I. DIRECTORS CORRESPONDENCE

FINANCE
1. Block 4-5 Cash Flow

II. CONSTITUENT CORRESPONDENCE
1. Mental Health Affairs in Lincoln - Beverly Morgan
2. Proposed Ordinance amending Chapter 5.38, opposition - Scott Vyskocil
3. Proposed Ordinance amending Chapter 5.38, opposition - Steve Nelson
   Staff response provided by Councilman Camp
4. Movie in the park - Ray
   Staff response provided by Councilman Camp
5. Recycling labels - Steph Daffer
   Staff response provided by Councilman Camp
Members of the Council,

Attached is a cash flow chart the Councilmember Camp had requested during the pre-council that shows the cash flowing between the different entities based upon the proposed agreements that the Council is considering on Monday for blocks 4 and 5. I know this chart is fairly complex to show all the cash flows, if any of you have questions please let me know and I will try my best to get them answered.

Sincerely,

Brandon

Brandon Kauffman
Finance Director
City of Lincoln, NE
Office: 402-441-7412
Cell: 402-432-3276
Block 4/5 Cash Flow Chart

LHDC

Revenues
- From City of Lincoln Grant $522,000
- TIF Allocation $2,131,809
- Total Revenues $2,653,809

Expenses
- LHDC to WHJPA for land $560,572
- Developer Expenses $13,123,718
- Total Expenses $13,684,290

Canopy Park LLC

Revenues
- TIF Allocation $4,303,840
- Total Revenues $4,303,840

Expenses
- Developer Expenses $29,795,560
- Aid to Park Construction $762,731
- Land Acquisition Costs $1,275,894
- Aid to Construction Garage $1,000,000
- Total Expenses $32,834,185

West Haymarket JPA

Revenues
- City of Lincoln $900,000
- LHDC $560,572
- Canopy Park LLC $1,275,894
- Cotswald Management LLC $97,200
- Total Revenues $2,833,667

Expenses
- Block 4 Streetscape $475,000
- Storm Sewer Replacement $97,200
- Lincoln Parks and Rec Foundation $500,000
- Total Expenses $1,072,200

Net Surplus/Deficit $1,761,467

City of Lincoln *

Revenues
- TIF Revenues $6,435,649
- Canopy Park LLC Garage Aide $1,000,000
- Parking Bond Revenue $13,000,000
- Turn Back Tax $337,412
- TIF Admin Fees $100,000
- Total Revenues $20,873,061

Expenses
- Land Acquisition Fund Costs $1,100,000
- Turn-back tax Fund $337,412
- TIF Administrative Fee General Fund $100,000
- Other Funds $84,588
- TIF Funds LHDC $2,331,809
- TIF Funds Canopy Park LLC $4,303,840
- Parking Fund Garage $13,100,000
- Parking Fund Land Acquisition $900,000
- Total Expenses $22,057,649

JA Woollam Foundation

Revenues
- Donation $1,000,000
- Total Revenues $1,000,000

Expenses
- Total Expenses $97,200

Total Expenses $97,200

Cotswold Management LLC

Revenues
- Equalization Payment $97,200
- Total Expenses $97,200

Parks Foundation

Revenues
- City Land Acquisition Fund $1,000,000
- West Haymarket JPA $500,000
- JA Woollam Foundation $1,000,000
- Total Revenues $2,600,000

Expenses
- Park Development $2,599,999
- West Haymarket JPA $1
- Total Expenses $2,600,000

* Additional funding from non project sources to cover wastewater/stormwater projects are not included in City of Lincoln costs; Chart reflects cash flow due to proposed agreements

B Kauffman 4/25/2019
City Council - Contact
Date: 4/26/2019 12:01:34 PM

name Beverly Morgan
address 9050 Del Rio Dr.
city Lincoln
state NE
zip 68516
eemail dnbmorgann@yahoo.com

comments Which city councilman has the most knowledge, and interest in mental health affairs in the city of Lincoln.
Gentlemen,

I am puzzled from the standpoint that this is getting rushed through the Council. I understand that Carl is trying to make one last impact. However it is wrong that this is not being properly vetted by those that it will affect the most.

I am assuming that numerous groups and organizations (REOMA, AAN, etc.) that could provide reasonable and logical input into this ordinance were not even aware or asked for their input. Instead we seem to be moving forward with an ordinance that will add personnel (3-5 new employees) and costs to an issue that really an issue that can’t be solved with existing resources, ordonnances and laws. This is like killing a fly with a sledge hammer.

I am assuming Landlords will end up having to write tougher applications and leases and ultimately look to figure out to start charging higher deposits or as high as they can go (even if has to be legislatively), potentially making it more difficult for renters.

I would urge the City Council to tap the brakes on this one in order to get some overall input from all sides that this ordinance will impact.

Thank you.
Scott

Scott Vyskocil, CPM
svyskocil@naifma.com
NAI FMA Realty
Direct 402 441 5818
ORDINANCE NO. ______________

AN ORDINANCE amending Chapter 5.38 of the Lincoln Municipal Code relating to Rental Dwellings, Hotels, Motels, and Rooming Houses by amending Section 5.38.010, Definitions, to amend the definition for “Dwelling Unit” to add that the term “unit” shall have the same meaning as Dwelling Unit and to delete the definition for “House or houses”; by adding a new section numbered 5.38.015 entitled “Registration” to require all rental dwellings to be registered with the Building Official; by adding a new section numbered 5.38.016 entitled “Registration Process” to establish the registration process for owners of rental dwellings required to register pursuant to Section 5.38.015; by adding a new section numbered 5.38.017 entitled “Fee and Time for Registration” to require a one-time fee of $15.00 to be submitted with each application for registration for each rental dwelling required to be registered under Section 5.38.015; by adding a new section numbered 5.38.018 entitled “Initial Registrations” to allow houses or dwellings requiring registration under Section 5.38.015 ninety (90) days to register; by amending Sections 5.38.020, 5.38.030, 5.38.040, 5.38.050, 5.38.065, 5.38.070, 5.38.080, 5.38.085, 5.38.090, and 5.38.100 to replace house with rental dwelling; by amending Section 5.38.045 to include that interior inspections shall be conducted under defined circumstances; by amending 5.38.050 to include penalties for failure to pay permit fees; by adding a new section numbered 5.38.055 entitled “Operating Without a Permit” to prohibit operation of unlawful structures; by amending Section 5.38.075 to reference the correct section for means of appeal; by amending Section 5.38.110 to add that the City Law Department is authorized to take such other actions necessary to enforce the penalties for violations; and repealing Sections 5.38.010; 5.38.020; 5.38.030; 5.38.040; 5.38.045; 5.38.050; 5.38.065; 5.38.070; 5.38.075; 5.38.080; 5.38.085; 5.38.090; 5.38.100; and 5.38.110 of the Lincoln Municipal Code as hitherto existing.
BE IT ORDAINED by the City Council of the City of Lincoln, Nebraska:

Section 1. That Section 5.38.010 of the Lincoln Municipal Code be amended to read as follows:

5.38.010 Definitions.

The following words as used in this chapter shall have the following meanings:

Building Official shall mean the Director of Building and Safety or an authorized representative, who is hereby authorized and directed to enforce all the provisions of this chapter.

Code violation shall mean a violation of Lincoln Municipal Code Titles 5, 19, 20, 21, 23, 24, 25, or 27 requiring some corrective action on the part of an owner, local property manager, or tenant as a result of an inspection by the Building Official pursuant to procedures as set forth in Lincoln Municipal Code Titles 5, 19, 20, 21, 23, 24, 25, or 27, hereinafter referred to as “the Codes.”

Complaint Based Inspection shall mean any inspection required as a result of a complaint placed with the Building Official.

Dwelling Unit shall mean any room or group of rooms located in a structure and forming a single habitable unit with permanent facilities which are used or intended to be used for living, sleeping, cooking, eating and sanitation. The term “unit” shall have the same meaning as Dwelling Unit.

House or houses shall mean rooming houses, lodging houses, apartment houses, motels, and hotels and shall include all buildings, structures, or dwellings containing three or more rooms and/or suites of rooms, or both, in which sleeping accommodations are furnished by the owners or operators, or which are suitable for sleeping accommodations furnished by the tenants or guests, which rooms or suites of rooms are held out to the public to be places where such accommodations are furnished or can be installed, and are rented, let, or leased to members of the public. In the
case of apartment houses, a three-unit apartment house with the owner occupying one of the units shall be deemed a house.

**Inspection** shall mean any investigatory review by the Building Official of a rental dwelling or dwelling unit for compliance with the Codes.

**Permit Inspection** shall mean any inspection required as part of the permit issuing process required in Section 5.38.020.

**Preliminary Inspection** shall mean the first or initial inspection in any inspection process.

**Rental Dwelling** shall mean Rooming House, Hotel or Motel, Single-Family Dwelling, Two-Family Dwelling, Multiple Dwelling, or other Dwelling, as defined in Chapter 27.02 that is held out to the general public for rent or lease.

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

Section 2. That Chapter 5.38 of the Lincoln Municipal Code be amended to add a new Section numbered 5.38.015 to read as follows:

**5.38.015 Registration.**

All rental dwellings which are currently being rented or leased or are held out to the general public for rent or lease shall be required to be registered with the Building Official.

Section 3. That Chapter 5.38 of the Lincoln Municipal Code be amended to add a new Section numbered 5.38.016 to read as follows:

**5.38.016 Registration Process.**

The owner of any rental dwelling required to be registered pursuant to Section 5.38.015, shall register said rental dwelling by filing an application on a form and pursuant to a process established by the Building Official. Rental dwellings operating under a permit pursuant to Section 5.38.020 do not require any further action to register and the permit to operate shall serve as the registration.
Each application shall identify the name, address, telephone number, and email address of the owner and, if applicable, a person or company with authority (“representative”) to make decisions on behalf of the owner. Said owner or representative must be located within sixty (60) miles of the rental dwelling.

Section 4. That Chapter 5.38 of the Lincoln Municipal Code be amended to add a new Section numbered 5.38.017 to read as follows:

5.38.017 Fee and Time for Registration.

A one-time fee of fifteen dollars ($15.00) shall be submitted with each application for registration. Each rental dwelling required to be registered under Section 5.38.015 shall be registered within thirty (30) days of purchase, acquisition, issuance of a certificate of occupancy, or condominium conversion thereof. Failure to timely register may result in a late fee of fifty dollars ($50.00) and such other enforcement as may be permitted by this title.

Section 5. That Chapter 5.38 of the Lincoln Municipal Code be amended to add a new Section numbered 5.38.018 to read as follows:

5.38.018 Initial Registrations.

Rental dwellings requiring registration under Section 5.38.015 shall have ninety (90) days from the date of implementation of this Section to register as required herein.

Section 6. That Section 5.38.020 of the Lincoln Municipal Code be amended to read as follows:

5.38.020 Permit Required.

It shall be unlawful for any person to maintain or operate a rental dwelling with three or more units such house or houses without first having procured a permit therefor as hereinafter provided.
Section 7. That Section 5.38.030 of the Lincoln Municipal Code be amended to read as follows:

5.38.030  Application for Permit; Contents.

Any person desiring to maintain or operate such rental dwelling shall make written application for a permit therefor upon forms provided for that purpose by the Building Official, which application shall be filed with said Building Official and shall contain the following information, in addition to such other information as the Building Official may require:

(a) Name and current residence and business address of applicant;

(b) Street address and legal description of premises for which permit is requested;

(c) Complete description of such premises; type of construction, size of building, number and location of rooms to be used or usable for sleeping accommodations and other facilities;

(d) Name and current residence and business address of manager, representative, or person to be in direct charge of said real property who is authorized to transact business for such owner or owners and who is considered as the agent of said owner or owners for the collection of rents for said premises and to receive service of process and all other legal notice;

(e) Total number of lessees, occupants, and renters of each rental dwelling.

Section 8. That Section 5.38.040 of the Lincoln Municipal Code be amended to read as follows:

5.38.040  Compliance with Minimum Standard Housing and Inspection.

(a) Before a permit for a rental dwelling with three or more units any such house is issued, or before any existing permit for any such rental dwelling house is renewed, the Building Official shall inspect or cause an inspection to be made to determine if the premises for which such permit is sought complies in all respects with the provisions of the Codes.
(b) The permit inspection under this section shall only be a physical inspection of a rental dwelling's exterior and common areas, if any, unless otherwise permitted by this section. The permit inspection shall be on a twelve-month schedule, except as follows:

(1) A rental dwelling shall be placed on a twenty-four month inspection schedule under the following conditions:

(i) When a permit inspection results in no code violations; and

(ii) No code violations in the last twelve months prior to inspection.

(iii) All prior fees, court fines, and court costs, if any, pursuant to this section, have been paid in full.

(2) A rental dwelling shall be placed on a six-month inspection schedule upon the occurrence of any one of the following:

(i) For a rental dwelling with 3 to 12 units: two or more different complaint inspections, each resulting in code violations, within any twelve-month period;

(ii) For a rental dwelling with 13 to 24 units: three or more different complaint inspections, each resulting in code violations, within any twelve-month period;

(iii) For a rental dwelling with 25 to 36 units: four or more different complaint inspections, each resulting in code violations, within any twelve-month period;

(iv) For a rental dwelling with more than 36 units: five or more different complaint inspections, each resulting in code violations, within any twelve-month period;

(v) Adjudication by a court of competent jurisdiction of code violations.

(3) A rental dwelling placed on a six-month inspection schedule shall remain on said schedule until it has received two consecutive six-month inspections with no code violations and no complaint-based code violations during that time.
(c) An inspection fee shall be charged in an amount set by the Director, subject to the approval of the Mayor.

(1) For rental dwellings on a six-month inspection schedule: inspection fee is waived for a preliminary complaint-based inspection when no code violations are found.

(2) For rental dwellings on a twelve- or twenty-four month inspection schedule:

   (i) Inspection fee is waived for a preliminary inspection.
   
   (ii) Inspection fee is waived for the first re-inspection when all code violations noted in the preliminary inspection are repaired within the time allowed by the Building Official.
   
   (iii) Fees as required under §5.38.050 shall be payable for each year of the permit.

(3) No permit shall be issued until all inspection fees are paid in full.

(d) Nothing herein in this chapter shall be construed to prohibit an inspection pursuant to a complaint or to prohibit entry of any Building Official at any time when an actual emergency or the possibility for immediate danger to the public safety exists.

Section 9. That Section 5.38.045 of the Lincoln Municipal Code be amended to read as follows:

5.38.045 Interior Inspection.

(a) An interior inspection of one hundred percent (100%) of the rental dwelling’s interior dwelling units and rooming units shall be conducted by the Building Official when the following conditions have been met:

   (1) When one or more units in a rental dwelling with two units has received two or more housing complaints within one year of each other requiring action as directed by the Building Official:
(2) When two or more different units in a rental dwelling house with three to twelve units have received a housing code complaint within a year of each other requiring action as directed by the Building Official.

(3) When three or more different units in a rental dwelling house with 13 to 24 units have received a housing code complaint within a year of each other requiring action as directed by the Building Official.

(4) When four or more different units in a rental dwelling house with 25 or more units have received a housing code complaint within a year of each other requiring action as directed by the Building Official.

(5) When a dwelling unit or rooming unit in a rental dwelling house has become vacant and is not occupied and the unit is available for rent. The owner or agent of the rental dwelling house may contact the Building Official for an interior inspection of the vacant unit at any time after the vacancy has commenced. Said interior inspection of the unit may not be conducted, without cause, until five years after the interior inspection date.

(6) When one unit in separate rental dwellings under common ownership each receive a housing code complaint within a year of each other requiring action as directed by the Building Official:

(7) The person upon whom a duty is placed by this Chapter to comply with the Housing Code for a rental dwelling is convicted in the County or District Courts of Lancaster County, Nebraska of an offense arising out of the Housing Code;

(8) The person upon whom a duty is placed by this Chapter to comply with Housing Code refuses to accept service of notices of violations of Chapters 5.38 or 21.05 of the Lincoln Municipal Code.

(b) After any of the conditions in subsection (a) above have been met, the Building Official
shall provide written notice to the owner or representative in direct charge of said rental dwelling house of the date and time for an interior inspection of all the units or vacant unit(s) as identified pursuant to Section 5.38.045(a)(54). Said written notice shall be properly served if it is delivered by personal service on the owner or representative or by first class mail to the owner or representative at the address provided on the last permit application filed with the Department of Building and Safety or to the last known address.

(c) Once the owner or representative receives notice of the inspection date with the Building Official, and the owner or representative cannot attend the designated time and date of inspection, the owner or representative shall notify the Building Official within five days of the date on the notice and request an alternative time and date of inspection to be set by mutual agreement between the Building Official and the owner or representative.

(d) For purposes of an interior inspection of dwelling units or rooming units, the Building Official shall provide a written notice and consent form to each tenant or occupant of each occupied dwelling unit or rooming unit, informing the tenant or occupant of the inspection and requesting their voluntary consent in providing access and entry to the interior dwelling unit or rooming unit for the permit inspection. The owner or representative shall provide the names of the tenants upon request by the Building Official.

(e) Said written notice and consent form shall be served by the Building Official to each tenant or occupant scheduled for an inspection at least two weeks prior to the inspection date. Said written notice and consent form shall be deemed to be properly served if it is delivered in hand to the tenant or occupant or mailed by first class mail at the place held out by said tenant or occupant as the place for receipt of any communication, or in the absence of such designation, to his last known place of residence. The Building Official shall collect the consent forms.
(f) In all cases where a tenant or occupant has voluntarily consented to access and entry to the dwelling unit or rooming unit for an inspection, pursuant to the consent form, the owner or representative shall provide access and entry to the dwelling unit or rooming unit.

(g) In the event that a tenant or occupant has not voluntarily consented to access and entry to the dwelling unit or rooming unit for an inspection pursuant to this chapter, the Building Official or his designee may apply to a court of competent jurisdiction for a warrant authorizing such an inspection to enforce and determine compliance with the City’s minimum housing code. The owner or representative shall provide access and entry whenever a warrant is issued pursuant to the provisions of this chapter.

(h) It shall be the duty of any authorized official conducting an inspection under this chapter to make such inspections as required between the hours of 8:00 a.m. and 5:00 p.m. on Monday through Friday of each week, excluding holidays, unless otherwise mutually agreed upon by the owner, occupant, or representative in charge and to present to the owner, representative, or occupant proper credentials issued to him or her by the City of Lincoln.

(i) If the owner or representative is not present at the designated inspection time and date, a reinspection fee of thirty dollars ($30.00) may be charged by the Building Official to the owner or representative.

Section 10. That Section 5.38.050 of the Lincoln Municipal Code be amended to read as follows:

5.38.050 Permit Issuance and Fee.

(a) Issuance. If the Building Official is satisfied that the rental dwelling house and the application for permit complies with the requirements of this chapter and other pertinent laws and ordinances and that the fee specified herein has been paid, the Building Official shall issue a permit therefor to the applicant. The issuance or granting of a permit shall not be construed to be a permit...
for, or an approval of, any violation of any of the provisions of this chapter and any other pertinent laws and ordinances.

(b) Fees. A fee for the permit to operate any rental dwelling or rental dwellings regulated by this chapter shall be paid at the office of the Department of Building and Safety as set forth below:

(1) For the first three units in each rental dwelling, counting each unit of the rental dwelling rented, leased, or let as a separate unit, including the owner-occupied unit, $60.00 commencing on April 1, 1999 through April 30, 2009; and $65.00 commencing on May 1, 2009; and

(2) For each additional unit of the rental dwelling rented, leased, or let as a separate unit, $6.00 commencing on April 1, 1999 through April 30, 2009; and $7.00 commencing on May 1, 2009.

(c) Waiver of Fee. The fee required by (b) above shall be waived if the seller and buyer of the property shall have reported the change in ownership to the Building Official within thirty days of the transfer of ownership and a certificate of compliance as hereinafter provided had been issued for the property on the date of the reported change in ownership.

(d) Failure to Pay Fee. In the event the fee for a new or renewed permit is not paid in accordance with subsection (b) herein by the due date or expiration date of a current permit, the owner of the rental dwelling subject to the permit may be granted a thirty (30) day extension for reasonable cause to pay the fee and applicable late fees and penalties. After the due date, expiration date, or any extension thereof, the owner must apply for a new permit, pay fees for a new permit, and all dwelling units listed in the permit application may be inspected, along with common areas and exteriors.
Section 11. That Chapter 5.38 of the Lincoln Municipal Code be amended to add a new
Section numbered 5.38.055 to read as follows:

5.38.055 Operating Without a Permit.

Any rental dwelling that operates without a permit shall be deemed an unlawful structure as
defined in Section 21.05.160, amending Section 108.1.4 of the International Property Maintenance
Code. All unlawful structures shall be vacated and an inspection pursuant to Section 5.38.065
shall be conducted, and housing conditions therein approved, before any unit in the structure may
be inhabited. A Notice to Vacate shall be sent by U.S. Mail or other reasonable means of service
to the owner, management company, if applicable, and the tenants. The Notice to Vacate shall
advise all parties that the structure shall be vacated within sixty (60) days. Failure to vacate may
result in further legal action by the City Law Department to enforce the Notice to Vacate.

Section 12. That Section 5.38.065 of the Lincoln Municipal Code be amended to read as
follows:

5.38.065 Certificate of Compliance at Time of Sale.

(a) General. Every owner of a rental dwelling shall tender to a prospective buyer, at
the time of the transfer of ownership of such rental dwelling, a copy of a valid certificate of
compliance or a notice of deficiencies, which shall include a copy of any notice and order issued
pursuant to the Lincoln Minimum Housing Code or any other applicable law or ordinance, issued
by the Building Official.

(b) Application. The owner of any rental dwelling desiring to sell or transfer the
same shall file an application for a certificate of compliance with the Building Official upon a form
provided for that purpose by the Building Official.

(c) Issuance. The Building Official shall issue a certificate of compliance for a rental
dwelling only after he has inspected such rental dwelling and has found that it complies
in all respects with the Lincoln Minimum Housing Code and all other applicable laws and ordinances. If such rental dwellinghouse is found not to be in compliance with the Lincoln Minimum Housing Code and all other applicable laws and ordinances, the Building Official shall issue a notice of deficiencies.

(d) Validity. A certificate of compliance shall be valid only for ninety days from the date of issuance. A certificate of compliance shall not be deemed a warranty or guarantee that a rental dwellinghouse complies with all provisions of the Lincoln Minimum Housing Code or other applicable laws and ordinances, nor shall the City be held responsible for any violations not noted or discovered by the Building Official during his inspection of the rental dwellinghouse.

(e) Fees. The Building Official is hereby authorized to establish reasonable fees for inspections made pursuant to an application for a certificate of compliance, which fees, before becoming effective, shall be approved by the Mayor.

Section 13. That Section 5.38.070 of the Lincoln Municipal Code be amended to read as follows:

5.38.070 Permit; Revocation or Suspension; Grounds; Notice.

(a) Any permit issued under this chapter may be revoked or suspended for cause at any time by the Building Official for the violation of this or any other related ordinance of the city. Notice of such revocation or suspension shall be served upon said permittee, or upon the manager of such rental dwellinghouse, and notice shall set forth wherein said permittee, or said rental dwellinghouse, fails or has failed to comply with city ordinances.

Section 14. That Section 5.38.075 of the Lincoln Municipal Code be amended to read as follows:

5.38.075 Appeal Procedure.
(a) Any person who is aggrieved by a decision, notice, or order of the Building Official may appeal such decision, notice, or order to the Housing Advisory and Appeals Board in the same manner and with the same procedures as set forth in Section 21.05.210020 of the Lincoln Municipal Code.

(b) Any decision of the Board may be appealed to the District Court of Lancaster County, Nebraska.

(c) Enforcement of any decision, notice, or order of the Building Official issued under this title shall be stayed during the pendency of an appeal therefrom which is properly and timely filed.

Section 15. That Section 5.38.080 of the Lincoln Municipal Code be amended to read as follows:


Upon the sale of a hotel, motel, rooming, lodging, or apartment, the seller and buyer of the property shall report the change in ownership to the Building Official within thirty days of the transfer of ownership. The new owner shall apply for and receive a permit within thirty days of the transfer of ownership to operate said rental dwelling or units with the date of issuance being the date of sale. A delinquent penalty fee shall be charged in the amount of fifty dollars in addition to the regular permit fee to all owners failing to apply for and receive said permit within the thirty days set forth above. The payment of such delinquent penalty fee shall not relieve the new owner from fully complying with the requirements of this title, nor prevent prosecution for violations of this title, nor prevent assessment of penalties provided in this title. A sale of the property on land contract shall be deemed a transfer of ownership under this section and the buyer shall apply for and receive the permit within thirty days of the execution of the contract.
Section 16. That Section 5.38.085 of the Lincoln Municipal Code be amended to read as follows:

**5.38.085 Duty to Provide Tenant Brochure for Rental Dwellings, Apartment House, Rooming and Lodging Houses.**

Upon commencement of any lease of an apartment, rooming or lodging unit to a tenant, the owner or representative of said rental dwelling shall provide the tenant with a brochure, as approved by the Building Official, outlining the tenant’s rights and landlord’s duties under the Nebraska tenant/landlord act and under the City of Lincoln minimum housing code. The brochure will include common housing code requirements, will outline a complaint procedure for alleged code violations and the brochure will note that in accordance with state law an owner or representative cannot retaliate against a complaining tenant.

Section 17. That Section 5.38.090 of the Lincoln Municipal Code be amended to read as follows:

**5.38.090 Bedding and Register Requirement for Motels, Hotels, and Rooming and Lodging Houses.**

Every permittee for a hotel, motel, or rooming house shall provide and keep in such rental dwelling a register for the signing and recording of the names of all persons staying in such rental dwelling. Such register shall at all times be available for inspection by the Building Official. It shall be unlawful for such permittee, officers, agents, or employees to fail or refuse to require any person stopping at such rental dwelling to register; and further, it shall be unlawful for any person accepting or occupying accommodations in such rental dwelling to fail or refuse to sign such register.

All beds, mattresses, pillows, and bed clothing furnished and maintained by a permittee shall at all times be kept clean and be kept free from vermin. All sheets and pillow slips shall be washed
and ironed before they are used by another tenant or guest. This section shall not apply to apartment rental houses.

Section 18. That Section 5.38.100 of the Lincoln Municipal Code be amended to read as follows:

5.38.100 Condition of Premises.

The permittee shall keep such registered rental house and premises in a clean, sanitary, healthful, and safe condition at all times and shall not permit any condition to exist in or upon such premises that shall constitute a fire hazard, and such rental house shall be equipped with suitable and adequate sanitary toilet facilities.

Section 19. That Section 5.38.110 of the Lincoln Municipal Code be amended to read as follows:

5.38.110 Penalty for Violations.

Any person upon whom a duty is placed by the provisions of this chapter who shall fail, neglect, or refuse to perform such duty, or who shall violate any of the provisions of this chapter, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not to exceed $500.00, or be imprisoned in the county jail for a period not to exceed six months, or both, except that each person so convicted shall be fined in a sum of not less than $200.00 for the first offense, not less than $300.00 for a second offense, and not less than $400.00 for the third offense and each offense thereafter. Each day that a violation of this ordinance continues shall constitute a separate and distinct offense and shall be punishable as such. The City Law Department is authorized to take such other actions as may be deemed appropriate to enforce this Chapter.
Section 20. That Sections 5.38.010; 5.38.020; 5.38.030; 5.38.040; 5.38.045; 5.38.050; 5.38.065; 5.38.070; 5.38.075; 5.38.080; 5.38.085; 5.38.090; 5.38.100; and 5.38.110 of the Lincoln Municipal Code as hitherto existing be and the same are hereby repealed.

Section 21. This ordinance shall be published, within fifteen days after the passage hereof, in one issue of a daily or weekly newspaper of general circulation in the City, or posted on the official bulletin board of the City, located on the wall across from the City Clerk’s office at 555 S. 10th Street, in lieu and in place of the foregoing newspaper publication with notice of passage and such posting to be given by publication one time in the official newspaper by the City Clerk. This ordinance shall take effect and be in force from and after its passage and publication or after its posting and notice of such posting given by publication as herein and in the City Charter provided.

Introduced by:

________________________________________

Approved as to Form & Legality:

________________________________________

City Attorney

Approved this ___ day of ____________, 2019:

________________________________________

Mayor
GOAL #1: GET ALL RENTALS INTO THE CITY BUILDING & SAFETY SYSTEM
- Estimate 50,000 rental units in Lincoln. 39,000 of those are 3 units and above already licensed.

1. Rental Registry
   a. All residential rental property would be required to annually provide the contact information of the owner and property manager and related property information
   b. A $15.00 one-time fee for registration would be charged
   c. Apartments with three or more units are already required to have a license and their information and licensing fee are already collected. That would automatically go into the registry with no additional fee.
   d. On-line registration should be set up with the ability for the public to confirm a rental property is registered and/or anonymously report an unregistered rental property.
   e. No additional inspections are required as part of the registry

GOAL #2: INCREASE INSPECTIONS AT PROBLEM PROPERTIES

2. Inspections
   a. Currently, all apartment buildings with three or more units have the exterior and any common areas like hallways, laundry, etc inspected annually.
      39,000 RENTAL UNITS CURRENTLY INSPECTED ANNUALLY
   b. Currently a complete inspection of both exterior and interior is required when an apartment building of three or more units is sold. (Certificate of Compliance)
      9,300 RENTAL UNITS CURRENTLY INSPECTED OVER THE LAST FIVE YEARS
   c. Currently, an interior inspection of an individual unit may occur at any time as a result of a tenant complaint.
      1,000 HOUSING UNITS (BOTH RENTAL AND OWNER-OCCUPIED) COMPLAINTS CURRENTLY INSPECTED ANNUALLY
   d. Currently, an interior inspection of all units may occur if a building of 3-12 units has two or more code violations in separate units within a year of each other. (This threshold increase with building size: 13-24 units requires 3 violations; 25+ requires 4 violations)
   e. ADD FIVE MORE circumstances that authorize additional interior inspections:
      i. When one or more units in Two-Family (Duplex) rental has housing code violation within one year of each other
      ii. # of code violations in units at separate properties within a year across all properties of a single owner;
      iii. Failure to pay required fees or penalties;
      iv. Property owner is convicted of a housing code violation
      v. Property owner refuses service of notice of housing code violations
   f. Clarify the notification process to tenants when interior inspections occur. Owner provides the names of current tenants to ensure proper notice for any interior inspections.
   g. Shorten Timeframes: Explore additional email notification rather than just letter to get things moving quicker. The courts haven’t used email notifications as the sole or primarily notification tool yet. With registry, we can email property owners in addition to official letter notification.
GOAL #3: ENSURE TENANT’S KNOW THEIR RIGHTS AND ARE PROTECTED FROM RETALIATION

3. Tenant education and protection
   a. Make sure tenants know their rights. Landlords are required to give tenant/landlord rights and responsibilities handout when they sign a lease.
   b. Give brochure to Tenant’s when Housing investigates a complaint.
   c. Get Tenant Rights and Responsibilities handout into schools, agencies, and other advocacy groups. Add classes and seminars to help educate the community.
   d. Get Tenant Rights and Responsibilities handout translated into Spanish, Arabic, and other languages for ethnic centers, schools, agencies, and other advocacy groups.
   e. Community Action Partnership has a tenant advocate. What additional support would help?
   f. Explore a dedicated position at Building & Safety to outreach to tenants
   g. ADD language in code violation letters reminding owners retaliation is a violation of state law
   h. Automatic trigger mechanisms help take pressure off tenants for reporting

Tentatively scheduled at City Council for:

- **Introduction on 4/29/19**
- **Public Hearing on 5/6/19 starting at 3:00pm**
- **Vote on 5/13/19**

COMMENTS:

City Council  council@lincoln.ne.gov  (402) 441-7515
Mayor’s Office  mayor@lincoln.ne.gov  (402) 441-7511

QUESTIONS:

Chad Blahak, Director of Building & Safety  cblahak@lincoln.ne.gov
Chris Connolly, Chief Assistant City Attorney  cconnolly@lincoln.ne.gov
Jon Carlson, Aide to Mayor Beutler  jcarlson@lincoln.ne.gov
Steve:

Thanks for your email expressing concerns about the proposed legislation regarding rental apartments, inspections and the effect of expanding inspections when a landlord owns multiple rental buildings.

Several other apartment buildings owners have contacted me and expressed similar concerns.

During our public hearing, I encourage you and other similarly situated apartment building owners to testify and inform my colleagues on the City Council of these unintended consequences.

Best regards,

Jon

Jon A. Camp
Lincoln City Council

-----Original Message-----
From: snelson1@neb.rr.com [mailto:snelson1@neb.rr.com]
Sent: Saturday, April 27, 2019 4:25 PM
To: Jon Camp <jcamp@lincoln.ne.gov>
Subject: Item: 19-52

I'm opposed to Ordinance amending Chapter 5.38 of the Lincoln Municipal Code relating to Rental Dwellings, Hotels, Motels, and Rooming Houses to include rental dwelling registration and increased causes for doing internal inspections of rental dwellings.

First of all, I was not aware we have the same problems here in Lincoln as in Omaha. We have a current program that makes timely inspections of 3 plexes and larger and allows tenants to make complaints that will lead to an actual inspections.

I feel this proposed amendment does nothing to improve the current situation and is just a way appease a small, vocal minority.

Small investors like myself provide quality, affordable housing to the citizens of Lincoln. Actions like this amendment will cause me and many others to get out of the rental business, leaving less affordable housing.

Finally, according the presentation of this bill by Jon Carlson made to the REMOA group this past Thursday, If I have two complaints that require corrective action in one year on any two of my properties, the city will require a interior
inspection of all my units. Why? Many time these defects are caused by tenants and I'm not given any notice of the problem. Please don't let tenants use this new ordinance to retaliate against landlords.

Steve Nelson
4830 Birch Hollow Dr
Lincoln, NE 68516

402-440-8509

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Ray:

Your idea of movie events in the City parks is best reviewed by Lynn Johnson, the Director of Lincoln Parks and Recreation. I have copied Lynn on this email for his reference.

Thank you for your inquiry.

Jon

JON A. CAMP
Lincoln City Council
200 Haymarket Square
808 P Street
P.O. Box 82307
Lincoln, NE 68501-2307

Office: 402.474.1838/402.474.1812
Cell: 402.560.1001
Email: joncamp@lincolnhaymarket.com

From: WebForm [mailto:none@lincoln.ne.gov]
Sent: Sunday, April 28, 2019 4:04 AM
To: Cyndi Lamm <CLamm@lincoln.ne.gov>; Jon Camp <jcamp@lincoln.ne.gov>; Jane Raybould <JRaybould@lincoln.ne.gov>; Carl B. Eskridge <CEskridge@lincoln.ne.gov>; Leirion Gaylor Baird <LGaylorBaird@lincoln.ne.gov>; Roy A. Christensen <RChristensen@lincoln.ne.gov>; Bennie R. Shobe <BShobe@lincoln.ne.gov>
Subject: InterLinc - Contact

City Council - Contact

Date: 4/28/2019 4:03:42 AM

name Ray
address 3310 serenity circle apt 14
city Lincoln
state NE
zip 68516
comments I want to start an entertainment for people in Lincoln, I want to have a movie in the park. A movie with a big area like a building to show a movie, and a sound system for families to meet each other, need to have fire pits for cooking hotdogs, popcorn, marshmallows, and s'mores, cheap like 5 bucks for over 14 and 2 bucks under. Parents can have fun with kids for outdoor entertaining. How can I start this?
Steph

Thanks for the information on labels for various types of bins, whether they be recycling or pure trash for the landfill. I am sharing this information with my Council Colleagues as well as our Parks and Recreation Department.

Best regards,

Jon

JON A. CAMP
Lincoln City Council
200 Haymarket Square
808 P Street
P.O. Box 82307
Lincoln, NE  68501-2307

Office:       402.474.1838/402.474.1812
Cell:            402.560.1001
Email:         joncamp@lincolnhaymarket.com

From: Steph Daffer  [mailto:Steph.Daffer.179035131@p2a.co]
Sent: Sunday, April 28, 2019 3:17 PM
To: Jon Camp <jcamp@lincoln.ne.gov>
Subject: Let's help people everywhere recycle right!

Dear Council Member Camp,

We have a nationwide problem. Labels on recycling bins and residential carts are insanely confusing -- making it impossible for people to recycle correctly, and it wastes money.

There is a nonprofit organization with a solution. Just like standardized traffic signs allow people to drive safely, standardized labels on recycling bins help people to recycle right wherever they are. In turn, recycling becomes economically viable and thrives.

Your constituents want recycling to succeed. We are asking you, our community leader, to begin displaying Recycle Across America’s society-wide standardized labels on recycling bins, carts and dumpsters throughout our community.
There is a problem; there is an inexpensive solution; there is no excuse! This is a national movement with millions of citizens asking community leaders to fix recycling.

Please visit [www.recycleacrossamerica.org](http://www.recycleacrossamerica.org) and contact their team at [outreach@recycleacrossamerica.org](mailto:outreach@recycleacrossamerica.org) to learn how our community can get on board with the standardized label solution.

Let’s fix recycling!

Regards,
Steph Daffer
2430 Tamarin Ridge Rd
Lincoln, NE 68512

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