ORDINANCE NO.

AN ORDINANCE AMENDING CHAPTERS 1.20, 1.24 AND 1.28 OF THE CODE OF ORDINANCES OF THE CITY OF CREST HILL, ILLINOIS.

WHEREAS, pursuant to its express authority granted by the Illinois Municipal Code, the City of Crest Hill has from time to time deemed it necessary to amend its Code of Ordinances; and

WHEREAS, The City of Crest Hill has previously exercised said authority by adopting Chapters 1.20 Administrative Citations, 1.24 Hearing Procedures for Enforcement of Building, Housing and Zoning Code Violations and 1.28 Administrative Adjudication of Code Violations, and amending them from time to time; and

WHEREAS, The City Council has determined that it is necessary to amend the City of Crest Hill Code Chapters 1.20 Administrative Citations, 1.24 Hearing Procedures for Enforcement of Building, Housing and Zoning Code Violations and 1.28 Administrative Adjudication of Code Violations as set forth in this Ordinance.

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Crest Hill, Illinois, as follows:

SECTION 1: PREAMBLE. The preamble of this Ordinance is declared to be true and correct and is incorporated by reference as if fully set forth in this Section 1.

SECTION 2: APPROVAL. Chapters 1.20 Administrative Citations, 1.24 Hearing Procedures for Enforcement of Building, Housing and Zoning Code Violations and 1.28 Administrative Adjudication of Code Violations are hereby repealed and replaced in their entirety as follows:

CHAPTER 1.20: ADMINISTRATIVE CITATIONS

Section

- 1.20.010 Definition
- 1.20.020 Administrative citation
- 1.20.025 Administration of citation procedures
- 1.20.030 Compromise and payment of citation
- 1.20.040 Prosecution upon non-compliance
- 1.20.050 Exception

§ 1.20.010 **DEFINITION**.

As used in this chapter, **ADMINISTRATIVE CITATION** is defined as a written ticket served upon a person or entity who has offended one or more provisions of the code where the sworn police officer, Department Head or their designee detecting the offense or enforcing the relevant code provision elects not to arrest the offender and issue a formal complaint, but instead elects to issue the citation and invoke administrative enforcement without initially resorting to court process.

§ 1.20.020 ADMINISTRATIVE CITATION.

- (A) In lieu of initial prosecution of a violation of any provision of this code (other than parking tickets), any person or entity accused of such a violation may be issued an administrative citation which shall require the violator to:
 - (1) Pay an administrative fee to the city within fifteen (15) calendar days of issuance of the citation, as a settlement and compromise of the claim against the violator, as set out below; and
 - (2) Correct, repair, or rectify any condition which constitutes a continuing violation of a city ordinance or regulation within the period specified in the administrative citation.
- (B) The administrative citation shall be issued as a courtesy to the violator in lieu of instituting a prosecution for the alleged violations. If the person accused of the violation fails to settle and pay the claim within the period specified in the administrative citation, further administrative and judicial action by the city shall be in accordance with §§ 1.20.030 and 1.20.040 herein. The Chief of Police is authorized to promulgate administrative regulations to implement the administrative ticket program, including production of an appropriate form citation to be issued to the violator.

§ 1.20.025 ADMINISTRATION OF CITATION PROCEDURES.

- (A)Sworn police officers shall be empowered to administer administrative citations for all violations of this code and the Crest Hill Zoning Ordinance, being Ord. No. 789, amended by Ord. No. 1151, amended by Ord. No. 1778. The Community and Economic Development Director or their designee shall be empowered to issue administrative citations relating to building code violations, builders' and contractors' registration and/or permit violations, zoning ordinance violations, violations of any rental property or other real property inspection provisions contained in this code, public nuisances, illegally stored junk and illegally stored vehicles.
- (B) Any administrative citations issued by a sworn police officer will proceed for administration purposes through the Police Department. Any matter related to administrative citations issued by a Department Head or their designee shall proceed through the Community and Economic Development Department and the Community and Economic Development Department shall keep separate records concerning the administration of said code violations. Provided, however, once there has been failure or refusal of the violator to proceed with compromise and payment of a citation as specified in § 1.20.030, all further prosecution for noncompliance through the local court system shall fall under the administration of the Police Department under § 1.20.040.
- (C) Form citations under 1.20.020(B) shall be uniform as between the Police Department and the Community and Economic Development Department, and the Police Department shall provide standard form citations to the Community and Economic Development Department for issuance of the administrative citations. The regulations of the Chief of Police with respect to administrative tickets shall apply to

the Community and Economic Development Department to the extent that they do not conflict with the provisions of this chapter.

§ 1.20.030 COMPROMISE AND PAYMENT OF CITATION.

- (A) Within fifteen (15) calendar days of issuance of the citation, or the next business day if the fifteenth day falls on a Saturday, Sunday or holiday observed by the city, the violator may settle and compromise the citation by paying the fine listed on the citation to the corresponding department.
- (B) If the violator does not pay within the fifteen days set out in subsection (A) above, he or she may still settle and compromise the citation by payment of the listed fine plus an additional \$50 up to the date of the hearing listed on the citation.

§ 1.20.040 PROSECUTION UPON NON-COMPLIANCE.

If the recipient of the citation does not pay the administrative fee within the time period set out in § 1.20.030(B) above, the citation shall be subject to the hearing procedures set forth in Chapters 1.24 and 1.28.

§ 1.20.050 EXCEPTION.

This chapter shall not govern the issuance of citations with respect to parking tickets. Further, this chapter shall not apply to any provisions of the Illinois Motor Vehicle Code which may be required by that code to be prosecuted in court through issuance of a uniform traffic citation.

CHAPTER 1.24: HEARING PROCEDURES FOR ENFORCEMENT OF BUILDING, HOUSING AND ZONING CODE VIOLATIONS

Section

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1.24.020 Definition

1.24.030 Code Hearing Department

1.24.040 Code hearing procedure

1.24.050 Subpoenas

1.24.060 Default

1.24.070 Continuances and representation at code hearings

1.24.080 Evidence at hearing

1.24.090 Retaliatory action against occupants prohibited

1.24.100 Defenses to code violations

1.24.110 Findings, decision, order of hearing officer

1.24.120 Fines and sanctions

1.24.130 Administrative review law to apply

1.24.140 Disposition of violations

1.24.150 Sanctions and findings to run with the property

§ 1.24.010 ADOPTION.

The City of Crest Hill hereby adopts ILCS Ch. 65, Act 5, §§ 11-31.1-1 et seq. in its current form and as it may be amended from time to time.

§ 1.24.020 **DEFINITIONS**.

For purposes of this chapter the following definitions shall apply unless the context clearly indicates or requires a different meaning.

CODE. Any Crest Hill ordinance, law, housing, building code or zoning ordinance that establishes construction, plumbing, heating, electrical, fire prevention, sanitation or other health and safety standards that are applicable to structures in Crest Hill.

CODE ENFORCEMENT OFFICER. Any Crest Hill sworn police officer, community service officer, or the Community and Economic Development Director or their designee, whose duty it is to enforce the Crest Hill Code as defined herein.

HEARING OFFICER. A Crest Hill employee or an officer or agent of Crest Hill, other than a property inspector or law enforcement officer, whose duty it is to:

- (1) Preside at an administrative hearing called to determine whether or not a code violation exists:
- (2) Hear testimony and accept evidence from the property inspector, the building owner and all interested parties relevant to the existence of a code violation;
- (3) Preserve and authenticate the record of the hearing and all exhibits and evidence introduced at the hearing;
- (4) Issue and sign a written finding, decision and order stating whether a code violation exists.

PROPERTY OWNER. The legal or beneficial owner of a structure.

§ 1.24.030 CODE HEARING DEPARTMENT.

- (A) There is hereby established a Code Hearing Department the function of which is to expedite the presentation and correction of code violations in the manner set out in ILCS Ch. 65, Act 5, §§ 11-31.1 et seq. and this chapter.
- (B) The adoption of this chapter does not preclude Crest Hill from using other lawful methods to enforce the provision of its code.

§ 1.24.040 CODE HEARING PROCEDURE.

- (A) When any Code Enforcement Officer finds a code violation while inspecting a property, he or she shall note the violation on a multiple copy violation notice and report form, indicating the name and address of the property owner, the type and nature of the violation, the date and time the violation was observed, the names of witnesses to the violation, and the address of the property where the violation is observed.
- (B) The violation report form shall be forwarded by the Code Enforcement Officer, to the Code Hearing Department where a docket number shall be stamped on all copies of

the report, and a hearing date noted in the blank spaces provided for that purpose on the form. The hearing date shall be at the next available Administrative Hearing date which is not less than 30 days after the violation is reported by the Code Enforcement Officer.

- (C) One copy of the violation report form shall be maintained in the files of the Code Hearing Department and shall be part of the record of hearing, one copy of the report form shall be returned to the Code Enforcement Officer so that he may prepare evidence of the code violation for presentation at the hearing on the date indicated, and one copy of the report form shall be served by first class mail on the property owner along with a summons commanding the property owner to appear at the hearing. If the municipality in which the property is situated has an ordinance requiring property owners to register with the municipality, service may be made on the property owner by mailing the report and summons to the property owner's address registered with the municipality. If the name of the property owner of the structure cannot be ascertained or if service on the property owner cannot be made by mail, service may be made on the property owner by posting or mailing a copy of the violation report form on the front door of the structure where the violation is found, not less than 20 days before the hearing is scheduled.
- (D)If the Code Hearing Department has reason to believe that the occupant of the property is other than the property owner, the Code Hearing Department should further serve a copy of the report form and summons on the occupant by mailing it directly to the property. This additional notice is intended as a courtesy to permit the occupant to protect its own rights in any code enforcement matter and any failure by the Code Hearing Department to notify the occupant shall not effect the Code Hearing Department's jurisdiction over the citation and the property owner.

§ 1.24.050 SUBPOENAS.

At any time prior to the hearing date the hearing officer assigned to hear the case may, at the request of the Code Enforcement Officer, or the attorney for Crest Hill, or the respondent or his attorney, issue subpoenas directing witnesses to appear and give testimony at the hearing.

§ 1.24.060 DEFAULT.

If on the date set for hearing the respondent or his attorney fails to appear, the hearing officer may find the respondent in default and shall proceed with the hearing and accept evidence relevant to the existence of a code violation.

§ 1.24.070 CONTINUANCES AND REPRESENTATION AT CODE HEARINGS.

No continuances shall be authorized by the hearing officer in proceedings under this chapter except in cases where a continuance is absolutely necessary to protect the rights of the respondent. Lack of preparation shall not be grounds for a continuance. Any continuance authorized by a hearing officer under this section shall be to the next available

Administrative Hearing date. The case for Crest Hill may be presented by the Code Enforcement Officer, by any other Crest Hill employee or agent or by an attorney designated by Crest Hill. However, in no event shall the case for Crest Hill be presented by an employee of the Code Hearing Department. The case for the respondent may be presented by the owner and/or occupant themselves, their attorney(s), or any other agent or representative.

§ 1.24.080 EVIDENCE AT HEARING.

At the hearing, a hearing officer shall preside and shall hear testimony and accept any evidence relevant to the existence or non-existence of a code violation relating to a property or structure indicated. The strict rules of evidence applicable to judicial proceedings shall not apply to hearings authorized by this chapter.

§ 1.24.090 RETALIATORY ACTION AGAINST OCCUPANTS PROHIBITED.

No action for eviction, abatement of a nuisance, forcible entry and detainer or other similar proceeding shall be threatened or instituted against an occupant of a dwelling solely because such occupant agrees to testify or testifies at a code violation hearing.

§ 1.24.100 DEFENSES TO CODE VIOLATIONS.

It shall be a defense to a code violation charge under this chapter if the property owner, his attorney, or any other agent or representative proves to the hearing officer's satisfaction that:

- (A) The code violation alleged in the notice does not in fact exist, or at the time of the hearing the violation has been remedied or removed;
- (B) The code violation has been caused by the current property occupants and that in spite of reasonable attempts by the property owner to maintain the dwelling free of such violations, the current occupants continue to cause the violations;
- (C) An occupant or resident of the dwelling has refused entry to the property owner or his agent to all or a part of the dwelling for the purpose of correcting the code violation.

§ 1.24.110 FINDINGS, DECISION, ORDER OF HEARING OFFICER.

- (A) At the conclusion of the hearing, the hearing officer shall make a determination on the basis of the evidence presented at the hearing whether or not a code violation exists. The determination shall be in writing and shall be designated as findings, decision and order. The findings, decision and order shall include the hearing officer's finding of fact, a decision whether or not a code violation exists based upon the findings of facts, and an order ordering the property owner to correct the violation or dismissing the case in the event a violation is not proved.
- (B) If a code violation is proved, the order may also impose the sanctions that are provided in the code for the violation proved. A copy of the findings, decision, and order shall be served on the property owner within five days after they are issued; service shall be in the same manner as the report form and summons are served pursuant to § 1.24.040(C). Payment of any penalty or fine and the disposition of fine

money shall be in the same manner as set forth in the code, unless the corporate authorities adopting the chapter provide otherwise.

§ 1.24.120 FINES AND SANCTIONS.

The City of Crest Hill adopts by reference all current and future local ordinances, and those current and future provisions of ILCS Ch. 65, Act 5, § 11-31.1 et seq. governing property or zoning codes applicable to structures or properties relative to construction, plumbing, heating, electrical, fire prevention, sanitation and other health and safety standards in Crest Hill, for its enforcement and adjudication within the geographical boundaries of Crest Hill.

§ 1.24.130 ADMINISTRATIVE REVIEW LAW TO APPLY.

The findings, decision and order of the hearing officer shall be subject to review in the Circuit Court of Will County, and the provisions of the administrative review law, being ILCS Ch. 735, Act 5, § 3-101 et seq. and all amendments and modifications thereto, and the rules adopted pursuant thereto are adopted and shall apply to and govern every action for the judicial review of the final findings, decision and order of a hearing officer under this chapter.

§ 1.24.140 DISPOSITION OF VIOLATIONS.

- (A) Any fine, other sanction or costs imposed, or part of any fine, other sanction or costs imposed remaining unpaid after the exhaustion of, or the failure to exhaust, judicial review procedures under the administrative review law shall be a debt due and owing to Crest Hill and, as such, may be collected in accordance with applicable law.
- (B) After expiration of the period within judicial review under the administrative review law may be sought for a final determination of the code violation, Crest Hill may commence a proceeding in the Circuit Court of Will County for purposes of obtaining a judgement on the findings, decision and order. Nothing in this section shall prevent Crest Hill from consolidating multiple findings, decisions and orders against a person in such a proceeding. Upon commencement of the actions, Crest Hill shall file a certified copy of the findings, decision and order, which shall be accompanied by a certification that recites facts sufficient to show that the findings, decision and order was issued in accordance with this chapter and applicable state law. Service of the summons and a copy of the petition may be by any method provided by Section 2-203 of the Code of Civil Procedure or by certified mail return receipt requested, provided that the total amounts of fines, other sanctions and costs imposed by the findings, decision and order do not exceed \$2,500.00.

§ 1.24.150 SANCTIONS AND FINDINGS TO RUN WITH THE PROPERTY.

The order to correct a code violation and the sanctions imposed by Crest Hill as the result of a finding of a code violation under this chapter shall attach to the property as well as to the property owner so that a finding of a code violation against one owner cannot be

avoided by conveying or transferring the property to another owner. Any subsequent transferee or owner of property takes subject to the findings, decision and order of a hearing officer under this chapter.

CHAPTER 1.28: ADMINISTRATIVE ADJUDICATION OF CODE VIOLATIONS

Section

- 1.28.010 Adoption
- 1.28.020 Definitions
- 1.28.030 Code Hearing Department
- 1.28.040 Hearing procedures not exclusive
- 1.28.050 Instituting hearing code proceedings
- 1.28.060 Subpoenas; defaults
- 1.28.070 Continuances; representation at code hearings
- 1.28.080 Hearing; evidence
- 1.28.090 Qualifications of hearing officers
- 1.28.100 Findings, decision and order
- 1.28.110 Administrative review law to apply
- 1.28.120 Judgement on findings, decision and order
- 1.28.130 Impact on existing administrative adjudication systems

§ 1.28.010 ADOPTION.

The City of Crest Hill hereby adopts ILCS Ch. 65, Act 5, §§ 1-2.2-1 et seq., Division 2 in its current form and as it may be amended from time to time for adjudication of municipal code violations to the extent permitted by the Illinois Constitution.

§ 1.28.020 **DEFINITIONS**.

For purposes of this chapter the following definitions shall apply unless the context clearly indicates or requires a different meaning.

CODE. Any municipal ordinance except for:

- (1) Building Code violations that must be adjudicated pursuant to ILCS Ch. 65, Act 5, §§ 11-31.1 et seq. in its current form and as may be amended from time to time; and
- (2) Any offense under the Illinois Vehicle Code or a similar offense that is a traffic regulation governing the movement of vehicles and except for any reportable offense under the Illinois Vehicle Code, being ILCS Ch. 625, Act 5, § 6-204.

CODE ENFORCEMENT OFFICER. Any Crest Hill sworn police officer, community service officer, or director or department head or their respective designee(s), whose duty it is to enforce the Crest Hill Code as defined herein.

HEARING OFFICER. A municipal employee or an officer or agent of the City of Crest Hill, other than a law enforcement officer, whose duty it is to:

- (5) Preside at an administrative hearing called to determine whether or not a code violation exists;
- (6) Hear testimony and accept evidence from all interested parties relevant to the existence of a code violation;
- (7) Preserve and authenticate the transcript and record of the hearing and all exhibits and evidence introduced at the hearing; and
- (8) Issue and sign a written finding, decision and order stating whether a code violation exists.

§ 1.28.030 CODE HEARING DEPARTMENT.

- (A) There is hereby established a Code Hearing Department in the City of Crest Hill municipal government. The function is to expedite the prosecution and correction of code violations in the manner set forth in this chapter.
- (B) The Code Hearing Department may adjudicate any violation of a municipal ordinance except for:
 - (1) Building Code violations that must be adjudicated pursuant to ILCS Ch. 65, Act 5, §§ 11-31.3, Division 31.1 in its current form and as amended from time to time; and
 - (2) Any offense under the Illinois Vehicle Code or similar offense that is a traffic regulation governing the movement of vehicles and except for any reportable offense under the Illinois Vehicle Code, being ILCS Ch. 625, Act 5, § 6-204.

§ 1.28.040 HEARING PROCEDURES NOT EXCLUSIVE.

This chapter does not preclude Crest Hill from using other methods to enforce the provisions of this code.

§ 1.28.050 INSTITUTING HEARING CODE PROCEDURES.

- (A) When any Code Enforcement Officer finds a code violation to exist, he or she shall note the violation on a multiple copy violation notice and report form that indicates:
 - (1) The name and address of the defendant;
 - (2) The type and nature of the violation;
 - (3) The date and time the violation was observed; and
 - (4) The names of the witnesses of the violation.
- (B) The violation report form shall be forwarded to the Code Hearing Department where a docket number shall be stamped on all copies of the report and a hearing date shall be noted in the blank spaces provided for that purpose on the form. The hearing date shall be at the next available Administrative Hearing date which is not less than 30 days after the violation is reported by the Code Enforcement Officer.

(C) One copy of the violation report form shall be maintained in the files of the Code Hearing Department and shall be part of the record of hearing, one copy of the report form shall be returned to the Code Enforcement Officer so that he or she may prepare evidence of the code violation for presentation at the hearing on the date indicated, and one copy of the report form shall be served in person or by first class mail to the defendant along with a summons commanding the defendant to appear at the hearing.

§ 1.28.060 SUBPOENAS; DEFAULTS.

At any time prior to the hearing date, the hearing officer assigned to hear the case may, at the request of either party, direct witnesses to appear and give testimony at the hearing. If on the date set for the hearing the defendant or his or her attorney fails to appear, the hearing officer may find the defendant in default and shall proceed with the hearing and accept evidence relevant to the existence of a code violation.

§ 1.28.070 CONTINUANCES; REPRESENTATION AT CODE HEARINGS.

- (A)No continuances shall be authorized by the hearing officer in proceedings under this chapter except in cases where a continuance is absolutely necessary to protect the rights of the defendant. Lack of preparation shall not be grounds for a continuance. Any continuance authorized by a hearing officer under this section shall be to the next available Administrative Hearing date.
- (B) The case for Crest Hill may be presented by an attorney designated by Crest Hill or agent or by any other Crest Hill employee, except that the case for Crest Hill shall not be presented by any employee of the Code Hearing Department. The case for the defendant may be presented by the defendant, or any other agent or representative of the defendant.

§ 1.28.080 HEARING; EVIDENCE.

At the hearing, a hearing officer shall preside, shall hear testimony, and shall accept any evidence relevant to the existence or non-existence of a code violation. The strict rules of evidence applicable to judicial proceedings shall not apply to hearings authorized by this chapter.

§ 1.28.090 QUALIFICATIONS OF HEARING OFFICERS.

Every hearing officer must be an attorney licensed to practice law in the State of Illinois for at least three years. Prior to conducting proceedings under this chapter, hearing officers shall successfully complete a formal training program that includes the following:

- (A)Instruction on the rules of procedure of the hearing that they will conduct;
- (B) Orientation to each subject area of the code violations that they will administer;
- (C) Observation of administrative hearings; and
- (D)Participation in hypothetical cases, including rules on evidence and issuing final orders.

§ 1.28.100 FINDINGS, DECISION, AND ORDER.

- (A) At the conclusion of the hearing, the hearing officer shall make a determination on the basis of the evidence presented at the hearing as to whether or not a code violation exists. The determination shall be in writing and shall be designated as findings, decision and order. The findings, decision and order shall include:
 - (1) The hearing officer's finding of fact;
 - (2) A decision whether or not a code violation exists based upon the findings of fact; and
 - (3) An order that states the sanction or dismisses the case if a violation is not proved.
- (B) A monetary sanction for a violation under this chapter shall not exceed the amount provided for in ILCS Ch. 65, Act 5, § 1-2.2 in its current form and as amended from time to time. A copy of the findings, decision, and order shall be served on the defendant within five days after it is issued. Service shall be in the same manner as the report form and summons are served under § 1.28.050. Payment of any penalty or fine and the disposition of fine money shall be in the same manner as set forth in the code, unless the corporate authorities adopting the chapter provide otherwise.

§ 1.28.110 ADMINISTRATIVE REVIEW LAW TO APPLY.

The findings, decision and order of the hearing officer shall be subject to review in the Circuit Court of Will County, and the provisions of the administrative review law, ILCS Ch. 735, Act 5, §§ 3-101 et seq., and all amendments and modifications thereto, and the rules adopted pursuant thereto are adopted and shall apply to and govern every action for the judicial review of the final findings, decision and order of a hearing officer under this chapter.

§ 1.28.120 JUDGMENT ON FINDINGS, DECISION, AND ORDER.

- (A) A fine, other sanction, or costs imposed, or part of any fine, other sanction or costs imposed, remaining unpaid after the exhaustion of, or the failure to exhaust, judicial review procedures under the Administrative Review Law shall be a debt due and owing to Crest Hill and, as such, may be collected in accordance with applicable law.
- (B) After expiration of the period within which judicial review under the Administrative Review Law may be sought for a final determination of the code violation, Crest Hill may command a proceeding in the circuit court of Will County for the purpose of obtaining a judgement of findings, decision, and order. Nothing in this section shall prevent Crest Hill from consolidating multiple findings, decisions, and orders against a person in such a proceeding. Upon commencement of the action, Crest Hill shall file a certified copy of the findings, decision, and order, which shall be accompanied by a certification that recites facts sufficient to show that the findings, decision, and order was issued in accordance with this chapter and the applicable municipal ordinances. Service of the summons and a copy of the petition may be by any method provided that the total amount of fines, other sanctions, and costs imposed by the findings, decision and order does not exceed \$2,500. If the court is satisfied that the findings, decision and order was entered in accordance with the requirements of this chapter and the applicable municipal ordinance and that the defendant had an

opportunity for a hearing under this ordinance and for judicial review as provided in this chapter:

- (1) The court shall render judgement in favor of Crest Hill and against the defendant for the amount indicated in the findings, decision, and order, plus costs. The judgment shall have the same effect and may be enforced in the same manner as other judgments for the recovery of money;
- (2) The court may also issue any other orders and injunctions that are requested by Crest Hill to enforce the order of the hearing officer to correct a code violation.

§ 1.28.130 IMPACT ON EXISTING ADMINISRATIVE ADJUDICATION SYSTEMS.

This chapter shall not affect the validity of systems of administrative adjudication that were authorized by state law, including the City of Crest Hill ordinances, and in existence prior to the effective date of this chapter.

SECTION 3: SEVERABILITY. If any section, paragraph, clause or provision of this Ordinance is held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any other provision of this Ordinance.

SECTION 4: REPEALER. All ordinances, resolutions or orders, or parts thereof, which conflict with the provisions of this Ordinance are to the extent of such conflict hereby repealed.

SECTION 5: EFFECTIVE DATE. This Ordinance shall be in full force and effect immediately upon its passage and publication according to law.

PASSED THIS 3RD DAY OF SEPTEMBER, 2024.

	Aye	Nay	Absent	Abstain
Alderwoman Jennifer Methvin				
Alderman Scott Dyke				
Alderwoman Claudia Gazal				
Alderman Darrell Jefferson				
Alderperson Tina Oberlin				
Alderman Mark Cipiti				
Alderman Nate Albert				
Alderman Joe Kubal				
Mayor Raymond R. Soliman				
	Ch	Christine Vershay-Hall, City Clerk		

APPROVED THIS 3 RD DAY OF SEPTEMBER, 2024.
Dayman I D. Callinson Mayor
Raymond R. Soliman, Mayor

ATTEST:

Christine Vershay-Hall, City Clerk

