to any right, estate, claim or interest in the Property (including, but not limited to, any agreement affecting the Property) that is first created or recorded after this Agreement. If Buyer acquires any portion of the Property, Buyer shall have the right, at Buyer's option, to terminate any such subordinate right, estate, claim, interest or agreement, at no cost or liability to Buyer, or to accept title subject thereto.
- 8.4 <u>Entire Agreement</u>. This Agreement (i) constitutes the entire agreement and understanding of Buyer and Seller with respect to the subject matter hereof, and (ii) may be amended only by a written instrument executed by Buyer and Seller.
- 8.5 <u>Severability</u>. Wherever possible, each provision of this Agreement shall be interpreted in such a manner as to be effective and valid under applicable law. In the event any provision of this Agreement shall be prohibited by or invalidated under applicable law, the remaining provisions of this Agreement shall remain fully effective.
- 8.6 <u>Survival</u>. All of the representations, warranties, covenants and other provisions of this Agreement shall survive the Closing and the delivery of the deed.
- 8.7 <u>Governing Law</u>. This Agreement shall be governed by and construed under the laws of the State of Tennessee
- 8.8 <u>Binding Effect</u>. This Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and assigns.
- 8.9 <u>No Waiver</u>. No waiver by Seller or Buyer of any provision of this Agreement shall be deemed to have been made unless expressed in writing and signed by the party charged therewith. No delay or omission in the exercise of any right or remedy accruing to Seller or Buyer upon any breach of this Agreement shall impair such right or remedy or be construed as a waiver of such breach. The waiver by Seller or Buyer of any breach shall not be deemed a waiver of any other breach of the same or another provision of this Agreement.
  - 8.10 <u>Assignment</u>. Buyer may not assign its rights and obligations under this Agreement, without express written consent by Seller.
- 8.11 <u>Construction of Agreement</u>. This Agreement shall be construed according to its fair meaning and not strictly for or against any of the parties hereto. Seller and Buyer have both agreed to the particular language of this Agreement, and any question regarding the meaning of any provision of this Agreement shall not be resolved by a rule providing for interpretation against the party who caused the uncertainty to exist or against the draftsman. In this Agreement, the masculine gender includes the feminine and neuter, and the singular number includes the plural, and vice versa, where the context so indicates.

- 8.12 <u>Time of the Essence</u>. For purposes of this Agreement, time shall be considered of the essence.
- 8.13 <u>Memorandum of Option</u>. Buyer shall have the right to record a memorandum of option in the real property records of Montgomery County, TN
- 8.14 <u>Attorneys' Fees</u>. In the event any legal proceeding is commenced related to this Agreement, the prevailing party in such proceeding shall be entitled to recover its reasonable attorneys' fees, costs and expenses of litigation from the non-prevailing party therein.
- 8.15 <u>Exhibits</u>. Buyer and Seller acknowledge and agree that all exhibits referenced in this Agreement are attached hereto and incorporated herein by reference.
- 8.16 <u>Dates</u>. If any date set forth in this Agreement for the performance of an obligation, the giving of a notice, or the expiration of a time period falls on a Saturday, Sunday, or bank holiday, then this Agreement shall be deemed to be automatically revised so that such date falls on the next occurring business day.
- 8.17 <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which shall be deemed an original, and all of which together shall constitute one and the same document.

[SIGNATURES ON FOLLOWING PAGES]

	SELLER:	
	The City of Clarksville, a Tennessee Municipal Corporation	
Attested to:	By: Joe Pitts, Mayor	
AC	CKNOWLEDGMENT CERTIFICATE	
STATE OF	) ) ss.	
The foregoing instrume	ent was acknowledged before me thisday of	
	Notary Public	
My commission expire	es:	
(NOTARIAL SEAL)		

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first written above.

	BUYER:	
	SILICON RANCH CORPORATION	
	By: Name: Title:	
ACKNOWLEDGMENT CERTIFICATE		
STATE OF TENNESSEE ) ) ss.		
COUNTY OF DAVIDSON )		
	ledged before me thisday of, 2021 by of Silicon Ranch Corporation, a Delaware	
corporation, on behalf of such corporation.		
	Notary Public	
My commission expires:		
(NOTARIAL SEAL)		

### EXHIBIT A

### DESCRIPTION OF PROPERTY

Parcel: [APN NUMBERS]
Acres: Up to approx. [AGGREGATE ACREAGE]

[OVERHEAD IMAGE OF PROPERTY]

#### ORDINANCE 91-2020-21

AN ORDINANCE AMENDING THE OFFICIAL CODE OF THE CITY OF CLARKSVILLE, PART II (CODE OF ORDINANCES); TITLE 1 (ADMINISTRATION, OFFICERS, AND PERSONNEL), CHAPTER 2 (CITY COUNCIL) RELATIVE TO START TIMES FOR REGULAR SESSIONS AND PUBLIC COMMENT PERIODS

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE

(1) That the City Code, Title 1 (ADMINISTRATION, OFFICERS, AND PERSONNEL), Chapter 2 (CITY COUNCIL), Section 1-201, "Time and place of regular meetings," is hereby amended by deleting "7:00 p.m." and by substituting instead "5:30 p.m."

BE IT FURTHER ORDAINED that Section 1-204, "General rules of order," Subsection (c), relative to the public comment period, is hereby amended by deleting "6:30 p.m. to 7:00 p.m." and substituting instead "5:00 p.m. to 5:30 p.m."

FIRST READING: SECOND READING: EFFECTIVE DATE:

#### ORDINANCE 92-2020-21

A ORDINANCE APPROVING A SETTLEMENT OF THE ROBINSONS AND / OR FRANKLIN STREET CORPORATION (FSC) v. CITY STATE COURT AND FEDERAL COURT LAWSUITS

WHEREAS, the City has been sued by Jeff and Sherri Robinson and / or the Franklin Street Corporation, which corporation is owned by them, in three separate lawsuits, styled as follows:

Jeffrey Robinson, Sherri Robinson and Franklin Street Corporation, Plaintiffs, v. City of Clarksville, Defendant. Circuit Court for Montgomery County, Tennessee, Docket No. CC-16-CV-1410; and

Franklin Street Corporation, Plaintiff v. City of Clarksville, Defendant. United States District Court for the Middle District of Tennessee, at Nashville, Docket No. 3:20-CV-00523.; and

Jeffrey Robinson, Plaintiff v. City of Clarksville, Joseph Pitts, officially as Mayor for the City of Clarksville, and Lance Baker, officially as City Attorney for the City of Clarksville, Defendants. Circuit Court for Montgomery County, Tennessee, Docket No. CC-20-CV-2247.

and;

WHEREAS, the City Council finds that the best interests of the City would be served by making an offer to settle one or more of the lawsuits as specified in, and in accordance with, the full, complete, written Settlement Agreement, together with all Exhibits thereto, all as attached hereto and incorporated herein as Collective Attachment A.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

That the Clarksville City Council hereby approves a settlement proposal, to be communicated by the City Attorney to the attorney for the plaintiffs in the above styled cases, to settle one or more of the above styled lawsuits against the City, as specified in, and in accordance with, the full, complete, written Settlement Agreement, together with all Exhibits thereto, all as attached hereto and incorporated herein as Collective Attachment A.

#### **RESOLUTION 65-2020-21**

A RESOLUTION REQUESTING THE MAYOR TO CALL A SPECIAL SESSION OF THE CITY COUNCIL AS A COMMITTEE OF THE WHOLE TO STUDY AND MAKE RECOMMENDATIONS TO THE CITY COUNCIL PERTAINING TO THE CITY CODE OF ETHICS

WHEREAS, the City Council finds that the best interests of the City may best be served by the enactment of certain amendments to the City Code of Ethics; and

WHEREAS, the City Council finds that the City Code of Ethics is extremely important, and proposed amendments to the City Code of Ethics should not be proposed in haste, but that study, reflection, and debate should occur regarding potential amendments to the City Code of Ethics.

NOW THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE, TENNESSEE:

1. That the Mayor is requested to call a special session of the City Council as a "committee of the whole" to study and make recommendations to the City Council pertaining to proposed amendments to the City Code of Ethics.

#### **RESOLUTION 66-2020-21**

A RESOLUTION REQUESTING THE STATE OF TENNESSEE RECOGNIZE AUGUST 8 AS A TENNESSEE STATE HOLIDAY

WHEREAS, in the State of Tennessee, August 8 has been a significant date to commemorate the Emancipation Proclamation which was signed into law by President Abraham Lincoln on January 1, 1863, which freed slaves in rebellion states against the United States; and

WHEREAS, during that time, however, Tennessee was a seceded state under Union control while Andrew Johnson served as the Military Governor; and

WHEREAS, Military Governor Andrew Johnson, a former slave owner, freed his slaves on August 8, 1863; and

WHEREAS, Sam Johnson, a former slave of Andrew Johnson, was influential in creating the first August 8th festival in 1871 which was held in Greenville, Tennessee; and

WHEREAS, in 2007 Tennessee Governor Phil Bredeson signed legislation acknowledging August 8 as "Emancipation Day" in Tennessee to recognize the celebration of the action of Andrew Johnson, 17th President of the United States, who was then the Military Governor of Tennessee; and

WHEREAS, August 8 has been celebrated in Clarksville for many years with parades, street festivals, and events throughout the community among families and friends who have gathered to share food, laughter, joy, and peace.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF CLARKSVILLE. TENNESSEE:

That the Clarksville City Council hereby requests the Tennessee General Assembly to enact legislation establishing and designating August 8 of each year as a Tennessee state holiday to be known as Emancipation Day.

#### **RESOLUTION 67-2020-21**

A RESOLUTION EXPRESSING THE SENSE OF THE CITY COUNCIL HONORING WOMEN VETERANS

*WHEREAS*, the City Council finds that throughout our country's history, women have served in and for our armed military forces, officially and unofficially, protecting our liberty, freedom, and defending our country and Constitution; and

*WHEREAS*, the City Council finds it to be appropriate to pay homage to, and to honor, all women military veterans, whether official or unofficial, past and present, during Women's History Month, for their tremendous sacrifices, courage, and steadfast devotion to duty and our Constitution, and for their service to our country.

NOW THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF CLARKSVILLE, TENNESSEE:

The City Council, and the City of Clarksville, hereby desires to pay homage to, and to honor, women military service veterans of our community, state and nation, and their spouses and family members, and hereby expresses the gratitude and thanks of the City of Clarksville for their tremendous sacrifices, courage, steadfast devotion to duty and our Constitution, and for their service to our country.