

City Council of Jacksonville, Arkansas

A G E N D A

Regular City Council Meeting

April 7, 2016 7:00 p.m.

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| 1. OPENING PRAYER: | | |
| 2. ROLL CALL: | | |
| 3. PRESENTATION OF MINUTES: | Regular City Council Meeting March 17, 2016 | 1-8 |
| 4. APPROVALS AND/OR CORRECTION OF MINUTES: | Regular City Council Meeting March 3, 2016 | |
| 5. CONSENT AGENDA: | | |
| 6. WATER DEPARTMENT: | | |
| 7. WASTEWATER DEPARTMENT: | | |
| 8. FIRE DEPARTMENT: | | |
| 9. POLICE DEPARTMENT: | | |
| 10. STREET DEPARTMENT: | | |
| 11. SANITATION DEPARTMENT: | | |
| 12. PARKS & REC. DEPT: | | |
| 13. PLANNING COMMISSION: | | |
| 14. GENERAL: | a. RESOLUTION 740 (#06-2016) Supporting design of a new interchange at Coffelt Road regarding Arkansas Highway Department's Vandenberg Blvd. to Hwy 5 project (Mayor Fletcher) | 9-10 |
| | b. ORDINANCE 1548 (#08-2016) Revising JMC § 8.08.010 Grass height; rescinding JMC table 8.08.01 (Mayor Fletcher) | 11-12 |
| 15. APPOINTMENTS: | A & P COMMISSION Reappointment of Andy Patel for a term to expire 03/31/2020 | |
| 16. ANNOUNCEMENTS: | 2016 Analysis of Impediments to Fair Housing Choice April 18, 2016 at 1:30 p.m. Jacksonville Community Center, Room D | |
| | Citywide Cleanup April 30 th 1300 Marshall Road, 9:00 a.m. to 12:00 p.m. | |

ADJOURNMENT

**CITY OF JACKSONVILLE
REGULAR CITY COUNCIL MEETING
MARCH 17, 2016
7:00 P.M. - 7:33 P.M.**

REGULAR CITY COUNCIL MEETING - CITY HALL - #1 MUNICIPAL DRIVE

The City Council of the City of Jacksonville, Arkansas met in regular session on March 17, 2016 at the regular meeting place of the City Council. Alderman Howard delivered the invocation and Mayor Fletcher led a standing audience in the "Pledge of Allegiance" to the flag.

ROLL CALL: Aldermen: Elliott, McCleary, Sansing, Ray, Mashburn, Traylor, Twitty, Smith, and Howard answered ROLL CALL. Mayor Fletcher also answered ROLL CALL declaring a quorum. PRESENT NINE (9), ABSENT (1). Alderman Bolden was absent.

Others present for the meeting were: City Attorney Robert Bamburg, Director of Administration Jim Durham, Finance Director Cheryl Erkel, Human Resource Director Jill Ross, City Engineer Jay Whisker, Parks Director Kevin House, Public Works Director Jim Oakley, Police Chief Kenny Boyd, Fire Chief Alan Laughy, CDBG Director Theresa Watson, IT Director Scott Rothlisberger, Water Department Superintendant Jake Short, Water Department Field Manager Sal Pappalardo, Water Commission Chairman Jim Peacock, Wastewater Manager Thea Hughes, Johnny Simpson, Planning Commissioner Patrick Thomas, interested citizens, and members of the press.

PRESENTATION OF MINUTES:

Mayor Fletcher presented the minutes of the regular City Council meeting of March 3, 2016 for approval and/or correction at the next regularly scheduled City Council meeting.

APPROVAL AND/OR CORRECTION OF MINUTES:

Alderman Howard moved, seconded by Alderman Twitty that the minutes of the regular City Council meeting of 18 February 2016 be APPROVED. MOTION CARRIED.

CONSENT AGENDA: REGULAR MONTH REPORT/ANIMAL CONTROL

Alderman Ray moved, seconded by Alderman Mashburn to approve the regular monthly report for February 2016.

| | |
|----------------------------|-------------------|
| ADOPTION FEES/FINES | \$1,745.00 |
| CONTRIBUTIONS | 0.00 |
| TOTALS | \$1,745.00 |

REGULAR MONTHLY REPORT/POLICE DEPARTMENT

Alderman Ray moved, seconded by Alderman Mashburn to approve the Regular Monthly Report for February 2016 regarding annual crime statistical comparisons.

Code Enforcement for February 2016

| | | | |
|-------------------------|-----|----------------------|---|
| Assigned Calls | 111 | | |
| Self-Initiated Calls | 581 | | |
| Follow ups | 435 | Basketball Goals | 8 |
| Meetings/Court Hearings | 11 | Structures Inspected | 2 |

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| | | | |
|-------------------------|-----|-----------------------------|---|
| Warnings Issued | 37 | Rental Properties Inspected | 0 |
| Notices/Letters Written | 42 | Properties Red Tagged | 1 |
| Vehicles Tagged | 6 | Search Warrants Served | 0 |
| Vehicles Towed | 1 | Structures Rehabbed | 0 |
| Lots posted | 0 | Structures Condemned | 0 |
| Signs removed | 107 | Houses Demolished by City | 0 |
| Trash cans tagged | 6 | Houses Demolished by Owner | 4 |
| Parking Violations | 18 | Tickets Issued | 2 |
| Grass Letters | 0 | Grass Mowed | 0 |

REGULAR MONTHLY REPORT/FIRE DEPARTMENT

Alderman Ray moved, seconded by Alderman Mashburn to approve the regular monthly report for February 2016 from the Jacksonville Fire Department, reflecting a fire loss of \$186,800.00 and a savings total of \$274,750.00.

ROLL CALL: Aldermen: Elliott, McCleary, Sansing, Ray, Mashburn, Traylor, Twitty, Smith and Howard voted AYE. MOTION CARRIED.

WASTEWATER DEPARTMENTS:

WATER DEPARTMENT:

THIRD AND FINAL ORDINANCE 1544 (#4-2016)

AN ORDINANCE AMENDING JACKSONVILLE MUNICIPAL CODE § 13.16.016 (PASS THROUGH CHARGES) REGARDING WATER RATES; AND, FOR OTHER PURPOSES.

Alderman Traylor moved, seconded by Alderman Ray to **place** Ordinance 1544 on THIRD AND FINAL READING. **ROLL CALL:** Alderman Ray, Mashburn, Traylor, Twitty, and Smith voted AYE (5). Alderman Elliott, McCleary, Sansing, and Howard voted NAY (4). **MOTION CARRIED.** Whereupon City Attorney Bamburg read the heading of Ordinance 1544.

Alderman Ray moved, seconded by Alderman Traylor that Ordinance 1544 be **APPROVED AND ADOPTED.**

Alderman Sansing stated there are many questions as to why he is opposing the Ordinance, however one of the reasons he is opposing the Ordinance as written is he believes the City Council had mistakenly advocated the right to set rates for the citizens of Jacksonville to the Water Commission. He reminded everyone that Jacksonville Water Works is a public utility that is supposed to perform the best for Jacksonville. He related that the Water Commission's job is to secure abundant water resources for the City, which they have done. He stated that it is true this Ordinance will not affect the CAW water contract for the next 10 years because it had already been finalized. He reiterated that it is the City Council's responsibility to determine on a case by case basis how these issues will affect the individual citizens of Jacksonville. He informed the City Council that according to PCSSD's figures, 70% of Jacksonville's students are on free or reduced lunches, meaning that their parents are struggling. He stated that this is one of the many

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reasons that he feels it is the City Council's responsibility. He then mentioned that according to MetroPlan, the property in the suburbs continued to rise regarding Jacksonville. He reiterated that he feels it is the City Council's responsibility to know what the rates are going to do and how even small increases affect the constituents.

Alderman Traylor noted that as the reason for the cap regarding any pass through charges. He stated that the last rate increase was \$0.06 per thousand gallons of water. He stated that the average home uses 4 to 6 thousand gallons monthly which equals \$0.25 a month. He added that this Ordinance does not give anyone free range to raise rates but to "pass through" charges that they receive from either CAW or Lonoke-White.

ROLL CALL: Alderman Ray, Mashburn, Traylor, Twitty, and Smith voted AYE (5). Alderman Elliott, McCleary, Sansing, and Howard voted NAY (4).
MOTION CARRIED.

ORDINANCE 1544 (#04-2016) APPROVED AND ADOPTED THIS 17th DAY OF MARCH, 2016

- FIRE DEPARTMENT:**
- POLICE DEPARTMENT:**
- STREET DEPARTMENT:**
- SANITATION DEPARTMENT:**
- PARKS & RECREATION:**
- PLANNING COMMISSION:**

GENERAL: PUBLIC HEARING
ORDINANCE 1547 (#07-2016)

AN ORDINANCE CONDEMNING A STRUCTURE AND REAL PROPERTY AT THE LOCATION NOTED BELOW IN JACKSONVILLE, ARKANSAS, FOR STRUCTURAL DEFECTS, DEFICIENCIES, AND PUBLIC HAZARD CONDITIONS; DECLARING AN EMERGENCY; AND, FOR OTHER PURPOSES.

Mayor Fletcher opened the public hearing at approximately 7:06 p.m.

Police Chief Boyd offered that this is a property that was brought before the City Council in October, recanting that the owner was present at the October public hearing and it was his impression that the owner was to report back to the City Council or at least Code Enforcement regarding his progress on the property. He stated that there has been no progress which will be evident on the PowerPoint presentation that is being offered by Officer Jenkins. He then noted that a lot of tournaments are held at Dupree Park which is adjacent to the backside of this property and is clearly visible to patrons.

Code Enforcement Officer Jenkins reviewed photographs of the property in October versus photographs of the property in its present condition,

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verifying that there has been no real progress on the property. He informed the City Council that he had received an email from the previous owner who had stated that it would cost approximately \$20,000.00 to repair just the foundation without consideration to the structural damage. He pointed out that the only discernible change is that the bottom apartments have been cleaned out and the outside staircase has been removed as a safety measure. He stated that to date the City has expended approximately \$301.94 regarding advertisements, title searches, and posted expenses, which does not include manpower hours associated with getting the condemnation ready for City Council on two separate occasions.

Mr. Donnie Copeland, owner of the property located at 1511 Nina, apologized to the City Council, saying that his understanding was that he had 90-days before he was to report back. He thanked the City Council for their consideration that was granted to him. He informed the City Council that he has had as many as six or seven contractors to the site, and he has contacted several structural engineers regarding the property. He stated that he has had difficulties getting someone to come out and look at the project. He stated that he finally got a structural engineer to look at the property who happens to be a friend that owns a construction company and is also doing work for his church. He explained that his friend is from Winnsboro, Louisiana. He stated that his friend has requested time to finish the report, saying that they would like to have the results confirmed, explaining that the report indicates that the building is not structurally unsafe as far as falling down but the cost to fix the foundation and structure is prohibitive regarding an investment. He stated that his engineer wanted to do some further research and then offer two alternatives. He explained that it is not his desire to be a slum lord or to have property that is unsightly to the neighborhood or Dupree Park. He added that he was unable to go into the back yard because his neighbor to the rear has four pit bulls on small ropes. He related that they are constantly jumping and the fence is torn down and two of their vehicles were parked on his property. He related that the inside of the four-plex was cleaned and he took down both stairwells and cleaned up the outside of the property. He stated that while it is still an eyesore, he did clean up the property. He stated that he wants a first class property, adding that it looks as if the structure will need to come down and have something nice constructed in its place. He added that he would like to have the engineer's complete report before moving forward.

Alderman Traylor recalled and Mr. Copeland concurred that he did volunteer to return to the City Council before the 90-day period to offer an update regarding the property. He confirmed with Mr. Copeland that he was aware that the City Council expected him to take care of this within the 90-day period. He noted that the letter Mr. Copeland offered the City Council from his structural engineer was only dated three days ago and nothing has been done.

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Mr. Copeland stated that in fairness to get anything done he would have to get a loan for the improvements and to get the condemnation cleared up it is like the "chicken and the egg".

Alderman Traylor stated that the only reason it is back on the condemnation list is because the time had lapsed.

Mr. Copeland related that his understanding was he had 90-days, saying as gracious as the City Council has been he would not just have not shown up. He reiterated that it was his understanding that he had 90-days to return with a report, adding that he had hoped to have more done during that time. He stated that he has tried multiple times to get numerous contractors to the property when he finally got the structural engineer from Louisiana. He stated that if demolishing the structure is the best thing to do then he is okay with that but when Mr. Jenkins states it needs to come down he is referring to the past owner who is not a structural engineer. He stated that he wanted to have an educated opinion before demolishing the building. He stated that while he has no excuse, he would like to point out that the property has been in this condition a lot longer than he has owned the property. He stated that he is not sure how much more he could have done given the difficulty he had with getting professionals out to the property. He stated that he did not intentionally take advantage of the City Council's mercy by just not showing up, adding that he was under the impression he had 90-days to come back with a plan.

Mayor Fletcher recalled that he was granted 90-days in October, noting that 90-days would have been in January.

Code Enforcement Officer Jenkins pointed out that Mr. Copeland has owned the property for over two years and in that time there has been nothing done structurally on the property. He stated that for that reason he feels it is very important to proceed with the condemnation. He then clarified that the previous owner did not set the \$20,000.00 fee but actually had a professional estimate performed.

Mayor Fletcher stated that this case sets precedence as to how the City Council will handle these issues going forward, noting the additional expenses to bring these condemnations before the City Council a second time. He suggested the City Council will have to proceed with condemnation so there is not an additional expense to reopen the process of condemnation after time has been granted.

Mayor Fletcher closed the public hearing at approximately 7:18 p.m.

Alderman Elliott moved, seconded by Alderman Howard that Ordinance 1547 be placed on **FIRST READING. ROLL CALL:** Alderman Elliott, McCleary, Sansing, Ray, Mashburn, Traylor, Twitty, Smith, and Howard voted AYE. (0). **MOTION CARRIED.** Whereupon City Attorney Bamberg read the heading of Ordinance 1547.

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Alderman Howard moved, seconded by Alderman McCleary to **APPROVE** Ordinance 1547 on **FIRST READING** and suspend the rules and place Ordinance 1547 on **SECOND READING**. **ROLL CALL:** Alderman Elliott, McCleary, Sansing, Ray, Mashburn, Traylor, Twitty, Smith and Howard voted AYE. NAY (0). **MOTION CARRIED.**

Alderman Howard moved, seconded by Alderman McCleary to accept Ordinance 1547 on **SECOND READING** and suspend the rules and place Ordinance 1547 on **THIRD and FINAL READING**.

In response to a question from Alderman Traylor, City Attorney Bamburg explained that the Ordinance gives a 30-day time frame for the structure to be brought back into Code compliance or the building has to be razed.

ROLL CALL: Alderman Elliott, McCleary, Sansing, Ray, Mashburn, Traylor, Twitty, Smith and Howard voted AYE. NAY (0). **MOTION CARRIED.** Whereupon City Attorney Bamburg read the heading of Ordinance 1547.

Alderman Elliott moved, seconded by Alderman McCleary that Ordinance 1547 be approved and adopted. **ROLL CALL:** Alderman Elliott, McCleary, Sansing, Ray, Mashburn, Traylor, Twitty, Smith and Howard voted AYE. NAY (0). **MOTION CARRIED.**

Alderman Elliott moved, seconded by Alderman Ray that the **EMERGENCY CLAUSE** be approved and adopted. **ROLL CALL:** Alderman Elliott, McCleary, Sansing, Ray, Mashburn, Traylor, Twitty, Smith and Howard voted AYE. NAY (0). **MOTION CARRIED.**

ORDINANCE 1547 (#7-2016) APPROVED AND ADOPTED THIS 17th DAY OF MARCH, 2016.

b. CDBG 2015 CAPER Consolidated Annual Performance & Evaluation Report

CDBG Director Theresa Watson noted that the report was distributed in the Alderman packets, offering to answer any questions the City Council may have. She then noted that two additional reports were left at their stations that would require action at the second meeting in April. She then noted a meeting April 18th beginning 1:30 at the Community Center to reveal the findings regarding the analysis of Impediments to Fair Housing conducted by J-Quad of Dallas, Texas.

In response to a question from Alderman Traylor, Director Watson answered that the CDBG Department issues taxi vouchers twice annually, once in January and then in July. She related that each voucher is \$2.00 and each participant can receive up to 50 vouchers per issuance, explaining that they can be used the same as cash. She then related that if the participant uses all 50 vouchers before June 30th, they will not receive additional vouchers until July 1st.

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Alderman Ray moved, seconded by alderman Traylor to approve the 2015 CDBG CAPER (Consolidated Annual Performance & Evaluation Report) in its entirety. MOTION CARRIED.

c. Request to accept bid for Janitorial Services

Finance Director Cheryl Erkel pointed out that two bidders came in with the lowest bid of \$45,000.00, noting that after background checks, the recommended bidder is Clean Team II Janitorial at \$45,000.00 annually with a 3% included discount. She related that it would cover services for City Hall, Community Center and Martin Street.

In response to a question from Alderman Traylor, Director Erkel related that currently the City is using Sharp Cleaning and they will be given a 30-day notice when the new contract is awarded. She then answered that they did not participate in the bidding process.

She explained that research was performed regarding the five lowest bids, including if companies performed employee background checks. She then noted that Clean Team II uses the Arkansas State Police for background checks. She stated that Clean Team II is located in Little Rock and the other low bidder Supreme Clean is located in Benton. She related that references revealed that Clean Team II has a supervisor that comes in behind the cleaning crew to sign off on the work on a regular basis.

She then answered that Oasis Cleaning is a company based out of Jacksonville but even with the 5% preference percentage, their bid did not come in as the low bid.

Alderman Ray moved, seconded by Alderman Twitty to accept the low bid from Clean Team II Janitorial in the amount of \$45,000.00 and reject the equally low bid from Supreme Clean Janitorial based on further research regarding employee background checks and supervisory controls. MOTION CARRIED.

APPOINTMENTS:

ANNOUNCEMENTS: Mayor Fletcher announced that April 1st and 2nd the Jacksonville High School would host the 4th Annual Clinton McDonald Football & Cheer Camp.

Mayor Fletcher announced that there will be a Public Involvement Meeting regarding the Hwy. 67 widening from Main Street to Vandenberg Blvd. and Vandenberg Blvd. to Hwy. 5 to be held at the Jacksonville Community Center Tuesday, March 29, 2016 4:00 p.m. to 7:00 p.m.

Mayor Fletcher mentioned several public hearings to take place when scheduling is finalized regarding the I-30 corridor, saying that the residents of Sherwood, Jacksonville, and Cabot need to get involved in

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the public hearings in Little Rock. He stated that one of his concerns regarding this project is the connection between Hwy. 67/167 onto Hwy. 40 and Hwy. 30, saying that it is a dangerous connection. He related that the meeting will be held April 25th but he does not have a firm location yet.

Ms. Nicole Ford read a letter of appreciation from the NAACP Jacksonville Branch that was presented to Alderman Reddie Ray recognizing his participation in the Dr. Martin Luther King Citywide Cleanup. She also thanked Alderman Traylor for his participation, expressing the NAACP's appreciation to him as well.

ADJOURNMENT: Without objection, Mayor Fletcher adjourned the meeting at approximately 7:38 p.m. MOTION CARRIED.

Respectfully,

Susan L. Davitt
City Clerk-Treasurer

MAYOR GARY FLETCHER

RESOLUTION NO. 740 (#06 - 2016)

A RESOLUTION IN SUPPORT OF DESIGN AND ENGINEER INCLUSION OF A NEW INTERCHANGE AT COFFELT ROAD DURING THE DESIGN AND DEVELOPMENT OF ARKANSAS HIGHWAY & TRANSPORTATION DEPARTMENT JOB #CA0605 (VANDENBERG BOULEVARD TO HIGHWAY 5); AND, FOR OTHER PURPOSES.

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WHEREAS, the Arkansas Highway & Transportation Department (AHTD) is in the process of considering design and development criteria for AHTD's Highway 67/167 Widening and Expansion Project;

WHEREAS, because design and development of a new interchange at Coffelt Road would enhance development of the Northeast Pulaski County/Northwest Lonoke County Corridor along Hwy. 67/167, facilitate connection of Highway 89 Corridor to I-40 at Mayflower, and serve to ease existing traffic congestion in the area, the City Council encourages AHTD to include design and development of an interchange at Coffelt Road; and,

WHEREAS, in that the purpose of AHTD's Hwy. 67/167 Widening Project is to ease the increased traffic congestion along Hwy. 67/167, additional interchanges at appropriate locations will serve to enhance and improve the quality of life for residents of Jacksonville, Northeast Pulaski County, Northwest Lonoke County, Cabot, and other areas north along the Hwy. 67/167 corridor.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF JACKSONVILLE, ARKANSAS, THAT:

SECTION ONE: City Council members encourage and support inclusion of a new Interchange at Coffelt Road in the design and development of Arkansas Highway & Transportation Department Job #CA0605, which is the widening and expansion of Hwy. 67/167 from Vandenberg Boulevard to Hwy. 5. Doing so is justified and needed to assist in reducing the increased traffic congestion for the area and the shift in population along the Hwy. 67/167 Corridor and throughout the areas.

SECTION TWO: Mayor Fletcher and City Clerk Davitt are authorized and directed to present a certified copy of this Resolution after passage by the City Council to the Arkansas Highway & Transportation Department for consideration during their design of AHTD Job #CA0605.

RESOLUTION NO. 740 (#06-2016)

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SECTION THREE: Any and all other Resolutions in conflict herewith are hereby repealed to the extent of said conflict. This Resolution shall be in effect from and after its date of passage.

APPROVED AND ADOPTED THIS _____ DAY OF APRIL, 2016.

CITY OF JACKSONVILLE, ARKANSAS

GARY FLETCHER, MAYOR

ATTEST:

SUSAN DAVITT, CITY CLERK

APPROVED AS TO FORM:

ROBERT E. BAMBURG, CITY ATTORNEY

000010

ORDINANCE NO. 1548 (#08 - 2016)

AN ORDINANCE REVISING JACKSONVILLE MUNICIPAL CODE § 8.08.010 (NON-COMPLYING CONDITIONS FOR GRASS, WEEDS, AND VEGETATION) REGARDING MAXIMUM GRASS HEIGHT; RESCINDING JMC TABLE 8.08.01; AND, FOR OTHER PURPOSES.

WHEREAS, when JMC § 8.08.010 was last modified in 2001, Code Enforcement had difficulties with grass maintenance of parcels that exceeded Two (2) acres. Since that time, properties of Two (2) acres or above have reduced in number, and owners of such have addressed their property maintenance needs with the City to eliminate many of the previous concerns. As a result, it is believed that modification of the relevant Code provisions will create uniform enforcement with grass height maintenance. As well, in modification of the Ordinance, it is necessary that the City Council rescind JMC Table § 8.08.01 to eliminate any confusion with the new standards.

NOW, THEREFORE, BE IT ORDAINED AND ENACTED BY THE CITY COUNCIL OF THE CITY OF JACKSONVILLE, ARKANSAS, THAT:

SECTION ONE: JMC § 08.08.010 (Non-complying Conditions for Grass, Weeds, and Vegetation) is hereby modified to read as follows:

It is unlawful for any occupant(s), owner(s), representative(s), and/or responsible party(ies) of any real property within the corporate limits of the City of Jacksonville to allow grass, weeds, and vegetation to remain uncut on said real property in violation of the following standard:

Real Property, whether commercial, residential, and/or industrial, containing 0 – 2 acres shall have a maximum grass/weed/vegetation height of Eight Inches (8") or less, excluding intentionally planted shrubs and trees.

In the event an occupant(s), owner(s), representative(s), and/or responsible party(ies) fails or refuses to abate or eliminate any such non-complying condition(s) after issuance of notification in accordance with the terms of JMC §§ 8.08.035 and 8.08.040, Code Enforcement is hereby authorized to take whatever action necessary to correct/eliminate the non-complying condition(s). When such occurs, any costs associated with doing so, together with applicable administrative fees and costs, shall be charged against the occupant(s), owner(s), representative(s), and/or responsible party(ies). Any such charge(s) not timely paid shall constitute a lien against the real property in question for such costs, together with an additional Ten Percent (10%) administrative fee. Said amount shall be assessed against the real property involved in accordance with the procedures outlined in ACA §14-54-901 et. seq. and collected as delinquent tax(es) by the Pulaski County Tax Assessor or other such authorized government representative(s).

SECTION TWO: JMC Table § 08.08.01 (Maximum Grass Heights) is hereby rescinded in its entirety.

Ordinance No. 1548 (#08-2016)
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SECTION THREE: All Ordinances, Resolutions, and/or Code provisions thereof in conflict herewith are hereby repealed to the extent of such conflict.

SECTION FOUR: This Ordinance shall take effect and be in force from and after its date of passage, as subject to and mandated by applicable law.

APPROVED AND ADOPTED THIS _____ DAY OF APRIL, 2016.

CITY OF JACKSONVILLE, ARKANSAS

By: _____
GARY FLETCHER, MAYOR

ATTEST:

SUSAN L. DAVITT, CITY CLERK

APPROVED AS TO FORM:

ROBERT E. BAMBURG, CITY ATTORNEY