REFERENCES VIDEO DATED DECEMBER 8, 2009

The Board of Mayor and Aldermen of the City of Fayetteville, Lincoln County, Tennessee, met in open, public session at the regular meeting place of said Board in the Municipal Building of said City at 5:00 p.m. on December 8, 2009. Mayor Gwen Shelton was present and presiding. The following named Aldermen were present:

Joe Askins; Danny Bryant; Dorothy Small; Pat Fraley; Michael Stewart; and Marty Pepper

Also present was James S. Hereford, Jr., City Attorney, and James H. Lee, City Administrator.

The prayer and pledge were led by Pastor Jeff Davis of Hope Assembly of God.

Approval of Minutes:

Motion was made by Pat Fraley, seconded by Dorothy Small, to approve the minutes of the November 2009 Meeting. Upon roll call, the following voted:

Aye
Joe Askins; Danny Bryant; Dorothy Small; Pat Fraley; Michael Stewart and Marty Pepper

Nay
None

Mayor Shelton declared the minutes approved.

Approval of Bills and Additional Bills:

Motion was made by Dorothy Small, seconded by Pat Fraley, to approve the bills and additional bills for payment. Upon roll call, the following voted:

Aye
Danny Bryant; Dorothy Small; Pat Fraley; Michael Stewart; Marty Pepper; and Joe Askins

Nay
None

Mayor Shelton declared the bills and additional bills approved.

Reports:

Main Street Update:
Marie Caldwell, representing Main Street, stated the 17th Host of Christmas Past was a big success and the Host Committee will start planning 2010’s Host in February. The Bicentennial Celebration on
November the 16th had several speakers and participants with only standing room for the celebration. The Bicentennial Parade was very successful with the winners from the Host costume contest in the parade as the Grand Marshalls.

**FPU Report:**
Joe Askins reported the Inspections Department is actively working the Cross-Connections and flushing program. Tennessee Regulatory Authority found no violations at the Posey Industrial Park. Of the 227 poles that need to be replaced, 214 have been completed. The new service for the Redstone Drive project will be done by December 16th. Two HD channels have been added, Channel 109 – Fox Sports South and Channel 110 – Sports South. FPU is featured in the November-December 2009 edition of the American Public Power magazine. Project Help is open for any customer needing assistance or wanting to donate money. For additional information call 433-1522.

**School Board Report:**
Dorothy Small reported the School Board recognized Billy Joe Evans for his 21 years of service as the Director of Schools. The old boiler and tank has been removed and two new boilers and tanks will be installed in the coming days. One boiler will be used as a back-up boiler. All boiler upgrades total $30,000. The school system received all A’s on their Academic Report Card. The FAST Program will be closed for Christmas Break from December 18th through January 3rd.

**Police Report:**
The police had 122 incidents with 43 arrests, 49 traffic crashes, 30 traffic citations, and police activity events totaled $1,726.00. The Criminal Investigation Division has 309 cases: 17 open, 4 closed, and 3 arrests.

**Fire Report:**
Marty Pepper reported 59 calls for the Fire Department 44 medical calls, 2 motor accidents (with injuries), and there was no property loss.

**Recreation Report:**
Michael Stewart reported the Recreation Department is working on various maintenance jobs on the facilities for next year, especially in the pool area. Billy Roland will be retiring January 1st, 2010.

**Planning and Zoning Report:**
Pat Fraley reported the Planning Committee approved a site plan for the American Development Corporation and a revised plat of Redstone Subdivision Lot 1. The Planning Commission gave an unfavorable recommendation on North Main and Bright Avenue for the Historic Map. The Planning Commission voted on a subdivision regulation to reflect the change in the Tennessee Code Annotated to allow a final decision of a plat in 60 days after the initial consideration.

**Administrator’s Report:**
Jim Lee reported that there are two vacancies within the City’s Departments but they will not be filled until January or February. The City is working on codification of the last two to three year’s Ordinances.

**Mayor’s Report:**
Mayor Shelton thanked Woody Anderson Ford for the Annual Christmas Tree Fundraiser which raised money for local nonprofit organization. Thanked those who helped with the Host of Christmas Past, as well as those who worked with the Christmas Parade. Mayor Shelton stated BoJangles will start construction in the Fall of 2010. During last month’s meeting the Board voted on renaming “River Road” to “Curtis-
Askins Boulevard”. The citizens who petitioned for the renaming of “River Road” to “Lewis Curtis Boulevard” would like the Board to reconsider their motion.

**Travel Ordinance:**

Ordinance 2009-11, to establish travel reimbursement regulations for the City Officials and City Employees conducting Official Business; was considered, which is as follows:
ORDINANCE NO. 2009-11

AN ORDINANCE OF THE CITY OF FAYETTEVILLE, TENNESSEE, TO
ESTABLISH TRAVEL REIMBURSEMENT REGULATIONS FOR CITY OFFICIALS
AND CITY EMPLOYEES CONDUCTING OFFICIAL BUSINESS.

PURPOSE; The purpose of this ordinance and referenced regulations is to bring
the city into compliance with Tennessee Code Annotated § 6-54-901–907. This
law requires Tennessee municipalities to adopt travel and expense regulations
covering expenses incurred by “any mayor and any member of the local
governing body and any board or committee member elected or appointed by the
mayor or local governing body, and any official or employee of the municipality
whose salary is set by charter or general law.”

To provide consistent travel regulations and reimbursement, this ordinance is
expanded to cover regular city employees. It is the intent of this policy to assure
fair and equitable treatment to all individuals traveling on city business at city
expense.

ENFORCEMENT; The chief administrative officer (CAO) of the city or his or her
designee shall be responsible for the enforcement of these travel regulations.

TRAVEL POLICY

A. In the interpretation and application of this ordinance, the term “traveler” or
“authorized traveler” means any elected or appointed municipal officer or
employee, including members of municipal boards and committees appointed
by the mayor or the municipal governing body, and the employees of such
boards and committees who are traveling on official municipal business and
whose travel was authorized in accordance with this ordinance. “Authorized
traveler” shall not include the spouse, children, other relatives, friends, or
companions accompanying the authorized traveler on city business, unless
the person(s) otherwise qualifies as an authorized traveler under this
ordinance.

B. Authorized travelers are entitled to reimbursement of certain expenditures
incurred while traveling on official business for the city. Reimbursable
expenses shall include expenses for transportation; lodging; meals;
registration fees for conferences, conventions and seminars; and other actual
and necessary expenses related to official business as determined by the
CAO. Under certain conditions, entertainment expenses may be eligible for
reimbursement.
C. Authorized travelers can request either a travel advance for the projected cost of authorized travel, or advance billing directly to the city for registration fees, air fares, meals, lodging, conferences and similar expenses.

Travel advance requests are not considered documentation of travel expenses. If travel advances exceed documented expenses, the traveler must immediately reimburse the city. It will be the responsibility of the CAO to initiate action to recover any undocumented travel advances.

D. Travel advances are available only for special travel and only after completion and approval of the travel authorization form.

E. The travel expense reimbursement form will be used to document all expense claims.

F. To qualify for reimbursement, travel expenses must be:
   • Directly related to the conduct of the city business for which travel was authorized; and
   • Actual, reasonable and necessary under the circumstances. The CAO may make exceptions for unusual circumstances. Expenses considered excessive will not be allowed.

G. Claims of $5 or more for travel expense reimbursement must be supported by the original paid receipt for lodging, vehicle rental, phone calls, public carrier travel, conference fee and other reimbursable costs or per diem rates will be reimbursed.

H. Any person attempting to defraud the city or misuse city travel funds is subject to legal action for recovery of fraudulent travel claims and/or advances.

I. Mileage and motel expenses incurred within the city are not ordinarily considered eligible expenses for reimbursement.

**TRAVEL REIMBURSEMENT RATE SCHEDULES**

Authorized travelers shall be reimbursed according to the Federal travel regulation rates. The city’s travel reimbursement rates will automatically change when the Federal rates are adjusted. The municipality may pay directly to the provider for expenses such as meals, lodging and registration fees for conferences, conventions, seminars and other education programs.
ADMINISTRATIVE PROCEDURES

TRAVEL REQUESTS
To ensure reimbursement for official travel, an approved travel authorization form is required. Lack of pre-approval does not prohibit reimbursement, but it does assure reimbursement within the limits of the city travel policy. All costs associated with the travel should be reasonably estimated and shown on the travel authorization form. An approved authorization form is needed before advanced expenses are paid or travel advances are authorized. This form must be submitted 1 week prior to the travel time. A copy of the conference program should be attached to the form. If the program is not available prior to the travel, submit it with the reimbursement form.

TRAVEL DOCUMENTATION
It is the responsibility of the authorized traveler to;
1. Prepare and accurately describe the travel;
2. Certify the accuracy of the reimbursement request;
3. Note on the reimbursement form all direct payments and travel advances made by the city; and
4. File the reimbursement form with the necessary supporting documents and original receipts.

The reimbursement form must be filed with the City Administrator within 10 days of return or at the end of the month, whichever comes first.

Transportation
All potential costs should be considered when selecting the modes of transportation. For example, airline travel may be cheaper than automobile when time away from work and increased meal and lodging costs are considered. When time is important, or when the trip is so long that other modes of transportation are not cost beneficial, air travel is encouraged.

If the traveler goes outside the state by means other than air, the reimbursement will be limited to air fare at tourist or economy class, ordinary expenses during the meeting dates, and one day’s meals and motel before and after the meeting. The traveler will be required to take annual leave or comp time for any additional time taken beyond the day before and the day after the meeting dates.

Exceptions: When the traveler extends the trip with personal time to take advantage of discount fares, the reimbursement will be limited to the lesser of the:
1. Actual expenses incurred; or
2. Amount that would have been incurred for the business portion only. The calculations for the business portion of the trip must be made using the least expensive rates available.
A. Air Travel
All expenses and savings associated with extending the trip must be submitted with the expense reimbursement form.

When possible, the traveler should make full use of discounts for advance airline reservations and advance registration. The traveler should request conference, government, or weekend rates, whichever is cheaper, when making lodging or rental car reservations. The city will pay for tourist or economy class air travel. The traveler should get the cheapest reasonable fare and take advantage of discount fares. Airline travel can be paid by direct billing to the city.

Mileage credits for frequent flyer programs accrue to the individual traveler. However, the city will not reimburse for additional expenses — such as circuitous routing, extended stays, layovers to schedule a particular carrier, upgrading from economy to first class — for travelers to accumulate additional mileage or for other personal reasons.

The city will not reimburse travel by private aircraft unless authorized in advance by the CAO.

B. Rail or Bus
The city will pay for actual cost of ticket.

C. Vehicles
Automobile transportation may be used when a common carrier cannot be scheduled, when it is more economical, when a common carrier is not practical, or when expenses can be reduced by two or more city employees traveling together.

1. Personal Vehicle. Employees should use city vehicles when possible. Use of a private vehicle must be approved in advance by the CAO. The city will pay a mileage rate not to exceed the rate allowed by the federal schedule. The miles for reimbursement shall be paid from work office to destination and back by the most direct route or from employee's home if this distance is shorter. Necessary vicinity travel related to official city business may be reimbursed. However, mileage in excess of the Rand McNally (www.randmcnally.com) mileage must be documented as necessary and business-related. If an indirect route is taken, the Rand-McNally mileage table will be used to determine the mileage to be reimbursed.

If a privately owned automobile is used by two or more travelers on the same trip, only the traveler who owns or has custody of the automobile will be reimbursed for mileage. It is the responsibility of the traveler to provide adequate insurance to hold harmless the city for any liability from the use of the private vehicle.
In no event will mileage reimbursement, plus vicinity travel and associated automobile costs, exceed the lowest reasonable available air fare and associated air fare travel costs.

Travelers will not be reimbursed for automotive repair or breakdowns when using their personal vehicle.

2. City Vehicle. The city may require the employee to drive a city vehicle. If a city vehicle is provided, the traveler is responsible for seeing that the vehicle is used properly and only for acceptable business. The employee will be reimbursed for expenses directly related to the actual and normal use of the city vehicle when proper documentation is provided. Fuelman is the City’s preferred gas and diesel provider when out of town. Many service stations display the Fuelman sign. Check the internet for the Fuelman stations before leaving on the trip. The station attendant can be checked before refueling. The amount used is discounted and saves City budgets. Out-of-town repair costs to the city vehicle in excess of $100 must be cleared with the CAO before the repair is authorized.

3. Rental Cars. Use of a rental car is not permitted unless it’s less expensive or otherwise more practical than public transportation. Approval of car rental is generally required in advance by the CAO. Always request the government or weekend rate, whichever is cheaper. Anyone who uses a rental car for out-of-state travel must obtain liability coverage from the vendor.
   • Fines for traffic or parking violations will not be reimbursed by the city.
   • Reasonable tolls will be allowed when the most direct travel route requires them.

D. Taxi, Limousine and Other Transportation Fares

When an individual travels by common carrier, reasonable fares will be allowed for necessary ground transportation. Bus or limousine service to and from airports should be used when available and practical. The city will reimburse mileage for travel to and from the local airport and parking fees, provided such costs do not exceed normal taxi/limousine fares to and from the airport. Receipts are required.

For travel between lodging quarters and meetings, conferences, or meals, reasonable taxi fares will be allowed. Remember, original receipts are required for claims of $5 or more or per diem rates will be paid.

Transportation to and from shopping, entertainment, or other personal trips is the choice of the traveler and not reimbursable.

Reimbursement claims for taxis, limousines, or other ground transportation must be listed separately on the expense form, claiming the destination and amount of each fare.
Lodging
The amount allocated for lodging shall not ordinarily exceed the maximum per diem rates authorized by the federal rate schedule.

A. If the city reimburses using the federal rates, the Government Services Administration provides guidelines for determining the maximum that can be reimbursed for lodging. These amounts are available online at http://www.gsa.gov. The rates are the maximum reimbursable rates for hotel rooms plus appropriate taxes.

B. Original lodging receipts must be submitted with the reimbursement form. Photocopies are not acceptable; however, fax copies will be accepted with approval of the CAO.

C. If a traveler exceeds the maximum lodging per diem, excess costs are the responsibility of the traveler.

D. If the best rate is secured, and it still exceeds the maximum lodging per diem, the CAO may authorize a higher reimbursement amount.

   Even if it costs more, travelers may be allowed to stay at the officially designated hotel of the meeting; however, more moderately priced accommodations must be requested whenever possible. It will be the traveler’s responsibility to provide documentation of the “officially designated meeting site” room rates, if these rates are higher than the normal reimbursable amounts.

E. If two or more city employees travel together and share a room, the lodging reimbursement rate will be the maximum of two single rooms. If an employee shares a room with a non-employee, the actual cost will be allowed up to the maximum reimbursable amount. The receipt for the entire amount must be submitted with the expense form.

Meals and Incidentals
Receipts are not required for meals and incidentals under $5. The authorized traveler may be reimbursed the daily amount based on the rate schedule and the authorized length of stay. The per diem meal amounts are expected to cover meals, and incidental expenses.

Whether meals may be claimed depends on when the traveler leaves and returns to the official station. The traveler’s official station is home or work, whichever produces the least cost to the city. When partial day travel is involved, the current per diem allowance is determined as follows:

<table>
<thead>
<tr>
<th>Meal</th>
<th>If departure before</th>
<th>If return after</th>
</tr>
</thead>
<tbody>
<tr>
<td>Breakfast</td>
<td>7:00 a.m.</td>
<td>8:00 a.m.</td>
</tr>
<tr>
<td>Lunch</td>
<td>11:00 a.m.</td>
<td>1:30 p.m.</td>
</tr>
<tr>
<td>Dinner</td>
<td>5:00 p.m.</td>
<td>6:30 p.m.</td>
</tr>
</tbody>
</table>
The hour and date of departure and return must be shown on the expense reimbursement form.

The excess cost of an official banquet may be allowed provided proper documentation or explanation is submitted with the expense reimbursement form. If a meal is included as part of a conference or seminar registration, or is included with the air fare, then the allowance for that meal should be subtracted from the total allowance for the day. For example, if a dinner is included as part of the conference fee, the maximum meal allowance for the day should be reduced by the allowed dinner amount.

**Miscellaneous Expenses**

A. Registration fees for approved conferences, conventions, seminars, meetings and other educational programs will be allowed and will generally include the cost of official banquets, meals, lodging and registration fees. Registration fees should be specified on the original travel request form and can include a request for pre-registration fee payment.

B. A $4 allowance will be reimbursable for hotel/motel check-in and baggage handling expenses.

C. Laundry and valet service are considered personal expenses and are not reimbursable.

D. Tips for meals, cab fares, and other transportation, must be documented on the Travel Form. Receipts are not mandatory; however, where practical, tip receipts should be requested. Tips may not exceed normal and customary for the area. (Generally 20% or less is standard)

E. For travel outside the United States, all expenses claimed must be converted to U.S. dollars. The conversion rate and computation should be shown on each receipt.

**Entertainment**

The city may pay for certain entertainment expenses provided that this:

A. Entertainment is appropriate in the conduct of city business;
B. Entertainment is approved by the CAO;
C. Group or individuals involved are identified; and
D. Documentation is attached to the expense form to support the entertainment expense claims.
To request reimbursement for authorized entertainment expenses, be sure to include with the expense reimbursement form:

A. **Required receipts.** All requests must be supported by original receipts from the vendor (restaurant, caterer, ticket office, etc.). Reasonable tips and gratuities included on the receipt by the vendor are reimbursable.

B. **A disclosure and explanation statement,** explaining the purpose of the entertainment and identifying the group and the number of people entertained (or individual names listed if not a recognized group).

C. **Excessive charges** will be reviewed on a case-by-case basis.

If the CAO is the person filing the claim, then it must be approved by the Mayor before the finance officer authorizes payment.

**TRAVEL RECONCILIATION**
A. Within 10 days of return from travel, or by the end of the month whichever is less, the traveler must complete and file the expense reimbursement form. It must be certified by the traveler that the amount due is true and accurate. Original lodging, travel, taxi, parking and other receipts must be attached.

   If the city provided a travel advance or made advanced payment, the traveler should include that information on the expense form. In the case of advances, the form should have a reconciliation summary, reflecting total claimed expenses with advances and city pre-payments indicated. The balance due the traveler or the refund due the city should be clearly shown below the total claim on the form or in a cover memo attached to the front of the form.

B. If the traveler received a travel advance and spent less than the advance, the traveler should attach a check made payable to the city for that difference.

C. The CAO will address special circumstances and issues not covered in this ordinance on a case-by-case basis.

**DISCIPLINARY ACTION**
Violation of the travel rules can result in disciplinary action for employees. Travel fraud can result in criminal prosecution.
ADMINISTRATIVE PROCEDURES
The City adopts and incorporates by reference the administrative procedures
submitted by MTAS to, and approved by letter by, the Comptroller of the Treasury,
State of Tennessee. A copy of the administrative procedures is on file in the office of
the City recorder.

This ordinance shall take effect upon its final reading by the municipal governing
body. It shall cover all travel and expenses occurring on or after the date of adoption.

THIS ORDINANCE IS ADOPTED THIS 8th DAY OF
December ________________, 2009.

Signed:
Mayor

Attested:
Motion was made by Danny Bryant, seconded by Joe Askins, to approve Ordinance 2009-11. Upon roll call, the following voted:

**Aye**
Dorothy Small; Pat Fraley; Michael Stewart; Marty Pepper; Joe Askins; and Danny Bryant

**NAY**
None

Mayor Shelton declared the Ordinance adopted.

**“Trail of Tears”:**

Motion was made by Dorothy Small, seconded by Joe Askins, to allow the “Trail of Tears” to come through the City of Fayetteville and to stop at the Lincoln County High School on September 18, 2010. Upon roll call, the following voted:

**Aye**
Pat Fraley; Michael Stewart; Marty Pepper; Joe Askins; Danny Bryant; and Dorothy Small;

**NAY**
None

Mayor Shelton declared motion adopted.

**Cotton Mill Zoning:**

Ordinance 2009-12, Amending the “Zoning Ordinance of Fayetteville, TN”, to provide for the inclusion of required regulatory changes to the official zoning map; was considered, which is as follows:
AN ORDINANCE AMENDING THE “ZONING ORDINANCE OF FAYETTEVILLE, TENNESSEE”, TO PROVIDE FOR THE INCLUSION OF REQUIRED REGULATORY CHANGES TO THE OFFICIAL ZONING MAP

WHEREAS, the Fayetteville Regional Planning Commission has recommended to the Board of Mayor and Alderman that the “Zoning Map of Fayetteville, Tennessee”, be amended as hereafter described; and,

NOW, THEREFORE, BE IT ORDAINED by the Board of Mayor and Alderman of the City of Fayetteville that the “Zoning Ordinance of Fayetteville, Tennessee” be amended as follows:

Section 1. Change the zoning classification for the following described parcel of real estate from C-3, General Commercial District, to I-1, General Industrial District, here described as:

Section 2. Map and Parcel as follows, to wit:

<table>
<thead>
<tr>
<th></th>
<th>Map</th>
<th>Parcel</th>
<th>Deed Book</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>COTTON MILL, LLC.</td>
<td>68</td>
<td>38.03</td>
<td>N14</td>
<td>533</td>
</tr>
</tbody>
</table>

BE IT FURTHER ORDAINED that this Ordinance shall take effect from and after its passage, the public welfare requiring it.

ADOPTED THIS 8th DAY OF December, 2009

[Signatures]
Motion was made by Joe Askins, seconded by Marty Pepper, to adopt Ordinance 2009-12. Upon roll call, the following voted:

**Aye**
Michael Stewart; Marty Pepper; Joe Askins; Danny Bryant; Dorothy Small; and Pat Fraley

**Nay**
None

Mayor Shelton declared the Ordinance adopted.

**Changing Planning Fees:**

Ordinance 2009-13, to amend the zoning ordinance of Fayetteville, TN providing amendments to fees charged for applications for variance, special exceptions, amendment requests and rezoning: was considered, which is as follows:
ORDINANCE NO. 2009-13
CITY OF FAYETTEVILLE, TENNESSEE

AN ORDINANCE AMENDING THE ZONING ORDINANCE OF FAYETTEVILLE, TENNESSEE PROVIDING AMENDMENTS TO FEES CHARGED FOR APPLICATIONS FOR VARIANCE, SPECIAL Exceptions, AMENDMENT REQUESTS, AND REZONINGS

WHEREAS, the Board of Mayor an Alderman for the City of Fayetteville may, pursuant to its charter and general laws of the State of Tennessee, enact and amend zoning ordinance regulations for the purpose of promoting the public health, safety, morals, convenience, order, prosperity, and general welfare of the community, and;

WHEREAS, certain fees are charged to defray costs associated with administering specific provisions of the Zoning Ordinance, and;

WHEREAS, the Fayetteville Board of Mayor and Alderman have adopted Municipal Code Section 14-202. Planning Commission Schedule of Fees to help defray said costs, and;

WHEREAS, the Fayetteville Municipal/Regional Planning Commission recommended this ordinance amendment for adoption at their meeting on October 27, 2009, and;

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF MAYOR AND ALDERMEN OF THE CITY OF FAYETTEVILLE, TENNESSEE THAT:

SECTION 1: In Chapter 8, Section 14-807 Variances, Subsection C. Fee stating, "A fee of twenty dollars ($20.00) shall be charged to cover review and process of each application for a variance, except that the fee shall be waived for a governmental agency."

Is hereby deleted and replaced with the following:

Subsection C. Fee: "A fee determined by the "Planning Commission Schedule of Fees," adopted by the Board of Mayor and Alderman, will determine the amount charged to cover review and processing of each application for a variance, except that the fee shall be waived for a governmental agency.

SECTION 2: In Chapter 8, Section 14-808, Subsection G Special Exceptions Appeals stating "Any person or agency of the city government may appeal to a court of competent jurisdiction from the Board's decision as provided under statues of the State of Tennessee. The judgment and findings of the Board on all questions of fact that may be involved in any appeal, cause, hearing or proceeding under this chapter shall be final, and a subject to review only for illegality or want of jurisdiction. A fee of twenty ($20.00) shall be charged to cover review and processing of each application for special exception.

Is hereby deleted and replaced with the following:

Subsection G Special Exceptions Appeals stating "Any person or agency of the city government may appeal to a court of competent jurisdiction from the Board's decision as provided under statues of the State of Tennessee. The judgment and findings of the Board on all questions of fact that may be involved in any appeal cause, hearing or proceeding under this chapter shall be final, and a subject to review only for illegality or want of jurisdiction. A fee determined by the "Planning Commission Schedule of Fees," adopted by the Board of Mayor and Alderman, will determine the amount charged to cover review and processing of each application for special exception.
SECTION 3: In Chapter 14, Section 14-809 AMENDMENTS TO THE RESOLUTION, stating “The regulations, restrictions, and boundaries set forth in this ordinance may from time to time be amended, supplemented, changed, or repealed by the Fayetteville Board of Mayor and Aldermen. Any member of the City Board may introduce such legislation, or any official, board, or any other person may present a petition to the City Board requesting an amendment or amendments to this ordinance.

No amendment to this ordinance shall become effective unless it is first submitted to the Fayetteville Regional Planning Commission for review and recommendation. The Planning Commission shall have sixty (60) days within which to submit its recommendation to the City Board. If the Planning Commission disapproves the amendment, it shall require the favorable vote of a majority of the City Board to become effective. If the Planning Commission fails to submit a report within the sixty (60) day period, it shall be deemed to have approved the proposed amendment.

No change or departure from the text or maps as certified by the Planning Commission shall be made, unless such change or departure be first submitted to the Planning Commission and approved by it, or, if disapproved, received the favorable vote of a majority of the entire membership of the City Board.

Before finally adopting any such amendment, the City Board shall hold a public hearing thereon, at least fifteen (15) days notice of the time and place of which shall be given by at least one (1) publication in a newspaper of general circulation in the county; and any such amendment shall be published at least once in the official newspaper of the city or in a newspaper of general circulation in the city.

A fee of seventy-five dollars ($75.00) due and payable at the time of filing of petition shall be posted with requests to amend a provision or provisions of this zoning ordinance. The fee is to be used by Fayetteville to defray costs resulting from such petition and any subsequent amendment of the zoning ordinance.

Is hereby deleted and replaced with the following:

Section 14-809 AMENDMENTS TO THE RESOLUTION, stating "The regulations, restrictions, and boundaries set forth in this ordinance may from time to time be amended, supplemented, changed, or repealed by the Fayetteville Board of Mayor and Aldermen. Any member of the City Board may introduce such legislation, or any official, board, or any other person may present a petition to the City Board requesting an amendment or amendments to this ordinance.

No amendment to this ordinance shall become effective unless it is first submitted to the Fayetteville Regional Planning Commission for review and recommendation. The Planning Commission shall have sixty (60) days within which to submit its recommendation to the City Board. If the Planning Commission disapproves the amendment, it shall require the favorable vote of a majority of the City Board to become effective. If the Planning Commission fails to submit a report within the sixty (60) day period, it shall be deemed to have approved the proposed amendment.

No change or departure from the text or maps as certified by the Planning Commission shall be made, unless such change or departure be first submitted to the Planning Commission and approved by it, or, if disapproved, received the favorable vote of a majority of the entire membership of the City Board."
Before finally adopting any such amendment, the City Board shall hold a public hearing thereon, at least fifteen (15) days notice of the time and place of which shall be given by at least one (1) publication in a newspaper of general circulation in the county; and any such amendment shall be published at least once in the official newspaper of the city or in a newspaper of general circulation in the city.

A fee determined by the "Planning Commission Schedule of Fees," adopted by the Board of Mayor and Alderman, will be due and payable at the time of filing of petition shall be posted with requests to amend a provision or provisions of this zoning ordinance. The fee is to be used by Fayetteville to defray costs resulting from such petition and any subsequent amendment of the zoning ordinance.

SECTION 4: In Chapter 14, Subsection 14-809.1 Application for Rezoning subsection 6, stating "A fee of seventy-five dollars ($75.00)."

Is hereby deleted and replaced with the following:

Subsection 6. "A fee determined by the "Planning Commission Schedule of Fees," adopted by the Board of Mayor and Alderman, will determine the charge to cover the review, possible map change, and processing of each application."

BE IT FURTHER ENACTED that this ordinance shall take effect from and after its passage, the public welfare requiring it.

Adopted by the Board of Mayor and Aldermen of the City of Fayetteville, Tennessee, on this 8th day of December, 2009.

[Signatures]

MAYOR

CITY CLERK
Motion was made by Dorothy Small, seconded by Joe Askins, to adopt Ordinance 2009-13. Upon roll call, the following voted:

Aye
Marty Pepper; Joe Askins; Danny Bryant; Dorothy Small; Pat Fraley; and Michael Stewart

Nay
None

Mayor Shelton declared the Ordinance adopted.

Called Public Hearing:

Motion was made by Joe Askins, seconded by Michael Stewart, to allow a public hearing on the Historical Zoning of the Downtown area of Mulberry Ave. and S. Elk Ave. Upon roll call, the following voted:

Aye
Pat Fraley; Michael Stewart; Marty Pepper; Joe Askins; Dorothy Small; and Danny Bryant

Nay
None

Mayor Shelton declared the motion adopted.

Community Comments:

No Comments were made.

Motion was made, seconded, and unanimously adopted to adjourn.

Mayor

Clerk
The Board of Mayor and Aldermen of the City of Fayetteville, Lincoln County, Tennessee, met in open, public called session at the regular meeting place of said Board in the Municipal Building at 7:30 P.M. on December 17, 2009. The following named Aldermen were present:

Joe Askins
Danny Bryant
Dorothy Small
Pat Fraley
Michael Stewart
Marty Pepper

Also present were James S. Hereford, Jr., City Attorney, and James H. Lee, City Administrator.

Mayor Shelton declared the meeting could not take place because the Meeting Notice was not posted correctly.

Meeting was declared Adjourned.

Mayor

Clerk