ORDINANCE NO. 19106


BE IT ORDAINED BY THE COUNCIL OF THE CITY OF TOPEKA, KANSAS:

Section 1. That section 112-3, Findings, purpose and intent, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

Findings, purpose and intent.

(a) This chapter shall be construed to secure its expressed intent, which is to ensure public health, safety and welfare.

(b) The Council of the City of Topeka finds that certain conditions as hereinafter defined cause annoyance, inconvenience or damage to the public with respect to the public's comfort, health, safety, welfare and enjoyment of property. Pursuant to the authority found in K.S.A. 12-1617e, K.S.A. 12-1617f, and K.S.A. 12-1617g, it is the purpose and intent of the city council to define and proscribe those conditions which are injurious to the public and which constitute a public nuisance. It is further the purpose and intent of the council, pursuant to K.S.A. 12-1617e and K.S.A. 12-1617g to set forth and delegate responsibility to the public works director/chief of police for procedures regarding notice, abatement and prosecution of those individuals who allow property maintenance violations to exist.

(c) It is hereby further declared that the purpose of this chapter is to protect, preserve and promote the physical and mental health and social well-being of the
people of the city to prevent and control incidents of communicable diseases, to
regulate privately and publicly owned structures for the purpose of maintaining
adequate sanitation and public health, to protect the safety of the people and to promote
the general welfare by legislation which shall be applicable to all structures now in
existence or hereafter constructed.

(d) It is hereby further declared that the purpose of this chapter is to ensure
that the quality of the interior of residential structures is adequate for the protection of
public health, safety and general welfare, including establishment of minimum standards
for basic equipment and facilities for light, ventilation and thermal conditions for safety
from fire and accidents, for the use and location and amount of space for human
occupancy, and for an adequate level of maintenance, including a determination of the
responsibilities of owners, operators and occupants of residential structures; and
provision for the administration and enforcement thereof.

Section 2. That section 112-5, Definitions, of The Code of the City of Topeka,
Kansas, is hereby amended to read as follows:

Definitions.

The following words, terms and phrases, when used in this chapter, shall have
the meanings ascribed to them in this section, except where the context clearly
indicates a different meaning:

Meaning of certain words. Whenever the words "dwelling," "dwelling unit,"
"rooming house," "rooming units," "premises" or "structures" are used in this chapter,
they shall be construed as though they were followed by the words "or any part thereof."

Accessory structure means a detached structure which is not used or not
intended to be used for living or sleeping by human occupants and which is located on or partially on any premises.

*Agent* means any person who has charge, care, control or management of a structure or premises which is let or offered for occupancy.

*Appropriate authority* means the department, division or person who has the responsibility to administer and enforce the applicable code.

*Approved* means approved by the local or state authority having such administrative authority.

*Basement* means the lower level of a building located substantially below grade.

*Calendar year* as used herein means that period of time beginning January 1 and ending December 31 of the same year.

*Cellar* means a portion of a building located partially or wholly underground, and having half or more than half of its clear floor to ceiling height below the average grade of the adjoining ground.

*Chimney* means a vertical masonry shaft of reinforced concrete or other approved noncombustible, heat resistant material enclosing one or more flues, for the purpose of removing products of combustion from solid, liquid or gaseous fuel.

*Commercial structure* means any structure or any part thereof, which is used for other than residential purposes and where applicable, the premises on which such structures are situated.

*Dwelling* means any enclosed space that is wholly or partly used or intended to be used for living or sleeping by human occupants; provided, that temporary housing as defined in this section shall not be regarded as a dwelling.
Dwelling unit means any room or group of rooms located within a dwelling and forming a single habitable unit with facilities which are used or intended to be used for living, sleeping, cooking, sanitation and eating.

Egress means a place or means of going out.

Extermination means the control and elimination of insects, rodents and/or rats by eliminating their harborage places; by removing or making inaccessible materials that may serve as a food source; by poisoning, spraying, fumigating, trapping or by any other approved pest elimination methods.

Flush toilet (water closet). A water-flushed plumbing fixture designed to receive human waste. This fixture shall have a means of delivering a minimum of one point six (1.6) gallons of water after each use, to thoroughly clean and sanitize the fixture.

Garbage means the animal or vegetable waste resulting from the handling, preparation, cooking and consumption of food.

Graffiti means any unauthorized writing, inscription, word, figure or design which is marked, etched, scratched, drawn or painted on any structural component of any building, structure or other facility, regardless of the nature of the material used in its application or upon which it is applied.

Guest means any person who shares a dwelling unit in a nonpermanent status for not more than thirty (30) days.

Habitable space means space in a structure for living, sleeping, eating or cooking. Bathrooms, toilet rooms, closets, halls, storage or utility spaces, and similar areas not considered habitable spaces.

Heated water means water capable of being heated to a temperature of not less
than one hundred twenty degrees (120) Fahrenheit at the outlet.

*Household* means a family and/or one or more unrelated persons, including servants, who share the same dwelling and use some or all of its cooking and eating facilities.

*Imminent danger* means a condition that could cause serious or life-threatening injury or death at any time.

*Infestation* means the presence within or around a dwelling of any insects, rodents or rats.

*Ingress* means a place or means of going in.

*Inoperative vehicle* means any motor vehicle which cannot be moved under its own power, or cannot be operated lawfully on a public street or highway due to removal of, damage to, or deterioration of, or inoperative condition or absence of any component part, or the lack of an engine, transmission, wheels, tires, doors, or windshield or windows necessary for such lawful operation.

*Inspector* means the designated staff member in the public works department.

*Kitchen* means any room containing any or all of the following equipment, or any area of a room within three (3) feet of such equipment: sink and/or other device for dishwashing, stove or other device for cooking, refrigerator for cool storage of food (between thirty-two degrees (32°) and forty-five degrees (45°) Fahrenheit), cabinets and/or shelves for storage of equipment and utensils, and table or counter for food preparation.

*Kitchenette* means a small kitchen or an alcove containing cooking facilities.
Motor vehicle means a machine propelled by power other than human power and designed to travel along the ground by use of wheels, treads, runners or slides and which transports persons or property or pulls machinery, and shall include without limitation an automobile, truck, trailer, motorcycle, tractor, buggy and wagon.

Multiple dwelling means any dwelling containing more than two dwelling units or rooming units.

Nonresidential structures means any structure or any part thereof, which is used for other than residential purposes, and where applicable, the premises on which such structures are situated.

Notice means a written statement issued by the public works director or chief of police declaring a condition to be substandard.

Nuisance means any condition which injures or endangers the comfort, repose, health, safety or welfare of the public; offends decency; is offensive to the senses; unlawfully interferes with, obstructs or tends to obstruct, or renders dangerous for passage any public or private street, highway, sidewalk, stream, ditch or drainage; in any way renders another person insecure in life or the use of property; or essentially interferes with the comfortable enjoyment of life and property, or tends to depreciate the value of the property of another.

Occupancy means the purpose for which a building or portion thereof is utilized or occupied.

Occupyant means any person over one (1) year of age, living, sleeping, cooking or eating in, or actually having possession of, a dwelling unit or a rooming unit, except that in dwelling units a guest will not be considered an occupant.
Owner means any person who, alone or jointly or severally with others, shall have:

1. Legal title to any premises, dwelling or dwelling unit, with or without accompanying actual possession thereof; or

2. Charge, care or control of any premises, dwelling or dwelling unit, as owner or agent of the owner, or as executor, administrator, purchaser under contract, taxpayer, trustee or guardian of the estate of the owner. Any such person thus representing the actual owner shall be bound to comply with the provisions of any notice and order and of rules and regulations adopted pursuant thereto, to the same extent as if the person were the owner.

Permissible occupancy means the maximum number of persons permitted to reside in a dwelling unit or rooming unit.

Plumbing means and includes all of the following supplied facilities and equipment: gas pipes, gas burning equipment, water pipes, garbage disposal units, waste pipes, toilets, sinks, installed dishwashers, lavatories, bathtubs, shower baths, installed clothes washing machines, catch basins, drains, vents and any other similar supplied fixtures, and the installation thereof, together with all connections to water, sewer or gas lines.

Premises means a platted lot or part thereof or unplatted lot or parcel of land or plot of land, either occupied or unoccupied by any dwelling or non-dwelling structure, and includes any such dwelling, accessory structure or other structure thereon.

Privacy means the existence of conditions which will permit a person to carry out an activity commenced without interruption or interference, either by sight or sound, by
unwanted persons.

\textit{PUC} means a purchaser of real estate under an installment land contract.

\textit{Rat harborage} means any place where rats or rodents can live, nest or seek shelter.

\textit{Rat proofing} means construction, which will prevent the ingress or egress of rats or rodents to or from a given space in a building, or prevent access to food, water or harborage. It consists of the closing and keeping closed of every opening in foundations, basements, cellars, exterior and interior walls, ground or first floors, roofs, sidewalk gratings, sidewalk openings, and other places that may be reached and entered by rats or rodents through by climbing, burrowing or other methods, by the use of materials impervious to rat or rodent gnawing, and other methods approved by the appropriate authority.

\textit{Refuse} includes garbage and trash, but is not limited to waste matter from the preparation of food, yard trimmings, paper, boxes, wood, glass, crockery and metals.

\textit{Refuse container} means a container that is impermeable by water or air and that is capable of being serviced without creating unsanitary conditions. Openings into the container such as covers and doors shall be tight-fitting.

\textit{Residential board and care facility} means a facility as defined by Topeka City Code section 70-191.

\textit{Residential structures} means any building, dwelling or structure, or part thereof, used and occupied or intended to be used and occupied for human habitation, and including any appurtenances belonging thereto or usually enjoyed therewith.

\textit{Rooming house} means any dwelling or that part of any dwelling containing one
(1) or more rooming units.

Rooming unit means any room or group of rooms forming a single habitable unit used or intended to be used for living or sleeping, but not for cooking purposes.

Safety means the condition of being free from danger and hazards which may cause accidents or disease.

Space heater means a self-contained heating appliance of either the circulating type or the radiant type and intended primarily to heat only one (1) room.

Structures means anything constructed or erected which requires location on the ground or attached to something having a location on the ground including retaining walls.

Supplied means paid for, furnished by, provided by, or under the control of the owner, occupant, PUC, or agent.

Temporary housing means any tent, trailer, mobile home or any other structure used for human shelter which is designed to be transportable and which is not attached to the ground, to another structure or to any utility system on the same premises for more than thirty (30) consecutive days.

Tenant means a person, corporation, partnership or group, whether or not the legal owner of record, occupying a building or portion thereof as a unit.

Trash means solid wastes, excluding ashes, consisting of either:

1. Combustible wastes such as paper, cardboard, plastic containers, yard clippings and wood; or

2. Noncombustible wastes such as tin cans, glass and crockery.

Unsafe structure means one that is unfit for human use or habitation due to
dilapidation, defects increasing the hazards of fire, accidents or other calamities, lack of ventilation, light, sanitary facilities or other conditions which render such structures unsafe, unsanitary, or otherwise injurious to the welfare of the residents of the city.

*Vegetation* means, but is not limited to, weeds, woody vines, brush, grass and uncultivated plants.

*Weeds* means the existence of excessive accumulations or untended growth of weeds, grasses, undergrowth and uncultivated plants which threatens or endangers the public health, safety or welfare or may reasonably cause disease, harbor vermin and insects, or which adversely affects and impairs the economic welfare of the adjacent property is hereby prohibited.

**Section 3.** That section 112-21, Authority to enforce, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

**Authority to enforce.**

The public works director/chief of police and/or his or her designee, hereinafter referred to as the public works director/chief of police, shall be charged with the administration and enforcement of this chapter.

**Section 4.** That section 112-22, Authorization to enter premises, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

**Authorization to enter premises.**

To the extent authorized by law, the public works director/chief of police may enter on such premises at reasonable times to make inspections and to determine whether a violation exists. If upon investigation the public works director/chief of police determines that a violation exists, proper notice as provided in this chapter shall be
given to the owner and occupant, if applicable, of the premises on which the violation is located. The Public Works Director/chief of police shall proceed to cause the violation to be corrected, abated or suppressed.

Section 5. That section 112-23, Emergency measures—Notices of less than five (5) days, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

Emergency measures--Notices of less than five (5) days.

Whenever in the judgment of the public works director/chief of police and/or fire chief or designee an emergency exists which poses an immediate hazard requiring immediate action to protect public health, safety or welfare, an order may be issued, without written notice, or hearing, directing the owner, occupant, PUC or agent to take such action as is appropriate to correct or abate the emergency. The public works director/chief of police shall attempt to contact the owner, occupant, PUC or agent and seek their immediate action to abate the emergency. If such attempt is unsuccessful, the public works director/chief of police may act to correct or abate the emergency.

Section 6. That section 112-42, Nuisance violation, weeds/grasses contents, manner of service, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

Nuisance violation, weeds/grasses contents, manner of service.

(a) Notice of a nuisance violation of the provisions contained in Article II of this chapter specifically relating to weeds and/or grasses shall comply with all notice and service requirements contained in K.S.A. 12-1617f, and any amendments thereto.

(b) As authorized by K.S.A. 12-1617f, the public works director/chief of police...
is specifically authorized to provide a minimum one (1) time yearly written notice by mail
or personal service to the owner, occupant, PUC or agent which will permit subsequent
abatement mowings without any additional notice. The notice provided under this
section shall also include a statement that no further notice shall be given prior to the
cutting or removal of weeds.

Section 7. That section 112-44, Property maintenance violations, contents and
manner of service, of The Code of the City of Topeka, Kansas, is hereby amended to
read as follows:

**Property maintenance violations, contents and manner of service.**

Notice of a violation of the provisions contained in Article III Property
Maintenance Standards of this chapter, specifically relating to property maintenance
violations shall contain the following:

(1) **Content of notice.**

a. The street address and a legal description sufficient for
identification of the premises upon which the structure is located.

b. A statement that the public works director/chief of police has found
the structure to be substandard with a brief and concise description of the
conditions found to render the building in violation of the property maintenance
code.

c. A statement of the corrective action required to be taken as
determined by the public works director/chief of police and reasonable time not to
exceed sixty (60) days from the date of service or publication for corrective action
to be completed. One (1) extension of time not to exceed sixty (60) days to
complete corrective action may be granted by the administrative hearing officer or the public works director/chief of police upon request of the owner of record if dictated by adverse weather conditions or other exigent circumstances. In the event corrective action requires exterior repairs which are weather sensitive such as but not limited to roofing, painting, foundation work, then additional extension(s) of time may be granted by the administrative hearing officer or public works director/chief of police.

d. Statement advising that if any required repair work (not including vacation of the building or structure) is not completed within the time specified, the public works director/chief of police may order the structure vacated and posted to prevent further occupancy until the work is completed. If the public works director/chief of police determines that the building or structure must be vacated, the notice and order shall require that the building or structure shall be vacated within a certain time from the date of the order as determined by the public works director/chief of police to be reasonable. A statement that if the property maintenance code violation is not corrected within the time stated in the notice an administrative monetary penalty shall be imposed.

e. Statement advising that the owner may elect to demolish the building or structure after securing all necessary permits instead of performing the repair work. If the building or structure is demolished by the owner, the notice shall be canceled.

f. Statements advising (a) that any person having any record, title or legal interest in the building may appeal from the notice or any action of the
BORD/Property Maintenance Enforcement  3/11/08 14

public works director chief of police to the administrative hearing officer. The appeal request made shall be to the public works director chief of police within ten (10) calendar days from the date of service of such notice and order, and (b) that failure to appeal will constitute a waiver of all right to an administrative hearing and determination of the matter.

g. Statement advising that failure to comply with the notice or failure to appeal or seek a variance from the same, may result in prosecution in Municipal Court.

h. Information on the availability of housing programs that assist owners in the rehabilitation of property.

(2) Service of notice. The notice and any amended or supplement notice shall be served upon the owner of record, and one (1) copy thereof shall be served on each of the following if known or disclosed from official public records; i) the holder of any mortgage or deed of trust or other lien or encumbrance of record; ii) the holder of any other estate or legal interest of record in or to the building or the land on which it is located. The failure of the public works director chief of police to serve any person required herein to be served shall not invalidate any proceedings hereunder as to any other person duly served or relieve any such person from any duty or obligation imposed by the provisions of this section.

(3) Method of service. Service of the notice shall be made upon all persons entitled either personally or by mailing a copy of such notice by certified mail, postage prepaid, return receipt requested, to each such person at their address as it appears on the register of deeds, Shawnee County records. If the location of such person is
unknown or if no address of such person so appears after diligent effort, then a copy of the notice shall be posted, at the address of the building involved in the proceedings, and such notice shall be published once in the official city paper. The failure of any such person to receive such notice shall not affect the validity of any proceedings taken under this section. Service by certified mail in the manner herein provided shall be effective on the date of receipt.

(4) Proof of service. Proof of service of the notice shall be certified at the time of service by a written declaration under penalty of perjury executed by the person effecting service, declaring the time, date and manner in which service was made. The declaration, together with any receipt card returned in acknowledgment of receipt by certified mail, shall be affixed to the copy of the notice retained by the public works director/chief of police.

Section 8. That section 112-61, Placarding and order to vacate, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

Placarding and order to vacate.

(a) After notice and hearing as provided by this section, the administrative hearing officer shall issue an administrative placard order which shall be served in accordance with the applicable state statute. If the administrative hearing officer determines that a dwelling, dwelling unit or rooming unit is unfit for human habitation, the public works director/chief of police shall placard the dwelling, dwelling unit or rooming unit, indicating that it is unfit for human habitation, and, if occupied, shall order the dwelling, dwelling unit or rooming unit vacated within a reasonable time, such time to be not less than three (3) days nor more than thirty (30) days.
(b) Every administrative placard order shall in addition to being served as provided for shall also be posted conspicuously upon a structure and shall be in substantially the following form:

DO NOT ENTER
UNSAFE TO OCCupy

It is a misdemeanor to occupy this structure per §__________, Topeka City Code, or to deface this notice,

Code Compliance Services
City of Topeka

(c) No person shall remain in or enter any structure that has been so posted, except that entry may be made to repair or demolish such structure. If building or other permits are required, it shall be the responsibility of the owner, occupant, PUC, or agent to obtain and comply with such permits. No person shall remove or deface any such notice after it is posted until the required repairs or demolition have been completed and inspected. Any person violating this subsection shall be guilty of a misdemeanor.

(d) The public works director/chief of police shall rescind in writing, the designation as unfit for human habitation and remove the placard when the defect or condition upon which such designation and such placarding was based has been removed or eliminated so as to cause the structure to be safe, clean, and a fit place for human habitation.

Section 9. That section 112-71, Designation of hearing officer; procedure, penalty for failure to comply with administrative order, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:
Designation of hearing officer; procedures, penalty for failure to comply with administrative order.

(a) For purposes of this article, the city shall designate an administrative hearing officer who shall have the duty and authority to hear and enter such administrative orders as are necessary to the enforcement of this chapter.

(b) The owner, occupant, PUC or agent may request a hearing within the time specified in the notice of violation. The administrative hearing officer shall schedule a hearing within three (3) working days of receipt of the hearing request. Written notice of the hearing date and time shall be provided to the person requesting the hearing by first class mail. At the hearing, the owner, occupant, PUC or agent shall be given the opportunity to present information relevant to the violation notice. The public works director/chief of police also shall be given the opportunity to present information relevant to the violation notice. The hearing may be continued to a later time in exceptional cases where additional information is needed, as determined by the hearing officer.

(c) The administrative hearing officer shall review the notice of violation and all relevant information. If the hearing officer determines after such review that: 1) a violation exists; 2) no request for a hearing has been made by the owner, occupant, PUC or taxpayer/agent; and 3) the condition remains unabated, then the hearing officer shall enter an administrative order. The administrative order shall contain: (1) a finding of whether the city properly sent notice to the owner, occupant, PUC or agent in accordance with provisions herein; (2) a finding of the violation conditions which exist; (3) the failure of the owner, occupant, PUC or agent to abate or otherwise remove the violated conditions and (4) an administrative monetary penalty for failure to correct the
violations.

(d) If, after any order of the administrative hearing officer has become final, the person to whom such order is directed shall fail, neglect, or refuse to obey such order, the public works director of police may cause such person to be prosecuted in Municipal Court for violations of this chapter.

(e) The administrative hearing officer shall provide the option of daytime or telephone administrative hearing times.

(f) The administrative hearing officer may grant variances from the provisions of this chapter or from applicable rules and regulations issued by the public works director of police when not inconsistent with the intent of this chapter.

Section 10. That section 112-72, Criteria for granting variances, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

Criteria for granting variances.

The administrative hearing officer may grant variances from the provisions of this chapter or from applicable rules and regulations issued by the public works director of police when the administrative hearing officer finds that:

(1) There is practical difficulty or unnecessary hardship connected with the performance of any act required by the Property Maintenance Code and applicable rules and regulations;

(2) Strict adherence to such provisions would be arbitrary in the case at hand;

(3) Extension of time to comply would not provide an appropriate remedy in the case at hand; and

(4) Such variance is in harmony with the general purpose of this chapter to
secure the public health, safety and welfare.

Section 11. That section 112-91, Abatements, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

Abatements.

Upon the expiration of the voluntary compliance period stated in the notice of violation, the public works director/chief of police shall reinspect the property. In the event that the owner, occupant, PUC or agent in charge of the premises neglects or fails to comply with the notice requirements, the public works director/chief of police may proceed to abate such violation. If abated, the public works director/chief of police shall prepare a statement of costs incurred in the abatement along with any applicable administrative fees. The abatement of a violation of this chapter under the direction of the public works director/chief of police shall not be a defense or excuse to the owner of property not conforming to this article.

Section 12. That section 112-93, Assessment of costs, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

Assessment of costs.

The public works director/chief of police shall give notice to the owner of the costs of abatement specifically including the administrative costs in the form and manner specified in K.S.A. 12-1617e or K.S.A. 12-1617f, and any amendments thereto. If the costs of removal or abatement remain unpaid after thirty (30) days following service of notice, the city may assess the costs against the property or pursue collection as provided in K.S.A. 12-1617e, 12-1617f, 12-1750, et seq. and K.S.A. 12-1, 115 and any amendments thereto.
Section 13. That section 112-154, Inoperative vehicles, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

Inoperative vehicles.

(a) No junked, wrecked or inoperable vehicle(s) shall be stored or located at any business operating within fifty (50) feet of a school where, in the judgment of the public works director/chief of police, such storage or location of the vehicle(s) will jeopardize the public safety, health and welfare.

(b) Any junked, wrecked or inoperable vehicle(s) or part thereof may only be stored or parked in conjunction with an otherwise licensed vehicle dealer, lawfully licensed auto repair related business, or lawfully licensed salvage yard, any and all of which must be operated in accordance with all applicable zoning requirements at the time of a violation notice in order for this exception to apply. The property owner shall have the burden of proof to show that they are operating a lawfully licensed business from the violation address and the property is zoned to allow this type of business use. This exception shall not be construed to authorize the use or maintenance of any premises contrary to any other provisions of any local, state, or federal law. If the property owner fails to produce affirmative evidence of licensing and zoning compliance as required by this section, the owner’s defense under this section shall be stricken and an order shall be issued for abatement of the vehicle or part thereof.

Section 14. That section 112-264, Bedding, bed linen and towels, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

Bedding, bed linen and towels.

Unless exempted by the public works director/chief of police in writing, the
operator of every residential board and care facility or rooming house shall change any
supplied bed linen and towels therein at least once a week, and prior to the renting of
any room to any occupant. The operator shall be responsible for the maintenance,
cleanliness and good repair of any supplied bedding, bed linen and towels.

Section 15. That section 112-291, Petition; issuance of complaint, of The Code
of the City of Topeka, Kansas, is hereby amended to read as follows:

Petition; issuance of complaint.

Whenever a petition is filed with the public works director chief of police by at
least five (5) residents of the city charging that any structure is unfit for human use or
habitation, or whenever it reasonably appears to the public works director chief of police
that any structure is unfit for human use or habitation, the public works director chief of
police shall, if the preliminary investigation discloses a basis for such charges, issue
and cause to be served upon the owner, every mortgagee of record, and all parties with
a legal interest or an equitable interest filed of record with the Shawnee County Register
of Deeds Office in such structure, including persons in possession, a complaint stating
the charges in that respect. Such complaint shall contain a notice that a hearing will be
held before the administrative hearing officer at a place therein fixed not less than ten
(10) days nor more than thirty (30) days after the serving of the complaint; provided, that
the owner, mortgagee and parties in interest shall be given the right to file an answer to
the complaint and to appear in person, or otherwise, and give testimony at the place
and time fixed in the complaint.

Section 16. That section 112-294, Order to repair or demolish, of The Code of
the City of Topeka, Kansas, is hereby amended to read as follows:
Order to repair or demolish.

(a) After notice and hearing under this article, if the administrative hearing officer determines that the structure under consideration is unfit for human use or habitation or otherwise endangers the life, health, property or safety of its inhabitants or the public, the administrative hearing officer shall state in writing the findings of facts in support of such determination and shall issue and cause to be served upon the owner thereof an order which:

(1) If repair, alteration or improvement of the structure can be made at a reasonable cost in relation to the value of the structure, which cost shall not exceed thirty percent (30%) of the replacement value of such structure as established by the Shawnee County Appraiser, the owner of the structure shall, within the time specified in the order, repair, alter or improve such structure to render it fit for human use or habitation; or

(2) If the repair, alteration or improvement of the structure cannot be made at a reasonable cost in relation to the replacement value, that is to say, thirty percent (30%) or less of the replacement value of such structure, which percentage is hereby deemed to be a reasonable standard by which to require either repair, alteration or improvement, or removal or demolition, the owner shall within the time specified in the order remove or demolish such structure.

(3) If there is no replacement value of the structure established by the Shawnee County Appraiser then the public works director or chief of police shall cause the structure to be valued for purposes of replacement by a state certified appraiser.

(b) The administrative hearing officer shall have the power to affirm, modify or
revoke the notice or order provided for in this section, and may grant an extension of time not to exceed ninety (90) days for the performance of any act required where the administrative hearing officer finds that there is practical difficulty or undue hardship connected with the performance of any act required by the provisions of this article or by applicable rules and regulations issued pursuant thereto and that such extension is in harmony with the general purpose of this article to secure public health, safety and welfare.

Section 17. That section 112-295, Service of complaints and orders, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

Service of complaints and orders.

Complaints or orders issued shall be served upon persons either personally or by registered or certified mail. If the whereabouts of such person are unknown and the same cannot be ascertained by the public works director chief of police in the exercise of reasonable diligence, and the public works director chief of police shall make an affidavit to that effect, then the serving of such complaint or order upon such persons may be made by publishing the complaint or order once each week for two (2) consecutive weeks in the official city newspaper. A copy of such complaint or order shall also be posted in a conspicuous place on the premises affected by the complaint or order, and copies of such complaint or order shall be filed with the Register of Deeds Office, Shawnee County, and the Clerk of the District Court of Shawnee County, and such filings of the complaint or order shall have the same force and effect as other lis pendens orders provided by law.

Section 18. That section 112-296, Failure to comply with order, of The Code of
the City of Topeka, Kansas, is hereby amended to read as follows:

**Failure to comply with order.**

(a) If the owner fails to comply with an order to repair, alter or improve or to vacate and close the structure, the public works director/chieff of police may cause such structure to be repaired, altered or improved, or to be vacated and closed.

(b) If the owner fails to comply with an order to remove or demolish the structure, the public works director/chieff of police may cause such structure to be removed or demolished.

**Section 19.** That section 112-297, Inspection before demolition, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

**Inspection before demolition.**

All demolition to be undertaken by the city shall be preceded by an inspection of the premises by the public works director/chieff of police to determine the need for extermination procedures and asbestos abatement procedures. If the premises are found to be infested, appropriate rodent extermination shall be instituted before, during and after demolition to prevent the spread of rodents to adjacent properties. If asbestos abatement procedures are necessary, appropriate procedures will be instituted for asbestos removal.

**Section 20.** That section 112-298, Filling in of excavations, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

**Filling in of excavations.**

Whenever a structure is demolished, whether carried out by the owner or by the public works director/chieff of police, such demolition shall include the filling in of the
excavation remaining on the property on which the demolished structure was located, in such manner as to eliminate all potential danger to the public health, safety or welfare arising from such excavation. The excavation must be filled with non-degradable materials. All foundation materials, if allowable as fill, must be lowered a minimum of two (2) feet below grade. Concrete basement floors must be holed to permit drainage from the site.

Section 21. That section 112-299, Costs maybe assessed as a lien, of The Code of the City of Topeka, Kansas, is hereby amended to read as follows:

Costs may be assessed as a lien.

(a) The amount of the cost of repairs, alterations or improvements, vacating and closing, or removal or demolition including the costs of extermination and/or asbestos abatement procedures by the public works director/chief of police shall be a lien against the real property upon which such cost was incurred and such lien, including as part thereof allowance of the public works director/chief of police’s costs, may be foreclosed in judicial proceedings in the manner provided or authorized by law for loans secured by liens on real property, or shall be assessed as a special assessment against the lot or parcel of land on which the structure was located. The city clerk shall, at the time of certifying other city taxes, certify the unpaid portion of the aforesaid costs. The county clerk shall also extend the same on the tax rolls of the county against the lot or parcel of land. If the structure is removed or demolished by the public works director/chief of police, salvage value of the structure if any shall be credited against the costs of removal or demolition.

(b) Any taxes, assessments, fees or other charges imposed by this chapter,
including any assessments levied against private property owners for the purpose of recovering demolition costs incurred, shall be deposited in the city unsafe structure fund.


Section 23. This ordinance shall take effect and be in force from and after its passage, approval and publication in the official City newspaper.

PASSED AND APPROVED by the City Council June 17, 2008.

CITY OF TOPEKA, KANSAS

__________________________________
William W. Bunten, Mayor

ATTEST:

____________________________
Brenda Younger, City Clerk