

ORDINANCE NO. 332 (5-9-18)

AN ORDINANCE OF THE CITY OF TAYLOR MILL IN KENTON COUNTY, KENTUCKY AMENDING ARTICLE XIV OF THE OFFICIAL ZONING ORDINANCE OF THE CITY OF TAYLOR MILL IN REGARD TO SIGN REGULATIONS

WHEREAS, in *Reed v. Town of Gilbert*, 135 S. Ct. 2888, 192 L. Ed. 918, 576 U.S. ____, (U.A. 2015), the United States Supreme Court established new rules for the First Amendment analysis of municipal sign regulations that vitiated many of the sign regulations in the zoning ordinance of the City of Taylor Mill and other cities in Kenton County, Kentucky; and

WHEREAS, the Kenton County Planning Commission (KCPC) retained Eric D. Kelly J.D. Ph. D., FAICP and a Professor of Urban Planning at Ball State University to review the sign regulations of the cities in Kenton County for conformity with *Reed v. Town of Gilbert*; and make recommendations for amendments to those sign regulations; and

WHEREAS, the analysis and recommendations of Professor Kelly were reviewed and considered by the KCPC and its professional staff; and

WHEREAS, pursuant to the analysis and recommendations of Professor Kelly, the KCPC proposed the attached revisions and amendments to Article XIV of the Taylor Mill zoning ordinance numbered 1977-24, as previously amended from time to time; and

WHEREAS, the text amendments and revisions proposed by KCPC were reviewed in a public hearing by KCPC, on October 5, 2017 in proceedings numbered PC1703-001 thereof, pursuant to the requirements of K.R.S. 100.211, and the KCPC recommended approval of the proposed text amendments:

NOW, THEREFORE, BE IT ORDAINED BY THE CITY OF TAYLOR MILL, IN KENTON COUNTY, KENTUCKY, AS FOLLOWS:

Section 1.0 – Zoning Text Amendments

The Taylor Mill zoning ordinance numbered 1-11-82, as previously amended and readopted from time to time, is hereby again amended to revise the sign regulations in Article XIV thereof to conform to the provisions thereof in Attachment A hereto, which is incorporated herein by reference, with the words being added to Article IV indicated by

a single solid line beneath them, and the words being deleted indicated by a line through them, as required by K.R.S. 83A.060(3).

Section 2.0 – Provisions Severable

The provisions of this ordinance are severable; and the invalidity of any provision of this ordinance shall not affect the validity of any other provision thereof; and such other provisions shall remain in full force and effect as long as they remain valid in the absence of those provisions determined to be invalid.

Section 3.0 – Conflicting Ordinances Repealed

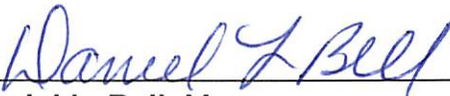
All other ordinances or parts of ordinances in conflict with the provisions of this Ordinance are hereby repealed to the extent of such conflict.

Section 4.0 – Effective Date

This Ordinance shall be effective as soon as possible according to law.

Section 5.0 - Publication

(9). This ordinance shall be published in summary pursuant to K.R.S. 83A.060



Daniel L. Bell, Mayor
DATE: 5-10-18