



CITY OF URBANA NOTICE OF PUBLIC HEARING Monday, September 25, 2006

Notice is hereby given that the final hearing to consider "An Ordinance Adopting A Registration Program For Residential Properties Being Rented Within The City Of Urbana, Illinois" will be held at 7:00 p.m., Monday, September 25, 2006 in the Council Chambers of the Urbana City Building, 400 South Vine Street. The purpose of this public hearing is to receive public comment on the above mentioned ordinance.

Persons with disabilities needing special services or accommodations for this hearing should contact the City of Urbana's Americans with Disabilities

Coordinator at 384-2466 or TDY at 384-2360.

Phyllis D. Clark
City Clerk

City of Urbana Proposed Rental Registration Program **Draft Ordinance**

August <u>24</u>September 21, 2006

ORDINANCE NO.

AN ORDINANCE ADOPTING A REGISTRATION PROGRAM FOR RESIDENTAL PROPERTIES BEING RENTED WITHIN THE CITY OF URBANA, ILLINOIS

WHEREAS, it is the determination of the Urbana-City Council finds that there is a growing number of residential rental properties within the City-of Urbana, and that some many of these properties are in a declining state of maintenance, and that there is a need for an increased pace and scope of systematic inspections by the City of Urbana to improve building safety and property maintenance code compliance; and

WHEREAS, inadequate maintenance directly affects in order to protect the health, life, safety and welfare of the citizens of Urbana and impacts the health and vitality of the surrounding neighborhood and the City as a whole, from quality of life and life safety problems associated with the inadequate maintenance of residential rental units and to maintain the quality of residential rental properties and surrounding neighborhoods it is deemed necessary to establish controls and standards for the rental of residential properties by means of a registration program with certain responsibilities and obligations attending theretoand;

WHEREAS, the City of Urbana promotes the use of community policing efforts and cooperation with property owners and residents to help ensure the safety of the entire community, including residential rental properties, and;

WHEREAS, the regular collection and maintenance of accurate, up-to-date information about residential rental properties and the identification of responsible persons for the property who are easily accessible will assist the City in the systematic inspections of these properties to ensure their safety and compliance with relevant property maintenance codes, and:

WHEREAS, the City Council, after several public hearings and extensive deliberation, concludes that a rental registration program which includes regular inspections of rental properties, is the most reasonable method of insuring suitable housing, safe and viable neighborhoods, and a healthy City,

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF URBANA, ILLINOIS, as follows:

Section 1. Purpose. It is the purpose of the City of Urbana Rental Registration Program as adopted by this Ordinance-adopted herein to assure that rental housing in the City is maintained in a good, safe, decent, and sanitary condition and does not operated so as not ocreate ato cause a nuisance or create blighting conditions to its surroundings. To ensure these conditions and to aid in the enforcement of the Property Maintenance Code, Building Safety Code, Zoning Ordinance, and other relevant provisions of Urbana Code of Ordinances, the Urbana City Council hereby establishes this Rental Housing Registration and Inspection Program for all applicable residential rental units within the City-limits.

<u>Section 2. Scope.</u> This Ordinance applies to any dwelling units and their accessory units that are leased as rental units located within the City of Urbana, with the following exceptions:

- (1) nursing homes, as defined in the Urbana Zoning Ordinance;
- (2) rest homes, hotels and motels, as defined in the Urbana Zoning Ordinance;
- (3) public housing, owned by a governmental agency;
- (4) University Certified housing., and any other units that are not covered by the Property Maintenance Code provisions of the City of Urbana.

<u>Section 3. Definitions.</u> The following words and phrases, when used in this Ordinance, shall have the meanings respectively ascribed to them in this section, except where the context otherwise requires.

<u>Building Official</u> means the acting Director of the Community Development Services Department, or his/her authorized representative.

<u>Property Maintenance Code</u> means any law, ordinance or governmental regulation concerning fitness for habitation, or the construction, maintenance, operation, occupancy, use or appearance of any premises or rental unit, in particular Article IX of Chapter 5 of the City of Urbana Code of Ordinances, as amended.

Duplex means a building with two (2) Rental Units.

<u>Local Agent</u> means one or more persons who reside within Champaign County or an adjoining County who has charge, care, or control of a building in, or part thereof, in which rental units are maintained.

Multi-Family Building means a structure that contains three (3) or more Rental Units. Buildings with one (1) Rental Unit shall be known as Single Family. Buildings with two (2) Rental Units shall be known as Duplexes.

Owner means one (1) or more persons, jointly, severally or in common, or any corporation or organization, in whom is vested all or part of the legal title to property, or all or part of the beneficial ownership of a property held in trust. It shall also include and, other than the rights of tenants, has a right to present use and enjoyment of the premises, including a mortgagee in possession. As used

herein, an organization shall include a corporation, government, governmental subdivision or agency, trust, estate, partnership, association or any other legal or commercial entity.

<u>Rental Property</u> means a structure with one or more residential units which are leased to individuals or families for occupancyone or more structures sharing a common address which contain rental units, designed or used predominantly for continued occupancy of a residential nature; excepting properties as described under Section 2. However, it does not include property excluded in Section 2.

<u>Rental Agreement</u> means all agreements and valid rules and regulations embodying the terms and conditions concerning the use and occupancy of a rental unit and premises.

Rental Unit means one (1) or more rooms in a structure arranged, designed and used as a residence or living quarters by one (1) or more persons who are not its owner(s), and contained within a rental property as defined herein.

Single Family Dwelling means a structure with one (1) rental unit

Section 4. Registration Required. From and after October 15, 2006, After the effective date of this Ordinance, it shall be unlawful for any owner, as defined herein, person, firm, partnership or corporation to operate a rental property without first registering it with the City of Urbana Building Official and henceforth complying with the provisions of this Ordinancethe Rental Registration Program as presented herein, together with other applicable codes and ordinances of the City of Urbana. The registration of rental properties required herein is valid for one year and shall expire on the 14th day of October of the following each year. No owner shall be allowed to register any property if the owner has outstanding fees or fines due and owing to the City., unless violations of this Ordinance are identified as set forth in Section 15 16 of this Ordinance, in which ease, the property shall be categorized as "Class F" pursuant to Section 10 of this Ordinance, and shall not be occupied for rental purposes until said violations are corrected.

<u>Section 5. Application</u>. Applications for registration shall be made in writing or online via the City's website on forms provided by the City and accompanied by the registration fee as established by the Urbana City Council. Such application shall be made at least thirty (30) days prior to the expiration of the registration, and shall specify the following:

- a) Name, address and telephone number of the owner of the rental unit.
- b) Name, address, and telephone number of the owner's agent responsible for the management of the premises of the rental unit.
- c) Legal address of the premises of the rental property.

- d) Number of units in each building within the rental property.
- e) Occupancy as permitted under the Zoning Ordinance, or as specified in the Certificate of Occupancy.
- f) Signed statement of owner and owner's agent indicating that he/she is aware of the City's Building Safety codes and Zoning (occupancy) codes and outlining the legal ramifications for knowingly violating said codes.
- Agreement by the owner and local agent (where applicable) to allow periodic systematic inspection of the rental unit by the Building Official and his/her designees Acknowledge that the rental units covered are subject to inspection as provided herein.

g)

THIS SECTION NEEDS ADDITIONAL CHANGES

<u>Section 6. Registration Renewal.</u> If there are no changes in ownership or agent representation, renewals of the registration may be made by filling out the Registration Renewal form furnished by the City and paying the fee. mailing said form together with the required registration fee to the Building Official, or by completing the registration renewal form and paying the required fee online.

<u>Section 7. Changes in Ownership.</u> Any changes occurring in the ownership of a rental unit shall require the new owner to apply for registration within 30 days of taking ownership. The new owner is not required to pay the registration fee until the current registration period expires. There shall be no charge for registering new owner information.

Section 8. Fees. It is the being the goal of the Urbana-City Council that the Rental Registration and Systematic-Inspection Program be self-supporting, the-Council shall periodically establish a two-tiered schedule of registration fees: 1) for Single-Family Rentals and Duplex Rentals, which shall be applied on a per property basis; and 2) for Multi-Family Rentals, which shall be applied on a per property and per unit basis. The Building Official shall review income from fees and expenses of this systematic inspections and administration of the registration program, and shall-make recommendations to Council on any necessary adjustments in the fee schedule. as part of the annual fee schedule review. Fees shall also be set for registration, failure to register, failure to appear for inspection, misrepresentations on registration forms, and subsequent re-inspections of Rental Properties which fail to meet City Codes. The annual fee for registration shall be increased by the amount of any fines that have been imposed at a particular address pursuant to Section 17—18 of this Ordinance and which remain unpaid at the time of expiration of the term of the registration pursuant to Section 4 of this Ordinance.

<u>Section 9. Inspections.</u> Properties registered under the Rental Registration Program shall be periodically inspected by the City of Urbana pursuant to the following provisions.

a) The Building Official shall establish a schedule of periodic inspections of Multi-Family, Single Family, and Duplex Rental Units to ensure compliance with this ordinance as well as all applicable codes, including but not limited to the Property Maintenance Code, the Building, Fire, and Flood Safety Codes (City Code Chapter 5), and the Urbana Zoning Ordinance and occupation limits set therein.

the property maintenance and building codes contained within Chapter 5 of the City Code and the permitted use and residential occupancy provisions contained within Article 5 of the Urbana Zoning Ordinance.

- b) The inspection schedule for Multi-Family, Single Family, and Duplex Rental Units shall be conducted considering the following factors:
 - (1) By systematic zones throughout the City, as previously established by Administrative Order (see separate published map of Systematic Inspection Zones).
 - (2) As determined by tenant or neighbor complaints about a particular structure or area of rental properties, and/or as indicated by Fire and Police calls or exterior nuisance complaints about a structure or area.
 - (3) With an inspection effort proportionate to the amount of the housing stock represented by each of the three rental housing types: multi-family, single-family, and duplex.
 - (4) As determined by the inspection class assigned to a particular building, pursuant to Section 10 of this Ordinance.
 - (5) As indicated by the overall condition of the neighborhood in which the property is located.
 - (4)(6) As determined by the frequency of prior inspections and date of most recent inspection of the property.
 - c) Notice of Inspection and Right to Refuse.
 - (1) Notice of periodic inspections of rental units, pursuant to this Section, shall be given in writing to each owner and each tenant of such rental unit, a minimum of seventy-two (72) hours prior to the inspection. Such notice shall be presumed to have been received as of the time it was served personally on such person, or if mailed by first class U.S. Mail seven (7) days prior to the inspection, it will be presumed to have been received at least seventy-two (72) hours prior to the inspection. In such notice, the tenants may be addressed as "occupants" and one such notice mailed to the address of the rental units, shall be regarded as notice to all tenants. Notice to the owner, if mailed, shall be addressed to such owner at the address to which the last general real estate taxes was mailed.

- (2) The notice shall advise that objections to such inspection may be lodged by telephone, fax, or e-mail or in person.
- (3) If any owner or any occupant objects to the periodic inspection, no inspection of the rental unit shall be undertaken without an administrative search warrant issued by a Court of competent jurisdiction, setting forth the general scope of the inspection.
- (4) The notice and warrant requirements of this sub-section do not apply to inspections conducted pursuant to other parts of the City Code. e) Each occupant of a rental unit shall give the Owner or the Owner's Agent access to any part of such rental unit at reasonable times 24 hours after being notified (as defined in Sec. 12.5-15(a) of Ord. No. 9394-58, § 1, 1-18-94) for the purpose of effecting inspection, maintenance, repairs, or alterations as are necessary to comply with the provisions of this ordinance. If any owner, owner's agent or tenant of a rental unit fails or refuses to permit entry to the rental unit under his/her control for an inspection pursuant to this ordinance the Building Official may seek a Court Order authorizing such inspection. If inspections of rental unit are not allowed within reasonable time pursuant to this section as determined by the Building Official, then the property may be deemed to be in violation of this Ordinance and the building or unit in question may not be occupied.

<u>Section 10.</u> Assignment of Classifications. Upon completion of a property's inspection, the property will be classified as follows. Property will be considered for reclassification at each subsequent inspection. An inspection may not be necessary for designation as Class F. e)

- a) CLASS A Building has no violations of applicable City Codes. Building inspected as lower priority on regular cycle thereafter.
- b) CLASS B Building has minor violations of applicable City Codes and the violations do not pose an immediate threat of danger to the life, health and safety of the occupants of the building. Building inspected on regular cycle thereafter.
- c) CLASS C Building has major or minor violations of applicable City Codes that are numerous in excess of ten in number and/or that affect the overall livability of the building, but do not pose a threat of danger to the life, health or safety of the occupants of the building. Building may be inspected as frequently as every year thereafter.
- d) CLASS D Building has eritical violations and is either unsafe, contains unsafe equipment, is unfit for human occupancy or is unlawful. Pursuant to the

Property Maintenance Code, the Building Official may disallow occupancy of all or a portion of the building until Code violations are corrected. Building may be placed on published list of "Class D" properties. Once codes are attained, building may be inspected every year thereafter, or more frequently if deemed necessary by the Building Official.

- e) CLASS E New construction within past 24 months. First inspection will occur on the next inspection cycle as lowest priority.
- e) CLASS F- Building is not in compliance with the Rental Registration Program pursuant to one or more of the violations specified in Section 15 of this Ordinance and may not be occupied for rental.
- f) CLASS N New construction within past 24 months. First inspection will occur on the next inspection cycle as lowest priority.

Section 11. Local Agent Required. If the owner of any rental unit covered under this ordinance does not reside-within Champaign County or an adjoining county within seventy-five-sixty miles of the rental unit, and is not able to be contacted, or is not able to be contacted on a 24-hour basis, the owner shall provide the City with the name, address, and phone number of his/her local agent who resides within Champaign County or an adjoining County and is available to respond reasonably in the event of an emergency on a 24-hour basis.

Section 12. Deadlines for Compliance with Code Violations. Correction of all Code Violations pursuant to an inspection conducted in response to a tenant complaint or as part of the systematic inspection by City Inspectors of rental properties shall follow the time lines established by Administrative Order or as adopted as a part of the Urbana Property Maintenance Code, as amended. The Ttime lines for violations will be established by the Building Official or his/her designee in compliance with the Administrative Order and the Property Maintenance Code and shall consider the following factors:

- a) Whether the violation is pursuant to a tenant complaint or as part of a systematic inspection. Correction of tenant complaints shall be completed as soon as practicable and in no case longer later than within 30 days, unless a bona fide extension has been granted by the Building Official or his/her designee.
- b) Whether the violation poses a life safety threat to tenants, in which case the violation must be corrected within one to three days, at the discretion of the Building Official or his/her designee, and occupancy of the unit may be disallowed by the Building Official or his/her designee. If the violation is not corrected within the established timeframe, occupancy of the unit will be disallowed. Said violations include, but are not limited to:
 - (1) No or dangerously malfunctioning utilities
 - (2) Insufficient heat

- (3) Fire exits blocked or locked
- (4) Severe overall deterioration of the property
- (5) Serious structural problems that could endanger life
- (6) Unsanitary conditions which pose an imminent, direct health hazard
- c) Whether the violation poses a livability concern for tenants, in which case said violations shall be corrected within a time period of one to five days, at the discretion of the Building Official or his/her designee. Such violations include but are not limited to:
 - (1) Security locks on windows or doors
 - (2) Broken door frame or door or window that compromises security of the Rental Unit
 - (3) Lack of hot water
 - (4) Inoperable water closet
 - (5) Inoperable smoke detectors
 - (6) Inoperable oven/range or refrigerator
 - (7) Burned out or inoperable lights in hallways, stairwells, or entryways
- d) Whether the violations involve routine maintenance, such as leaking faucets, water closet, hot water heater, or pipes; broken window glass; windows that do not open or close properly; missing or torn screens; and missing covers for electrical outlets or switches. Such corrections shall be completed within 30 days, unless a bona fide extension has been granted by the Building Official or his/her designee.
- e) Multiple timelines may be assigned pursuant to any one inspection, so that those items that require correction in a shorter period of time shall be corrected while the owner is allowed additional time to correct less urgent violations.
- f) The Building Official, at his/her discretion, may issue a second notice of violations prior to directing the City Attorney to file a complaint against the property owner pursuant to the enforcement provisions of the Property Maintenance Code.
- g) Enforcement of the Property Maintenance Ordinance shall be as established in Chapter 5 of the Urbana Code of Ordinances, as amended.

THIS SECTION WILL BE DELETED, UNDERGO CHANGE, AND BE ADDED TO THE PROPERTY MAINTENANCE CODE. IT WILL THEN BE REFERENCED IN THIS ORDINANCE.

<u>Section 13. Safety and Security.</u> To ensure the safety of all residents of rental properties in the City of Urbana, every Owner of Single Family, Duplex or Multi-Family housing shall:

a) Establish a building and unit security plan, including a key tracking system. and issuance of non-duplicable keys to tenants. If such a system is not established to the satisfaction of the Building Official and/or Police Chief, or if security complaints are received, all applicable locks shall be changed or switched

when possession of a Rental Unit changes. To assist in compliance, the City shall provide sample security plans upon request.

- b) Restrict regular access to building and unit keys to occupied Rental Units to the Owner or the Owner's Agent. Keys may be issued to vendors and contractors for the purpose of maintenance and repair, but in such cases the Owner or Owner's Agent shall take responsibility for the tracking and prompt return of such keys in order to protect the safety and security of tenants. If keys are lost in the course of maintenance and repair activities, the Owner shall promptly change locks at his/her own expense.
- c) Cooperate with the City and itsUrbana Police Department in addressing to address continuing safety issues and crime problems that occur at any of the Owner's rental propertyies. This cooperation shall take the form of at least one meeting with City officials and, if necessary, an inspection of the property to review security and crime issues for formulation of remedies. The resulting security plan may include, but is not limited to, a review of access and security issues, lighting, access to common areas, crime prevention through environmental design (CPTED), neighborhood watch programs, graffiti removal, No Trespass Notices, lease clauses, and such other measures which are appropriate to the individual property and the type of problems at issue. If an owner refuses to cooperate with the City and take reasonable steps to remedy identified problems, such lack of cooperation shall constitute a violation of this Ordinance.

Such cooperation shall include:

- (1) Incorporation of a clause in every Rental Agreement prohibiting unlawful behavior on the premises and stipulating that a tenant may be evicted for unlawful behavior by the tenant or unlawful behavior by the tenant's invited guests on the premises.
- (2) Incorporation of a clause in every Rental Agreement prohibiting willful destruction of property by the tenant or tenant's invited guests and stipulating that a tenant may be evicted for willful destruction of property by the tenant or tenant's invited guests.
- (3) Preparation of a security plan and incorporation of crime prevention measures pursuant to this plan, as may be required by the Urbana Police Chief.
- e) d) Every Owner or Local Agent of a Multi-Family Building containing 20 or more units shall attend a city-sponsored training about crime prevention at rental properties. Said training shall be conducted on an as-needed basis by the Urbana Police Department and other relevant City staff.
 - —d) e) The Urbana Police Department and Community Development Services Department shall compile and provide educational materials to assist Owners and tenants with safety and security concerns. Such materials may

include assistance with sample—developing security plans, model leases, crime prevention information, emergency contact information, etc.

THIS SECTION INCORPORATES OLD SECTION 14 PROVISIONS.

ADDITIONAL CHANGES ARE CONTEMPLATED. Section 14. Problem

Properties. Properties with significant safety concerns and police activity may be required to provide additional security measures by the Urbana Police Chief.

Such measures may include:

- (1) Preparation of a security plan and incorporation of crime prevention measures pursuant to this plan, as may be required by the Urbana Police Chief.
- (2) Incorporation of a clause in Rental Agreements prohibiting unlawful behavior on the premises and stipulating that a tenant may be evicted for unlawful behavior by the tenant or unlawful behavior by the tenant's invited guests on the premises.
- (3) Incorporation of a clause in every Rental Agreement prohibiting willful destruction of property by the tenant or tenant's invited guests and stipulating that a tenant may be evicted for willful destruction of property by the tenant or tenant's invited guests.
- (4) Application of no trespass orders as appropriate for the safety of residents.

<u>Section 141514.</u> Occupancy of Rental Units. Occupancy of residential rental properties shall be restricted and monitored as follows:

- a) Every Owner of a Rental Unit consisting of the following dwelling unit types: single family, duplex, common lot line, multiple-family, mobile home or loft (as defined in Section II-3 of the Urbana Zoning Ordinance), subject to this Ordinance, shall inform the tenants, before entering into a Rental Agreement, that no more than one household (as defined in Section II-3 of the Urbana Zoning Ordinance) and three (3) additional unrelated persons (as set forth in Section V-11 of the Urbana Zoning Ordinance) may legally occupy the Rental Unit and shall:
 - (1) Execute a Rental Agreement Addendum, consistent with the form and content to be provided by the City, clearly stating the legal occupancy limit for the Rental Unit, the Owner's agreement that the Rental Unit has not been offered to be occupied by more than the legal occupancy limit, and the tenants' agreement to allow no more than the occupancy limit to occupy the Rental Unit. The Addendum shall be signed by the Owner or Owner's Agent and all tenants who will occupy the Rental Unit.
 - (2) Include as part of the Rental Agreement addendum the relationships of any tenants to each other, excluding children if the number of tenants excluding children exceeds four (4).

- (3) Provide a copy of the Rental Agreement Addendum to the Building Official, upon request.
- b) Rental Units consisting of the following dwelling unit types: single family extended group occupancy, duplex extended group occupancy, community living facility, dormitory, home for adjustment, hotel or motel, nursing home, home for the aged, and bed and breakfast (as defined in Section II-3 of the Urbana Zoning Ordinance), shall be occupied by no more than the maximum occupancy limit specified on the Certificate of Occupancy, as determined by the Building Official.
- c) Rental Units consisting of a boarding house or rooming house, as defined in Section II-3 of the Urbana Zoning Ordinance, shall be occupied at any given time by no more than 15 persons, related or unrelated, or fewer as specified in the Certificate of Occupancy, as determined by the Building Official. Properties so designated shall be leased on a per person basis.
- d) Said The above requirements shall not limit the Owner from restricting occupancy to a lesser level than that defined above.

THIS SECTION WILL UNDERGO ADDITIONAL CHANGES & EDITING.

<u>Section 15-16</u>15. <u>Violations.</u> Violations of the Rental Registration Program are identified and addressed as follows.

- a) Violations Specified. Violations of the Rental Registration Program provisions may include the following and may result in levying of fines set forth in Section-17 18 16 of this Ordinance, and/or as separately applied if pursuant to violations of other applicable codes and ordinances of the City of Urbana, and may result in the denial of the ability to operate the property for rental under the terms of this Rental Registration Program.
 - 1)1) Failure to Register. If the Owner of property that is subject to this program fails to register said property after up to three attempts at notification have been issued by the City, said property shall be determined to be in violation of this Ordinance and it shall be unlawful to occupy the property as a rental property.
 - 2)2) False Information on Application. The Owner of the property provides false information on an application that affects the health, safety and welfare of the residents and/or which substantially interferes with the ability of the City to properly enforce this Ordinance.
 - 3)3) Failure to Renew. If the Owner of the property fails to renew registration of a property after up to three attempts at notification have been issued by the City, said property shall be determined to be in violation of this Ordinance and it shall be unlawful to occupy the property as a rental property.

- 4)4) Failure to Notify the City of Pertinent Changes. The Owner of the property fails to notify the City of changes on the application which changes may affect the health, safety, and welfare of the residents and/or which substantially interferes with the ability of the City to properly enforce this Ordinance.
- 5)5) Failure to Pay Fees pursuant to Section 8 of this Ordinance, said fees to be adopted from time to time by the City Council of the City of Urbana.
- 6)Failure to Allow Inspection pursuant to the Building Safety and Property

 Maintenance Codes of the City of Urbana and to Section 9 of this Ordinance.
- 7)Failure to Make Corrections pursuant to the Building Safety and Property
 Maintenance Codes of the City of Urbana and to Section 12 of this Ordinance.
- 9) Failure to Observe Safety and Security Measures pursuant to the Building Safety and Property Maintenance Codes of the City of Urbana and as specified by Sections 13 and 14 of this Ordinance.

Failure to include crime reduction provisions in Rental Agreements as specified in Section 13(c) of this Ordinance.

- 6 9)—Failure to abide by Occupancy Limits pursuant to the Zoning Ordinance of the City of Urbana and to the requirements of Section 14 1514 of this Ordinance.
- 10)7) Failure to enact a Rental Agreement Addendum pertaining to Occupancy in certain instances as required by Section 14-1514 of this Ordinance.
- -Failure to remove from a Rental Agreement any prohibited provisions as specified in Chapter 12.5-10 of the Urbana City Code (Ord. No. 9394-58 § 1,4, 1-18-94).
- 9) 12) Failure to Pay Fines, pursuant to Sections 8 and 17 18 of this Ordinance.
- 13) Failure to abide by other applicable provisions of the Urbana Zoning Ordinance, noise ordinances, animal control ordinances, nuisance provisions or the Illinois criminal code that materially and detrimentally affect the health, safety and welfare of the residents of the property and its surroundings.
- b) Publication of Class Listings and Violations. As a public education service and incentive for improved compliance, the City of Urbana shall periodically publish a list of properties receiving a "Class D" or "Class F" pursuant to Section 10 of this Ordinance. Such listings shall be considered to be information available to the public upon request. Listings of pertinent violations for the "Class D" or "Class F" properties shall similarly be provided to the public upon request.

Section 16 17. Appeals. Within 30 days of receiving notice of violations of the provisions of this Ordinance by the Building Official, including designation of Class pursuant to Section 10 of this Ordinance, the rental property Owner or his/her Local Agent may appeal to the Property Maintenance Code Board of Appeals of the City of Urbana for reconsideration. Appeals must be submitted in writing on forms to be provided by the City of Urbana. An appeal fee shall be submitted as set forth in the Schedule of Fees of the City of Urbana. The Property Maintenance Board of Appeals shall hold a hearing and may issue findings and recommendations regarding the violations and/or classification of the subject property. Separate Appeals provisions and procedures are necessary for

violations of other Ordinances of the City of Urbana, including the Zoning Ordinance, violations of which may be appealed to the Urbana Zoning Board of Appeals, and the Building Safety Code, appeals of which may be presented to the Building Safety Code Board of Appeals. Appeals of the Property Maintenance Code of the City of Urbana are heard by the Property Maintenance Code Board of Appeals.

THIS SECTION WILL UNDERGO ADDITIONAL CHANGES.

Section <u>17-18</u>16. Fines for Non-Compliance. Notwithstanding fines that may be applied pursuant to violations of other Ordinances of the City of Urbana, a minimum fine of \$300 shall be imposed for any of the violations identified in Section <u>15-16-15</u> of this Ordinance. If after receiving notice of a violation and fine, the violation continues for more than 14 days after any deadline which may be identified for correction, an additional minimum fine of \$600 will be imposed and the violation will be prosecuted by the City Legal Department.

THIS SECTION WILL UNDERGO ADDITIONAL CHANGES.

Section 17. Appeals. Within 30 days of receiving notice of violations of the provisions of this Ordinance by the Building Official, including designation of Class pursuant to Section 10 of this Ordinance, the rental property Owner or his/her Local Agent may appeal to the Property Maintenance Code Board of Appeals of the City of Urbana for reconsideration. Appeals must be submitted in writing on forms to be provided by the City of Urbana. An appeal fee shall be submitted as set forth in the Schedule of Fees of the City of Urbana. The Property Maintenance Board of Appeals shall hold a hearing and may issue findings and recommendations regarding the violations and/or classification of the subject property. Separate Appeals provisions and procedures are necessary for violations of other Ordinances of the City of Urbana, including the Zoning Ordinance, violations of which may be appealed to the Urbana Zoning Board of Appeals, and the Building Safety Code, appeals of which may be presented to the Building Safety Code Board of Appeals. Appeals of the Property Maintenance Code of the City of Urbana are heard by the Property Maintenance Code Board of Appeals.

ADDITIONAL CHANGES RECOMMENDED.

<u>Section 18-1918. Severability.</u> If any section, provision, or part of this Ordinance is held invalid or unconstitutional by a court of competent jurisdiction, the remainder of this ordinance shall remain in full force and effect and the application thereof to other persons, entities, or circumstances shall not be affected thereby.

Section 19.	Effective Date.	This Ordinance shall be	ecome effective	thirty (30) days	after
it is passed	by the City Cour	ncil and signed into law.			

PASSED by the City Council this	day of	, 2006.
AYES:		
NAYS:		
ABSTAINS:		
	Phyllis D. Clark, City Clerk	
APPROVED by the Mayor this	_ day of	_, 2006.
	Laurel Lunt Prussing, Mayor	

CERTIFICATE OF PUBLICATION IN PAMPHLET FORM

I, Phyllis D. Clark, certify that I am the duly elected and
acting Municipal Clerk of the City of Urbana, Champaign
County, Illinois.
I certify that on the day of, 2006, the
corporate authorities of the City of Urbana passed and
approved Ordinance No, entitled: "AN
ORDINANCE ADOPTING A REGISTRATION PROGRAM FOR RESIDENTAL
PROPERTIES BEING RENTED WITHIN THE CITY OF URBANA,
ILLINOIS, which provided by its terms that it should be
published in pamphlet form. The pamphlet form of Ordinance
No was prepared, and a copy of such Ordinance was
posted in the Urbana City Building commencing on the
day of, 2006, and continuing
for at least ten (10) days thereafter. Copies of such
Ordinance were also available for public inspection upon
request at the Office of the City Clerk.
DATED at Urbana, Illinois, this day of
, 2006.