COMMITTEE SUBSTITUTE FOR ORDINANCE NO. 170540

Adopting the Wornall Homestead Overlay District on 392 lots consisting of about 97 acres within the Wornall Homestead neighborhood, generally bound by 57th Street to the north, on the east by Brookside Boulevard and Main Street north of E. 59th Street and the trolley trail right-of-way south of E. 59th Street, Brookside Business District to the south, and Wornall Road to the west. (14825-P).

BE IT ORDAINED BY THE COUNCIL OF KANSAS CITY:

Section A. That Chapter 88, Code of Ordinances of the City of Kansas City, Missouri, commonly known as the Zoning and Development Code, is hereby amended by enacting a new section to be known as Section 88-20A1111, adopting the Wornall Homestead Overlay (WHO) District on 392 lots consisting of about 97 acres within the Wornall Homestead neighborhood, generally bound by 57th Street to the north, on the east by Brookside Boulevard and Main Street north of E. 59th Street and the trolley trail right-of-way south of E. 59th Street, Brookside Business District to the south, and Wornall Road to the west, said section to read as follows:

Section 88-20A1111. That an area legally described as:

Blocks 1 through 4 inclusive, Rockhill Heights; and Blocks 5 and 6, Rockhill Heights Blocks 5 and 6; and Blocks 1 and 2, Cockins Addition; and Lots 13 through 58 inclusive, Randall & Wheelocks Addition; and Blocks 1 through 4 inclusive, Blocks 1, 2 3 and 4 of Wornall Homestead; and Blocks 5 through 7 inclusive, Blocks 5, 6 and 7 of Wornall Homestead; and Lots 1 through 23 inclusive, Block 8; and Blocks 9 and 10, Blocks 8, 9 and 10 of Wornall Homestead; and Block 11; and Lots 1 through 9 inclusive, Block 12; and Lots 1 through 4 inclusive and that portion of Lots 5 and 6 lying north of W 62nd Terrace as now established, Blocks 11, 12, 13 & A of Wornall Homestead; all subdivisions in Kansas City, Jackson County, Missouri

is hereby amended by adopting the Wornall Homestead Overlay (WHO) District, all as shown outlined on a map marked Section 88-20A01111, which is attached hereto and made a part hereof, and which is hereby adopted as a part of an amendment to the zoning maps constituting a part of said chapter and in accordance with Section 88-20 thereof.

Wornall Homestead Overlay District (WHO)

1. Introduction

The Wornall Homestead Homes Association (WHHA) began as a group of subdivisions within the Country Club District, a nationally significant and historic group of neighborhoods founded and developed by J.C. Nichols in the first decade of the 20th century. This neighborhood is built on the former property of the John Wornall Homestead, our Association's namesake. It is primarily composed of
residences with a variety of architectural styles that give the district a distinct character and richness within its urban setting. Homes are well-maintained and many owners have invested significantly in improvements throughout the years. Wornall Homestead Homes Association’s location within the Brookside area, along with the condition and character of its properties, has established it as a consistently high market performer in metropolitan Kansas City. Protecting and preserving this neighborhood’s special character is fundamental to its long-term success as a valuable part of Kansas City’s urban fabric. Wornall Homestead Homes Association’s boundaries are generally East and West 57th Street on the north, Wornall Road on the west, West 63rd Street on the south and the Trolley Track Trail on the east.

2. **Purpose**
   The establishment of an overlay district will allow the residents of WHHA to address elements of land use control as well as approaches to the design of new, restored or renovated structures inside its boundaries. New regulations are drawn from existing zoning requirements, previously written deed restrictions, current built conditions and new criteria as formulated through consensus with the members of WHHA. In addition, regulations are intended to be flexible enough to allow home owners to meet their particular needs without specifically dictating architectural styles. Further, the creation of the overlay district is based on:
   a. Its alignment with the WHHA’s objectives as stated in the adopted Physical and Image Plan of 2010 regarding growth and development within the neighborhood;
   
   b. A desire to preserve and protect the unique character of the Wornall Homestead neighborhood;
   
   c. A need to set forth clear procedures for review and approval of new or renovated properties within WHHA’s boundaries.

3. **Governance**
   This overlay district is a Special Character Overlay which is outlined in Section 88-205 generally and Section 88-215 specifically of the Zoning and Development Code. The establishment of the overlay district is in accordance with the zoning and development code text amendment procedures of 88-510 (to establish the applicable regulations) and zoning map amendment procedures 88-515 (to establish the district on the zoning map). The district shall be referred to as the Wornall Homestead Overlay District, hereinafter referred to as the WHO District and shall be mapped as such on the City’s official zoning map pursuant to 88-20-01.

4. **Applicability**
   Except as addressed in this ordinance, development within the WHO District shall be subject to the provisions of R-6 zoning, and all other applicable City ordinances.

5. **Nonconformities**
   Except as otherwise specified herein, the procedures of 88-610 shall apply to any use, structure, or lot made nonconforming by adoption of these overlay district
regulations. Any use, structure, or lot made nonconforming by adoption of these overlay standards shall be considered to be legal-nonconforming and shall not require the landowner to obtain a certificate of legal nonconforming use.

6. Building Permits
No building permit shall be issued on a lot or parcel of land (hereinafter referred to as "lot") unless:

a. The lot was established prior to the effective date of the overlay district ordinance and consists of one or more whole platted lots (i.e. its legal description is one or more whole platted lots rather than portions of platted lots or metes and bounds). For the purposes of the WHO District, platted lot shall mean any lot created by plat, whether through the Major or Minor Subdivision process, which has been approved by the City and recorded at the County Recorder of Deeds.

b. The lot that is either unplatted or platted but consists of portions of platted lots, and which existed in its current form in terms of dimension and lot area prior to March 1, 1954. In such cases the burden is on the property owner to prove that the lot satisfies these conditions.

c. The lot was created subsequent to the effective date of the overlay district ordinance pursuant to the City’s subdivision regulations and the regulations of the WHO District.

7. Lot and Building Standards
The lot and building standards of the base zoning district shall apply unless otherwise specified below.

a. Permitted Height
The maximum permitted building height shall be the same as the base zoning district, however, its measurement and limitations shall be regulated differently in the WHO District, as follows:

i. Measurement
The maximum permitted building height shall be measured from the average finished ground level adjoining the building to the highest point of the roof.

ii. Limitation on Rooftop Features
Building-mounted solar energy systems and chimneys may extend up to 3 feet above the maximum permitted building height, but no more than 5 feet above the roof line.

b. Other Lot and Building Standards
The lot and building standards of the base zoning district shall apply unless otherwise specified below.
<table>
<thead>
<tr>
<th>Standard</th>
<th>Subdistrict</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum Building Footprint (sq. ft.)</td>
<td></td>
</tr>
<tr>
<td>Lot Size</td>
<td></td>
</tr>
<tr>
<td>Min. lot area (sq. ft.)</td>
<td>6,000</td>
</tr>
<tr>
<td>Min. lot area per unit</td>
<td>6,000</td>
</tr>
<tr>
<td>Max. lot area (sq. ft.)</td>
<td>8,000</td>
</tr>
<tr>
<td>Max. lot area per unit (sq. ft.)</td>
<td>8,000</td>
</tr>
</tbody>
</table>

**Front Setback**

<table>
<thead>
<tr>
<th>Minimum (ft.)</th>
<th>50</th>
<th>3</th>
<th>40</th>
<th>34</th>
<th>45</th>
<th>4</th>
</tr>
</thead>
<tbody>
<tr>
<td>Min. attached front-loaded garage setback (See Figure 1 below)</td>
<td>4 feet from the balance of the front plane of the house as constructed and as defined for setback purposes, i.e. exclusive of porches, bay windows or other allowed encroachments into required setbacks.</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Min. attached side-loaded garage setback (See Figure 2 below)</td>
<td>Shall not extend closer to the side street than the balance of the side plane of the house as constructed and as defined for setback purposes, i.e. exclusive of porches, bay windows or other allowed encroachments into required setbacks.</td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

**Side Setback Abutting Street**

<table>
<thead>
<tr>
<th>Minimum (ft.)</th>
<th>15</th>
<th>3</th>
<th>15</th>
<th>15</th>
<th>15</th>
<th>5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Min. attached front-loaded garage setback (See Figure 1 below)</td>
<td>4 feet from the balance of the front plane of the house as constructed and as defined for setback purposes, i.e. exclusive of porches, bay windows or other allowed encroachments into required setbacks. See Figure 1 below.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Min. attached side-loaded garage setback (See Figure 2 below)</td>
<td>Shall not extend closer to the side street than the balance of the side plane of the house as constructed and as defined for setback purposes, i.e. exclusive of porches, bay windows or other allowed encroachments into required setbacks.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Min. detached accessory structure</td>
<td>Not closer to the street than the principal structure.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Side Setback (internal)

| Minimum | 10% of the lot width or 4 ft, whichever is greater, but need not exceed 8 ft |

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1. The lot and building standards of 88-110-06 govern with the exception of the above-listed standards.
2. As measured by the outside of exterior walls and exclusive of porches or attached decks.
3. As shown on the Randall & Wheelocks Addition plat.
4. As shown on the plat for Wornall Homestead, Blocks 5-7.
5. As shown on the plat for Wornall Homestead, Blocks 5-7 except 15 feet for Lot 3, Block 7.
6. Setbacks for accessory structures shall be those noted herein except that no accessory structure may be permitted closer to the street than the principal structure.
7. In such cases where an existing lot or lots each of which exceed 8,000 sq. ft. are subdivided via the Minor Subdivision or Major Subdivision process the resulting lots need not be less than 8,000 sq. ft. in area so long as the area of the resulting lots represents a reduction from those of the existing lots.
8. Front setbacks shall be measured from originally platted right-of-way.

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#### Figures

**Figure 1**

**Figure 2**

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8. **Fences and Walls**
   
a. **Height on Interior Lots**

Fence and wall height may not exceed four (4) feet in that portion of the lot between the principal structure and the street, defined as that portion of the lot bounded by the street right-of-way line, a line drawn parallel to said right-of-way line intersecting the portion of the principal structure nearest the street exclusive of porches, and the side property lines. Fence and wall height may not exceed six (6) feet on the balance of the lot. (See Figure 3)
b. **Height on Corner Lots**
Fence and wall height may not exceed four (4) feet in that portion of the lot between the principal structure and the street, defined as that portion of the lot bounded by the street rights-of-way lines, lines drawn parallel to said rights-of-way lines intersecting the portions of the principal structure nearest the streets exclusive of porches, the rear property line and the side property line opposite the street right-of-way. Fence and wall height may not exceed six (6) feet on the balance of the lot. (See Figure 3)

![Figure 3](image)

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C. **Height on Vacant Lots**
Fence and wall height may not exceed four (4) feet in that portion of the lot between the street right-of-way line and the extension of the more restrictive of the parallel lines intersecting the principal structures per Sections 88-290-08-A and 88-290-08-B on adjacent occupied lots or the nearest occupied lot(s) along the same street frontage of the same block. Fence and wall height may not exceed six (6) feet on the balance of the lot. (See Figure 4)

![Figure 4](image)
d. Measurement
Fence and wall height shall be measured from the highest grade directly adjacent to the base of the fence or wall, and to the top of the primary fence enclosure materials.

![Diagram of fence height measurement]

e. Permitted Materials
Permitted fence and wall materials are limited to the following:
   i. Wood
   ii. Wrought iron or other metals simulating wrought iron
   iii. Brick
   iv. Stone
   v. Stucco over masonry
   vi. Solid concrete block simulating stone

f. Prohibited Materials
   i. Chain link construction, with or without inserted slats
   ii. Coated or uncoated metal wire construction, (e.g. poultry fencing) except when used as an enclosure for the authorized keeping of small animals and fowl or as a garden enclosure and not exceeding 36 inches in height.
   iii. Post and rail
   iv. Un-stuccoed concrete masonry block
   v. Un-faced concrete
   vi. PVC or other plastic
   vii. Plywood or asbestos panels
   viii. Fiberglass
ix. Rebar

x. Any fence that includes as part of its construction barbed wire, razor wire or other materials that are liable to snag, tear, cut or otherwise injure anyone coming in contact therewith

xi. Any fence that includes as part of its construction uninsulated electric conductors that may be exposed to human contact

g. Applicability
The requirements of this section do not apply to walls of buildings, portions of retaining walls below grade on one or both sides, or to any fence or wall constructed prior to March 20, 2000, or legally constructed prior to the effective date of the overlay district ordinance.

h. Special Exceptions
Special exceptions to the height requirements of Sections 88-290-08-A, 88-290-08-B and 88-290-08-C may be pursued subject to the procedures of Section 27-11 of City ordinances.

9. Exterior Building Materials
   a. All new construction, additions or alterations to existing structures and any exterior work visible from a public street or alley shall utilize exterior building materials of stone, cast stone, brick, stucco, wood siding and / or shingles. Additions or alterations shall be designed and constructed so that new exterior materials match existing materials that will remain on the original structure after completion of the work.

   b. Subject to the approval of the planning and development director, the following exterior building materials may be considered:
      i. Synthetic materials of substantial quality and weather resistance that faithfully match the natural materials they are designed to resemble.

      ii. Cementitious siding that closely simulates permitted wood materials in finish and dimension.

      iii. Materials based on recycled / environmentally sensitive products that are highly durable and well-integrated into the overall design of the structure of which they are a part.

      iv. Metal or vinyl siding for additions or alterations where matching existing construction is required.

   c. The use of simulated stone veneer or metal building panels is prohibited and will not be considered for variances.
10. Uses
Uses in the WHO District shall be as allowed by section 88-110 of the Zoning and Development Code, table 110-1, with the following exception(s):

a. Special Use Permit. Bed and Breakfast establishments as governed by section 88-320 of the Zoning and Development Code may be allowed subject to the approval of a Special Use Permit in accordance with section 88-525 of the Zoning and Development Code.

b. Prohibited. Short-Term Rentals, as defined by the zoning and development code, or in the absence of such definition, defined as the lease of an entire dwelling unit for less than 30 days where the property owner is not living on the premises during any part of the lease period.

11. Variances
Nothing in this WHO District ordinance shall be construed as prohibiting the right of property owners to seek a variance under section 88-565 of the Zoning and Development Code unless expressly stated herein.

Section B. That the Council finds and declares that before taking any action on the proposed amendment hereinabove, all public notices and hearings required by the Zoning and Development Code have been given and had.

I hereby certify that as required by Chapter 88, Code of Ordinances, the foregoing ordinance was duly advertised and public hearings were held.

________________________________________
Secretary, City Plan Commission

Approved as to form and legality:

[Signature]
Sarah Baxter
Assistant City Attorney

Authenticated as Passed

Sylv James, Mayor

Marilyn Sanders, City Clerk

AUG 03 2017
Date Passed