## CITY OF MARSHALL ORDINANCE 24-022

## AN ORDINANCE AMENDING CHAPTER 86, ARTICLE VI, DIVISION 1, SECTION 165 STRUCTURES IN RESIDENTIAL DISTRICTS

The Common Council of the City of Marshall do ordain:

**SECTION 1:** <u>AMENDMENT</u> "Section 86-165 Structures In Residential Districts" of the Marshall Municipal Code is hereby *amended* as follows:

## AMENDMENT

Section 86-165 Structures In Residential Districts

For all permitted non-accessory structures in the R-1, R-2, R-3 and R-4 Districts, the following shall apply:

- (a) Such structures shall comply with all applicable zoning regulations for the zone in which they are located and with all applicable state statutes and codes.
- (b) A building permit and any other required permits shall be obtained for such structures.
- (c) No such structures shall have a footprint of less than 800 square feet, not including an attached garage, unless such garage has habitable space above.
- (d) No such structures shall have a dimension of less than 24 feet at its narrowest point, as measured from faces of exterior walls, in any direction, except entries, porches, and similar attachments.
- (e) Any such structure shall be placed on permanent building code compliant foundation that is continuous around the entire perimeter of the building except for decks, porches, or similar attached structures or rooms constituting less than 25 percent of the building footprint area.
- (f) Any such structure shall have exterior wall finish materials extend down to foundation or within 12 inches above grade, whichever is less. Wainscoting, if used, shall be minimum of 36 inches high.
- (g) Any such structure shall have a sloped roof with at least 3/12 pitch over at least half of the building; a flat roof is permitted over entire buildings larger than 1,200 square feet in footprint or taller than two stories.
- (h) No such structure shall use materials with exposed fasteners as an exterior finish, except sloped roofs.
- (i) In R-1 one family residence district, direct and independent connection to city utilities shall be required for each such structure and no exterior <u>above-ground</u> fuel tanks shall be allowed, except one tank, <u>50100</u> gallons or less, properly located and screened, may be permitted.
- (j) In R-1 one-family residence district, not more than one such structure may be built on

a single lot.

(k) Nothing in this article shall prevent the regulation of uses of property by means of restrictive covenants.

(Code 1976, § 11.19(5); Ord. No. 732 2nd Series, § 1, 1-8-2019)

**State law reference(s)**—Manufactured home park to be conditional use in any district allowing buildings used or intended to be used by two or more families, Minn. Stat. § 462.357, subd. 1b.

**SECTION 2: EFFECTIVE DATE** This Ordinance shall take effect after its passage and publication.

PASSED AND ADOPTED BY THE CI	TY OF MARSHALL COMMON COUNCIL
Presiding Officer	Attest
Robert Byrnes, Mayor, City of	Steven Anderson, City Clerk, City of