ORDINANCE NO. 920.106

AN ORDINANCE OF THE COUNTY OF SIMPSON, KENTUCKY REPEALING AND RE-ENACTING TEXT AND SUBSTANCE OF ORDINANCE NO. 920.102 REGARDING SECTIONS 8.9.2, 8.15.2 and 8.15.3 OF THE ZONING REGULATIONS

WHEREAS, on April 9, 2018, Ordinance No. 920.102 of the County of Simpson, Kentucky, relating to planning and zoning regulations was adopted by the County of Simpson, Kentucky; and,

WHEREAS, on February 14, 2019, the Franklin-Simpson County Planning & Zoning Commission held two public hearings regarding the clarification of Sections 8.9.2, 8.15.2 and 8.15.3 pertaining to community residential facilities in an I-1 zone and residential uses in a B-1 zone; and

WHEREAS, the Franklin-Simpson County Planning & Zoning Commission approved changes to the zoning regulations listed above; and

WHEREAS, it is the opinion and judgment of the Fiscal Court of the County of Simpson that it is necessary to amend said Ordinance to reflect the changes as set forth herein; and

NOW, THEREFORE, BE IT ORDAINED by the County of Simpson, Kentucky, acting by and through its Fiscal Court as follows:

Sections 8.9.2, 8.15.2 and 8.15.3 of the Zoning Regulations of the City of Franklin and Simpson County shall be amended as shown in the attached Exhibit A.

If any section, subsection, sentence, clause, phrase, or portion of this Ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision, and such holding shall not affect the validity of the remaining portions hereof. All ordinances or parts of ordinances in conflict herewith are, to the extent of such conflict, hereby repealed.

March 5, 2019 FIRST READING

April 2, 2019 SECOND READING

At a meeting of the Fiscal Court of the County of Simpson, Kentucky, held on April 2 2019, on motion made by Marty Chandler and seconded by Myron Thurman, the foregoing ordinance was adopted, after full discussion, by the following vote:

Wes Marty Chandler

Ves Nathaniel Downey

Absent Scott Poston

Ves Myron Thurman

Ves Mason Barnes

APPROVED:

BY: Illana Man

MASON BARNES, COUNTY JUDGE EXECUTIVE COUNTY OF SIMPSON, COMMONWEALTH OF KENTUCKY

Attest:

Pam Rohrs, Fiscal Court Clerk

County of Simpson, Commonwealth of Kentucky

8.9.2 Permitted Uses

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The following uses are permitted in the Central Business (B-1) zoning district, subject to all the applicable development standards and requirements of these Zoning Regulations

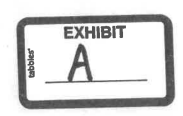
Section 8.9.2.e. is amended as follows:

eE. Residential: residential dwellings as permitted in R-4-zoning districts. (See section 8.7.2). Residential apartment dwelling units may not be less than five hundred (500) square feet in living space per apartment dwelling unit. Further, no there shall be no more than twenty (20) apartment dwelling units per building in the B-1 zoning district, and all buildings containing apartment dwelling units shall be equipped with an approved fire suppression and monitoring system. Multi-family land use developments may be proposed in a multiple building development configuration provided that a development plan has been approved by the Planning Commission (see Article 13). Provided however, and regardless of anything else in these regulations to the contrary, all residential uses proposed to be permitted in a B-1 (Central Business District) Zone are specifically subject to and/or limited by the provisions of any and all other ordinances adopted by the City of Franklin, Kentucky including, but not limited to ordinances relating to the permitted uses of buildings located in the Downtown Historical District.

8.15.2 Permitted Uses

The following uses are permitted in any l-1 district, subject to all the applicable development standards and requirements:

- a. General manufacturing
- b. Sales, Construction and Service Establishments
- c. Warehousing and Storage
- d. Public warehousing and storage
- e. Mini-warehouses.
- Planned Industrial Parks which have been approved by the Planning Commission under the development plan provisions of Article 13, or, Industrial Park land which is under the care and supervision of the Industrial Authority, and placed in the Industrial Park Overlay District.
- g. Adult oriented use(s) and/or sexually oriented business.
- h. Any accessory building or use customarily incidental to the above permitted or conditionally permitted use shall be permitted.
- i. Community residential facilities.



8.15.3 Conditional Uses

The following uses are conditional uses in and I-1 district and require written approval of the Board of Adjustment:

- a. Manufactured Ice Plants
- b. Machine shops
- c. Jobbing and repair,
- d. Welding
- e. Fabrication and processing plants of Articles to be sold at retail on the premises; photocopying and duplication
- f. Salvage Yards (subject to provisions of Article 9.2)
- g. General contractors and special trade contractors and partitions, shelving, lockers, and office and store fixtures including cabinet shops
- h. Community residential facilities
 - h. Child care facility which developed in conjunction with a planned industrial park or is exclusively for the benefit of employees of the manufacturing plant. Two or more adjoining manufacturing plants may jointly operate a child care facility.