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SECTION II: This Ordinance becomes effective immediately upon passage by the Fiscal Court of Nelson County.

SECTION III: This Ordinance shall be published in the Kentucky Standard newspaper by title and summary within 30 days after adoption.

SECTION IV: This Order or parts of Orders in conflict herewith are repealed to the extent of such conflict.

After a first reading, motion was made by Jeff Lear, second by Jerry Hahn, by unanimous vote of the Court, IT IS HEREBY ORDERED that legal notice advertising the second reading and possible adoption of the proposed ordinance be published in The Kentucky Standard in accordance with KRS 424.

PLANNING AND ZONING REQUEST #2036 DENIED-WILLIAM DONALD CLARK

Joint Planning Commission's recommendation re Rezoning Request #2036:

RE: Rezoning Request - #2036 (amended) - William Donald Clark - Amend the previously approved B-4 conditions of approval and development plan

Dear Judge Watts and Fiscal Court Members:

On the night of January 14, 2014, the Joint City-County Planning Commission of Nelson County held a public hearing on the application of William Donald Clark to amend the previously approved B-4 conditions of approval and development plan at 6800 Louisville Road (US 31E).

On the night of January 28, 2014, the Commission met in regular session to discuss the testimony of the January 14, 2014 public hearing. After some discussion, Mr. Zoeller made the following motion:

"I'll make a motion to *deny* the proposed zoning map amendment, application #2036 based on the evidence and testimony as presented in the public hearing, that the zoning map amendment is not in agreement with the Comprehensive Plan, and the Comprehensive Plan no longer anticipates B-4's in a Hamlet or Village area. I request that the findings of fact and recommendation include a summary of the evidence and testimony as presented in the public hearing."

Mr. Brown seconded the motion. The motion carried 8-0.

Janet L. Johnston-Crowe

Director JLJC/cp

Sincerely

On motion of Jeff Lear, second of Sam Hutchins, by unanimous vote of the Court, IT IS HEREBY ORDERED to concur with the Planning Commission's recommendation to deny William Donald Clark's request to amend Rezoning Request #2036.

ORDINANCE NO KOC 950.004-7

AN ORDINANCE OF THE FISCAL COURT OF NELSON COUNTY ESTABLISHING PROPERTY ASSESSMENT AND REASSESSMENT MORATORIUMS, LIMITING SAME TO FIVE YEARS AND NAMING ADMINISTERING AGENCIES

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due advertisement he	ld a second read	ding and adoption on	Feb. 18, 2014	, and after
due consideration,				
UPON MOTI	ON OF	Bernard Ice	, SE	CONDED BY
Keith Metcalfe		, AND A VOTE B	EING HAD AND TH	IE COUNTY
JUDGE ANNOUNC	ING THAT TH	E MOTION CARRIED,		
NOW THER	EFORE BE IT (ORDAINED BY THE FI	SCAL COURT OF N	NELSON
COUNTY, COMMO	NWEALTH O	F KENTUCKY:	·	
WHEREAS,	KRS Chapter 9	9 and KRS Chapter 1 per	mit local government	is to establish
property assessment	and reassessme	nt moratoriums, and		
WHEREAS,	the County of N	lelson wishes to take adv	antage of the provision	ons of this law
to encourage the repa	iir, rehabilitatio	n, restoration or stabiliza	tion of existing real p	property in
Nelson County;				
NOW, THER	EFORE, BE IT	ORDAINED BY THE I	FISCAL COURT OF	NELSON
COUNTY, KENTU	CKY, AS FOLI	LOWS:		
SECTION ONE: TI	nere is hereby e	stablished a program for	the granting of prope	rty assessment
or reassessment mor	atoriums for qu	alifying units of real prop	perty located in Nelso	n County
To be eligible	e, a residential t	ouilding must have been i	in existence for twent	y-five (25)
years and must be us	ed to provide in	ndependent living facilitie	es for one (1) or more	persons.
For a comme	rcial building to	o qualify, it must be twen	ity-five (25) years or	older and must
have as its primary p	ourpose and use	the operation of a comm	ercial business enterp	orise.
SECTION TWO:	The administeri	ng agencies for this mora	torium program shall	be the
appropriate legislati	ve body (the Ne	elson County Fiscal Cour	t), or a body designate	ed by them.
SECTION THREE	: All moratoriu	ms shall be for a period of	of five (5) years, and	each shall
become effective on	the assessment	date next following the	issuance of the morate	orium
certificate.				
SECTION FOUR:	Applications sl	nall be made to the admir	nistering agency for a	property
assessment or reasse	essment morato	rium certificate as follow	*S:	
(1) The appl	ication shall be	on a form prescribed by	the department of rev	enue and shall

- (2) The application shall be filed with the administering agency thirty (30) days before commencing the restoration.
 - (3) The application shall contain the following:

be filed in the manner prescribed by the administering agency

- (a) A general description of the property;
- (b) A general description of its proposed use;
- (c) The general nature and extent of restoration, repair, rehabilitation or stabilization to be undertaken;

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(d) A time schedule for undertaking and completing the project

(e) If the property is a commercial facility, the application shall also contain a descriptive list of the fixed building equipment which will be a part of the facility and a statement of the economic advantages expected from the moratorium, including expected construction employment

SECTION FIVE: The property valuation administrator and the administering agency shall maintain a record of all applications for a property assessment or reassessment moratorium. The PVA shall assess or reassess the property within thirty (30) days of receipt of the application. This assessment shall be the value for which taxes are not to be raised for five (5) years.

SECTION SIX: The applicant shall have two (2) years in which to complete the improvements unless granted an extension by the administering agency and the appropriate legislative body. In no case shall the application be extended beyond two (2) additional years. This provision shall not preclude normal reassessment of the property.

SECTION SEVEN: Any application not acted upon by the applicant shall become void two (2) years from the date of application and shall be purged from the files of the property valuation administrator and the administering agency.

SECTION EIGHT: On the assessment date next following the expiration, cancellation or revocation of an assessment or reassessment moratorium, the property shall be assessed on the basis of its full fair cash value.

SECTION NINE: The applicant shall notify the administering agency when the project is complete, and the administering agency shall then conduct an on-site inspection of the property for purposes of verifying improvements. Only after the project is complete and the improvements verified shall the moratorium certificate be issued by the administering agency.

<u>SECTION TEN:</u> An assessment or reassessment moratorium certificate may be transferred or assigned by the holder of the certificate to a new owner or lessee of the property.

<u>SECTION ELEVEN:</u> Any property granted an assessment or reassessment moratorium may be eligible for a subsequent moratorium certification provided that reapplication be made no sooner than three (3) years following the expiration of the original moratorium.

<u>SECTION TWELVE:</u> Definitions for interpreting this ordinance shall be those outlined in KRS Chapter 99 relating to property assessment and reassessment moratoriums.

This Ordinance shall become effective immediately after its passage and publication as required by law.

Adopted this 18 day of February 2014, by 5 ayes and 0 nays

County Judge/Executive	The new completion of the property of the second se

NELSON FISCAL COURT

ATTEST