CITY OF SOUTHGATE CAMPBELL COUNTY, KENTUCKY ORDINANCE NO. 12-04

AN ORDINANCE ESTABLISHING REGISTRATION PROCEDURES FOR CERTAIN VACANT PROPERTY LOCATED IN THE CITY OF SOUTHGATE, KENTUCKY.

WHEREAS, economic factors have caused there to exist in the City of Southgate a number of vacant residential properties; and

WHEREAS, in many instances, owners, lenders and lien holders fail to adequately secure vacant residential buildings and to maintain the properties on which such buildings exist; and

WHEREAS, the failure of owners, lenders and lien holders to secure vacant residential buildings and to maintain the properties on which such buildings exist has led to instances of deteriorating properties and blight; and

WHEREAS, vacant residential properties can also cause the value of nearby properties to depreciate and discourage potential buyers from purchasing nearby properties; and

WHEREAS, City officials are hampered in their efforts to enforce municipal codes and ordinances without information regarding the current status and ownership of vacant residential real property; and

WHEREAS, vacant residential property necessitates expensive and disproportionate expenditures of public funds for preservation of the property, prevention of crime, and maintenance of adequate police, fire, and accident protection; and

WHEREAS, it is in the best interest of the citizens of the City of Southgate to ensure sufficient information is made available to City officials to assure effective maintenance and preservation of vacant residential property; and

WHEREAS, the Southgate City Council has the power to protect citizens and neighborhoods from the aforementioned problems associated with abandoned properties;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY OF SOUTHGATE, CAMPBELL COUNTY. KENTUCKY. AS FOLLOWS:

SECTION I

That Chapter 156 of the City of Southgate Code of Ordinances is hereby created as follows:

CHAPTER 156: VACANT RESIDENTIAL REAL PROPERTY REGISTRATION

156.01 PURPOSE.

registration ar	e purpose and intent of this chapter to establish a vacant residential property and maintenance program as a mechanism to protect neighborhoods and minimize rsons and property because of the vacancy.	
156.02	DEFINITIONS.	
	ses of this Chapter, the following definitions shall apply unless the context clearly quires a different meaning.	
association, o	ITOR. A federal or state chartered bank, savings bank, savings and loan recedit union, and any entity acting on behalf of the creditor named in the debtuding, but not limited to, servicers.	
conditions pre conditions incl mail, or trash,	NCE OF VACANCY. Any condition that on its own, or combined with other sent, would lead a reasonable person to believe that the property is vacant. Such ude but are not limited to overgrown or dead vegetation, accumulation of flyers, disconnected utilities, the absence of window coverings or furniture, and neighbors, delivery persons, or government employees.	
RESID	ENTIAL REAL PROPERTY. Real property within the City with one to four	
VACANT. Having no legal resident or tenant.		
156.03	REGISTRATION.	
(A)	Prior to filing a complaint of foreclosure or executing a deed in lieu of foreclosure on a residential real property located within the City, a creditor shall inspect the residential real property to determine whether it is vacant. If the property is vacant, the creditor shall, on the same day the complaint of foreclosure is filed or the deed in lieu of foreclosure is executed, register the property as a vacant residential property with the City Clerk for the purpose of minimizing hazards to persons and property because of the vacancy. Registration shall be made upon	
<u>a</u> 	form provided by the City and must be accompanied by the fee set forth in (D).	
(B)	After filing the complaint of foreclosure or executing a deed in lieu of foreclosure, a creditor must periodically inspect the property for evidence of vacancy. If a residential real property becomes vacant at any time after a creditor files a complaint of foreclosure or executes a deed in lieu of foreclosure, the creditor shall, within ten business days after obtaining knowledge of the vacancy, register the property as a vacant residential property with the City Clerk and pay the fee set forth in (D).	
(C)	Registration of a residential real property as vacant shall include the address of the property and the name and contact information of a person located within the Commonwealth of Kentucky who is authorized to accept service of process on behalf of the creditor.	

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(D)	In addition to the civil fines set forth in (C), any creditor who violates any
	provision of this Chapter more than once within a 12-month period may be
	assessed additional civil penalties of \$200 per day per violation to a maximum of
	\$5,000 per citation.
(E)	The City shall possess a lien on property for all fines, penalties, charges,
	attorneys' fees, abatement costs if the City has incurred them, and all other
	reasonable costs associated with enforcing this Chapter, including the costs of
,	placing a lien on a parcel of real property pursuant to this provision. The lien
	shall take precedence over all other subsequent liens, except state, county,
school,	
	and city taxes, and may be enforced by judicial proceedings.

SECTION II

All ordinances or parts of ordinances that are in conflict with this Ordinance are hereby repealed to the extent of the conflict.

SECTION III

This Ordinance shall be signed by the Mayor, attested by the City Clerk, recorded, published and shall be in effect at the earliest time provided by law.

PASSED by the City Council of the City of Southgate, Campbell County, Kentucky, assembled in regular session.

CITY OF SOUTHGATE, KENTUCKY

Jim Hamberg, Mayor

ATTEST:

Jody Anderson, City Clerk

First Reading: Second Reading: 3/7/2012 3/21/2012 3/29/12

Published: