

Paris City Commission
525 High Street
Paris, KY 40361
Meeting Minutes
September 10, 2019

The Paris City Commission met in special session in the City Commission Chambers at 6:00 p.m. on Tuesday, September 10, 2019.

Mayor, John Plummer called the meeting to order and the Pledge of Allegiance was recited.

City Clerk, Stephanie Settles conducted roll call.

Present: Mayor, John Plummer; Commissioner, Wallis Brooks; Commissioner, Stan Galbraith; Commissioner, Anna Allen-Edwards.

Absent: Commissioner, Matt Perraut

Others in Attendance City Manager, Daron Jordan, Assistant City Manager, Mike Withrow, Attorney, Bryan Beaman.

Upon determining a quorum was present for the transaction of business, City Manager Daron Jordan, proceeded to conduct the meeting.

Public Comment

No one signed up to speak.

Approve Minutes

Motion by Brooks, seconded by Allen-Edwards, approving the minutes of August 27, 2019 regular meeting. Motion carried by roll call vote of 4-0 with Allen-Edwards, Galbraith, Brooks, and Plummer voting Aye.

Old Business

Second Reading of an Ordinance awarding a cable franchise was not read and moved to the next regular scheduled meeting.

Motion by Galbraith, seconded by Brooks approving an Ordinance relating to the use of golf carts on certain streets. Motion carried by roll call vote of 4-0 with Allen-Edwards, Galbraith, Brooks, and Plummer voting Aye.

CITY OF PARIS, KENTUCKY
ORDINANCE NO. 2019-12

AN ORDINANCE RELATING TO THE USE OF GOLF CARTS ON CERTAIN STREETS

WHEREAS, KRS 189.286 was recently amended by the Kentucky General Assembly which required additional safety measures for the use of golf carts on certain city streets;

WHEREAS, the City has previously adopted Ordinance No. 2011-4 to regulate the operation of a golf cart on any public roadway under its jurisdiction that lies within five (5) road miles of an entrance to a golf course if the City adopts an ordinance specifying each roadway that is open for golf cart use and with amendments to Kentucky law by the General Assembly the Board of Commissioners must adopt these additional requirements;

NOW THEREFORE BE IT ORDAINED BY THE CITY OF PARIS CITY COMMISSION THAT FOLLOWING PROVISIONS OF THE PARIS CODE OF ORDINANCES BE REVISED AS FOLLOWS:

§ 40.900 DEFINITIONS

As used in this article, the term "GOLF CART" means any self-propelled vehicle that:

- (A) Is designed for the transportation of players or maintaining equipment on a golf course, while engaged in the playing of golf, supervising the play of golf, or maintaining the condition of the grounds on a golf course;
- (B) Has a minimum of four (4) wheels;
- (C) Is designed to operate at a speed of not more than thirty-five (35) miles per hour;
- (D) Is designed to carry not more than six (6) persons, including the driver;
- (E) Has a maximum gross vehicle weight of two thousand five hundred (2,500) pounds;
- (F) Has a maximum rated payload capacity of one thousand two hundred (1,200) pounds; and
- (G) **Is equipped with the following:**
 - (1) Headlamps;**
 - (2) Tail lamps;**
 - (3) Stop lamps;**

- (4) Front and rear turn signals;
- (5) One (1) red reflex reflector on each side as far to the rear as practicable, and one (1) red reflex reflector on the rear;
- (6) An exterior mirror mounted on the driver's side of the vehicle and either an exterior mirror mounted on the passenger's side of the vehicle or an interior mirror;
- (7) A parking brake;
- (8) For each designated seating position, a seatbelt assembly that conforms to the federal motor vehicle safety standard provided in 4 49 C.F.R. sec. 571.209; and
- (9) A horn that meets the requirements of KRS 189.080

~~Meets the federal motor vehicle safety standards for low speed vehicles set forth in 49 C.F.R. sec. 571.500.~~

§ 40.901 STREETS DESIGNATED FOR GOLF CART USE.

In compliance with § 40.902, golf carts may be operated on any roadway in the City of Paris whose speed limits are twenty-five (25) miles per hour or less, excepting any roadway maintained by the Commonwealth of Kentucky Transportation Cabinet and those portions of any other roadways that cross a state-maintained highway on which the Kentucky Transportation Cabinet has determined that the prohibition of the use of golf carts is necessary in the interest of public safety. ~~designated city streets whose speed limits are less than thirty five (35) miles per hour and the streets prohibited for golf cart use and the streets designated by the city for golf cart use listed on Appendix A attached to Ordinance No. 2011-4 and incorporated herein and shown on a map that is in the possession of the City Clerk and available for inspection at regular hours of operation of the Office of the City Clerk. Note: the foregoing designated city streets are subject to change by amendment to this article, pursuant to applicable law.~~

§ 40.902 REQUIREMENTS FOR OPERATION.

In order to be operated on such designated city streets, a golf cart shall:

- (A) Meet all the requirements for a golf cart defined in KRS 189.286(1)(a), as may be amended;
- (B) Be issued a permit for the golf cart by the city at a cost of ten dollars (\$10.00) per golf cart permit application;
- (C) Display a sticker or permit that identifies that the golf cart is allowed to be operated on specific roadways within the city;
- (D) Be inspected by a certified inspector designated by the Bourbon County Sheriff's office and certified through the Department of Vehicle Regulation to ensure that the golf cart complies with the requirements of this section. The inspection fee under this subsection shall not exceed five dollars (\$5.00) if the inspection occurs at the sheriff's office with an additional fee not to exceed ten dollars (\$10.00) per trip charged if it becomes necessary for the certified inspector to travel to the site of the golf cart rather than having the golf cart brought to the sheriff's office;
- (E) The golf cart displays a slow-moving vehicle emblem in compliance with KRS 189.820;
- (F) Be insured in compliance with KRS 304.39-080 by the owner or operator, and the proof of insurance shall be inside the golf cart at all times of operation on a public roadway;
- (G) Be operated only between sunrise and sunset; and
- (H) Be operated by a person with a valid operator's license in his or her possession.

§ 40.903 OPERATING SUBJECT TO TRAFFIC REGULATIONS.

Any person operating a golf cart ~~on a public roadway~~ under the provisions of this article shall be subject to the traffic regulations of KRS Chapter 189 and any other state law.

§ 40.904 EXEMPTIONS.

A golf cart operating ~~on a public roadway~~ under the provisions of this article is not considered to be a motor vehicle and is exempt from:

- (A) Title requirements of KRS 186.020;
- (B) Vehicle registration requirements of KRS 186.050; and
- (C) Emissions compliance certificates pursuant to KRS 224.20-720.

§ 40.905 APPLICABILITY OF GOLF CARTS ON A GOLF COURSE.

The provisions of this article shall not apply to a golf cart that is not used on a public roadway except to cross a roadway while following a golf cart path on a golf course.

The foregoing ordinance shall take effect immediately upon execution and publication.

The foregoing ordinance was introduced and read for the first time as the City Commission's regular meeting of August 27, 2019. Read for the second time, adopted and approved at its regular meeting of September 10, 2019.

Motion by Allen-Edwards, seconded by Mayor Plummer, approving an Ordinance Relating to the Term Limits of City Appointees. Motion carried by roll call vote of 4-0 with Allen-Edwards, Galbraith, Brooks, and Plummer voting Aye.

AN ORDINANCE RELATING TO THE TERMS OF CITY APPOINTEES

WHEREAS, maximizing public participation in local government is an important goal for the City of Paris; and
WHEREAS, the City's numerous appointees to boards and commissions facilitate public participation in government and ensure representation of diverse viewpoints and interests; and
WHEREAS, setting term limits and establishing policies for boards and commissions enhances opportunities for participation; and
WHEREAS, the Board of Commissioners desires to establish term limits and other polices in relation to participation in City or interagency boards and commissions and the conduct of board and commission meetings.
NOW THEREFORE BE IT ORDAINED BY THE CITY OF PARIS CITY COMMISSION THAT THE FOLLOWING SECTIONS OF THE CODE OF ORDINANCES BE ADDED:

SECTION 1. Term Limits for Appointees to Boards and Commissions

The following definitions and policies shall apply to City boards and commissions, including the appointment made by the Mayor and approved by the Board of Commissioners to any joint board or commission to which the City holds an appointment.

- A. The length of term for each City-appointment to a board or commission is set forth in Kentucky Revised Statutes, the Code of Ordinances for the City of Paris, or the by-laws of the board or commission.
- B. A full term is defined as serving three-fourths or more of a term, whether it is an appointment to an annual vacancy or to an unscheduled vacancy.
- C. A partial term is defined as serving less than three-fourths of a term, whether it is an appointment to an annual vacancy or to an unscheduled vacancy.
- D. It is the policy of the City of Paris to look to new appointees to a board or commission after the expiration of an appointee's full term. Before the expiration of any term for any City appointment to a board or commission, the Mayor shall consider a new appointee in addition to reappointing the current officeholder. If the Mayor deems re-appointment necessary to continue the current operation of the Board or Commission, the Mayor shall continue to hold the right and privilege to nominate or re-nominate any such appointee; however, a citizen appointment to any City or interagency board or commission is limited to three consecutive terms.
- E. Serving a partial term shall not be counted as part of the third consecutive term limit.
- F. After serving the maximum number of consecutive terms allowed, a member may not serve again on the same board or commission until four years after the member's final term has expired.

SECTION 2. Attendance at Meetings

The following attendance policies apply to all appointees by the City to any boards or commissions

- A. An absence is defined as a failure to attend two-thirds of a meeting.
- B. Each Board or Commission to which the City holds an appointment shall provide the City Clerk with a summary of attendance of City appointees in January and July of each year and covering a period of time for the preceding six months and when a city appointee to the board or commission has been absent from two meetings out of any six consecutive meetings. The City Clerk shall collect each summary and report to the Board of Commissioners.

The foregoing ordinance shall take effect immediately upon execution and publication.

The foregoing ordinance was introduced and read for the first time as the City Commission's regular meeting of August 27, 2019.

Read for the second time, adopted and approved at its regular meeting of September 10, 2019.

Motion by Allen-Edwards, seconded by Galbraith, approving an Ordinance addressing garbage and trash. Motion carried by roll call vote of 4-0 with Allen-Edwards, Galbraith, Brooks, and Plummer voting Aye.

THE CITY OF PARIS, KENTUCKY
ORDINANCE NO. 2019-14

AN ORDINANCE ADDRESSING GARBAGE AND TRASH IN THE CITY OF PARIS

WHEREAS, the City periodically reviews its Code of Ordinances to address continued viability of provisions and improvements in the existing Code;
NOW THEREFORE BE IT ORDAINED BY THE CITY OF PARIS CITY COMMISSION THAT THE FOLLOWING SECTIONS OF THE CODE OF ORDINANCES BE ADDED OR AMENDED:

§ 31.001 DEFINITIONS

For the purpose of this chapter the following definitions shall apply unless the context indicates or clearly requires a different meaning.

“ASHES.” The residue of the combustion of solid fuels.

“BUILDING DEBRIS.” Any refuse or residue resulting from minor noncommercial repairs to a private dwelling made by the owner or occupant himself.

“BUILDING WASTE.” Any and all refuse or residue resulting directly from building construction, reconstruction, repair, or demolition, from grading, shrubbing, or other incidental work in connection with any premises; or from replacement of building equipment or appliances. It shall also include the residue or waste resulting from tree or landscaping services.

“BULK REFUSE.” Discarded household furniture, beddings, weeds, leaves, lawn cuttings, tree trimmings, and hedge trimmings.

“CITY COLLECTION SERVICE.” Such ~~collection~~ service provider as the city may contract with to provide in this chapter for garbage, trash, or other refuse collection under such conditions of segregation, containment, placement, and the like, as may from time to time be adopted by the Board of Commissioners ~~and under regulations issued by the City Engineer.~~

“CITY DUMP.” The city's solid waste collection facility, wherever the same may be officially located from time to time.

“COMBUSTIBLE REFUSE (INCINERATOR GARBAGE).” Garbage, rubbish, mixed refuse, bulk refuse (except trees greater than four (4) inches in diameter) and dead animals. “COMMERCIAL OPERATOR.” All persons who own or operate stores, restaurants, industries, institutions, and

other similar places, public or private, charitable or noncharitable, and includes all responsible persons other than householders, upon the premises of which garbage or trash, or both, is or are created.

“DEAD ANIMALS.” Animals that have died naturally or have been accidentally killed, restricted to dogs, cats, and other small animals or birds, commonly considered as pets or strays. Large animals such as horses, cows, and parts of large animals from slaughter operations shall not be included in this category.

“GARBAGE.” All organic household waste, animal, and vegetable matter, such as has been prepared or intended for use as food, or shall have arisen in the handling, preparation, cooking, or consumption of food, and like putrescible matter, from private dwellings (including multiple dwellings), hotels, motels, schools, restaurants, stands, lunch counters, groceries, and other commercial establishments. Garbage shall not include liquid waste, sewage, body waste, or recognizable industrial by-products.

“HAZARDOUS REFUSE.” Any refuse, the handling or disposal of which, in the opinion of the **Director of Public Works for the City Engineer** should constitute a danger to city employees or to city property. Specifically included in this category are hazardous solids and liquids, and their empty containers, explosives, pathological wastes, and radioactive materials.

“HOUSEHOLDER.” The person in possession and occupancy, actual or constructive, of premises vacant or used for a noninstitutional, noncommercial purpose, whether as owner or tenant or otherwise.

“INDUSTRIAL WASTE.” Any and all residue resulting from industrial or manufacturing operations which may not be included within the terms “garbage” or “trash”.

“LIQUID WASTE.” Includes dishwasher, spoiled or waste milk, cream or clabber, and all other liquid household, institutional, or commercial waste such as commonly known as slop or swill capable of being carried away by the sewerage system and all other liquid waste matter not readily containable in paper bags.

“MIXED REFUSE.” Garbage and trash placed and stored together in a standard refuse container or a substitute refuse container.

“NONCOMBUSTIBLE REFUSE.” Ashes, cans, and bottles (other than food containers) earth, wire, glass, metal scraps, metal household appliances, safes, automobile or similar equipment parts, broken kitchenware, mattresses, springs, and other materials of like nature.

“PREMISES.” Land or buildings, or both, or parts of either or both, occupied by a householder or a commercial operator.

“REFUSE.” All garbage, trash, liquid waste, ashes, bulk refuse, hazardous refuse, industrial waste, building waste, building debris as defined herein, and all other materials commonly understood to be rubbish or refuse.

“TRASH.” All cardboard, plastic, metal, or glass food containers, waste paper, rags, sweepings, small pieces of wood, excelsior, rubber, leather, and similar waste materials that ordinarily accumulate around a home, business, or industry. It shall not include garbage, ashes, bulk refuse, industrial waste, or building waste resulting from the operations of a contractor.

§ 31.002 UNCOLLECTED GARBAGE AND TRASH DECLARED A NUISANCE

Garbage and trash allowed to accumulate and uncollected for a period in excess of one (1) week, or such shorter time within which, by reason of decay, odor or the like, they become offensive or dangerous to health, upon any premises in the city, are hereby declared to constitute a nuisance.

§ 31.003 GARBAGE AND TRASH AT CURB PROHIBITED

No garbage, trash, or other refuse shall be placed at or near the curb in front of or beside any premises without arrangements made for its prompt removal and disposal. Any such garbage, trash, or other refuse remaining uncollected for more than twenty-four (24) hours shall constitute a nuisance.

§ 31.004 RESPONSIBILITY FOR REMOVAL; CITY SERVICE COLLECTION SUBSCRIPTION REQUIRED

The full responsibility for the collection and removal of garbage, trash, or other refuse shall be upon the occupant of the premises, whether the householder or commercial operator, upon which garbage, trash, or other refuse is produced or accumulated.

Provided, however, this responsibility for garbage, trash, and any other refuse ~~the city will collect~~ shall be fulfilled if the occupant subscribed to the city collection service, paid the charges therefor, and complied with the city’s regulations regarding storage between collections, placement, and segregation for collection.

§ 31.006 BURNING OF TRASH PROHIBITED

The burning of trash, garbage, or other refuse within the city, ~~except under the direction of the City Engineer or in furnaces or private incinerators approved by the City Engineer~~ is expressly prohibited.

§ 31.100 DUMPING ELSEWHERE PROHIBITED

Except as expressly authorized, no one shall dump any garbage, trash, refuse, or other waste matter, including furniture, stoves, refrigerators, freezers, cans, and containers, anywhere in the city upon any private or public property except the city dump, as defined in § 30.001. **The city dump shall not accept for disposal any tires, paint, hazardous chemicals, motor vehicles, or any other item within the discretion of the City’s Public Works Superintendent.**

§ 31.101 EXCEPTIONS TO REGULATIONS

~~The An owner of land may secure special permission from the city Building Inspector to dumping of~~ refuse, trash, or other waste matter into cisterns, old basements, or other holes, or to build up slopes on property **is prohibited**, ~~provided they are covered over within a reasonable time with dirt or rock.~~

~~**§ 31.103 FEE SCHEDULE**~~

(A) A fee of thirty cents (\$0.30) shall be charged for each tire deposited at the compactor in addition to the size of the vehicle fee, i.e., pickup trucks, five dollars (\$5.00) plus thirty cents (\$0.30) per tire. All service stations, garages, and/or tire shops subscribing to the city collection service shall be authorized to dispose of one (1) regular pickup truck (without racks) load of discarded auto parts, including a total of twenty five (25) tires, each month at no additional cost.

(B) ~~The following fee schedule for larger trucks is hereby set forth for use at both the compactor site and the Gano Street Landfill.~~

<i>Truck Size</i>	<i>Stewart St. Compactor</i>	<i>Gano St. Landfill</i>
Standard pickup truck – no racks	\$ 5.00	\$ 5.00
Single axle dump or straight trucks, not to exceed 15’ in length	\$ 15.00	\$ 10.00
Tandem or twin axle dump or straight truck	\$ 50.00	\$ 25.00
Triplex or three axle dump or straight truck	\$ 100.00	\$ 40.00

Tractor trailer or semi-truck	\$ 150.00	\$ 60.00
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- ~~—(C) The acceptance of larger loads shall be based upon the city’s ability to handle these loads without interrupting operations and the city reserves the right to reject any and all loads for good cause.~~
- ~~—(D) The city refuses to accept any and all solid waste from outside Bourbon County.~~

ARTICLE III. CITY TRASH COLLECTION SERVICE

Division 1. General Provisions

§ 31.200 CONTAINERS REQUIRED

- ~~—(A) No owner, tenant, or other occupant of any public or private premises shall permit to accumulate upon the premises any garbage or trash except in rodent-proof, fly-proof, and water- proof containers with tight-fitting covers made of metal or other material equivalent in strength and weight, and which containers shall be kept covered at all times.~~
- ~~—(B) At such time as the city makes available to the owner, tenant, or other occupant of any public or private premises, a large mobile waste container or containers commonly known as a "Herbie Curbie," no garbage or trash shall be accumulated or stored in any container other than the Herbie Curbie so provided, and the city will collect no garbage or trash from such premises not so contained, unless otherwise provided in this chapter.~~
- ~~—(C) Recipients of the Homestead Exemption pursuant to the provisions of Kentucky Revised Statutes are eligible to apply for a waiver from the mandatory use of a "Herbie Curbie" on such terms and conditions as established by the city.~~
- ~~—(D) All owners of premises utilizing a Herbie Curbie shall be charged a two dollars (\$2.00) per month surcharge to defray the costs of said container, in addition to the rate established in § 31.250 of this chapter.~~

§ 31.201 CONTAINER RATES; PICKUPS

~~—(A) Containers. Containers shall be made available to customers who need containers at places approved by the city and rented to such customers at the following scale, including service, and paid on a monthly basis or portion thereof:~~

~~—Size of Container~~

(cubic yards)	Monthly Rental
2	\$ 10.00
3	12.00
4	13.00
6	18.00
8	20.00

~~—(B) Number of pickups/week. The following charges shall apply to the number of pickups per week.~~

Size of Container (cubic yards)	Number of Pickups/Week
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	1	2	3	4	5
2	48.00	80.00	112.00	145.00	177.00
3	54.00	91.00	127.00	164.00	201.00
4	61.00	100.00	144.00	185.00	226.00
6	73.00	123.00	173.00	223.00	273.00
8	84.00	143.00	202.00	261.00	319.00

§ 31.202 INDIVIDUAL DISPOSAL

(A) Any householder or commercial operator may, either in person or by a bona fide employee, haul and dispose of his own garbage and trash, without a permit, provided that all garbage or trash transported on the streets of the city shall be in containers as specified in § 31.200 or in such vehicles as may comply with the regulations of the City Engineer then in force. Spillage or droppage from vehicles transporting garbage or other refuse shall not be permitted.

(B) Nothing in this section shall be deemed to take the place of the city’s **contracted** collection service or in any manner to relieve any householder or commercial establishment from the requirement that the householder or commercial establishment shall subscribe to the city’s **contracted** collection service.

§ 31.203 COLLECTION FEE IMPOSED

(A) The city shall **contract with a vendor to** provide a service for the collection of garbage, trash, and mixed refuse as defined in § 31.001, and such other refuse as it may from time to time specify in its rules and regulations.

(B) Collection service shall be available to persons within the city who subscribe to and pay the requisite fee, and comply with the rules and regulations of the city as to placement, containment, segregation, and the like from time to time adopted by the Board of Commissioners. ~~Service may be made available to subscribers outside the city limits, who may be served economically, in the opinion of the City Engineer.~~

 § 31.204 COLLECTION SERVICE; SUBSCRIPTION REQUIRED

(A) The city’s **contracted residential** collection service shall be the only commercial collection service for garbage and trash entitled to operate within and use the streets of the city.

(B) Each householder shall be required to subscribe, and shall be conclusively presumed to have subscribed, to the city’s collection service and pay the applicable charge therefor.

(C) Every commercial operator or occupant of any premises within the city, originating or accumulating garbage or trash thereon, shall be conclusively presumed to have subscribed to the city’s **contracted** collection service, even though the commercial operator may haul and dispose of

his own garbage and trash to the city dump or elsewhere. In any event, without excusing any person from any criminal penalty under this chapter, if any trash, garbage, or other refuse of any kind is allowed to accumulate anywhere within the city for such a period of time as to constitute a nuisance, even though not a subscriber to the city's **contracted** collection service under the terms of this article, shall each be conclusively presumed to have authorized the city to remove such trash, garbage, or other refuse and shall each be responsible to the city for the payment of the city's reasonable charges for collecting and hauling the refuse, which shall be not less than the monthly charge shown on the then currently effective schedule of charges for performing similar service.

§ 31.205 CLASSIFICATIONS; CHARGES

(A) The charges payable for the city **contracted** collection service shall be as set out in ~~§ 31.250~~, **determined by a duly adopted contract with a provider as adopted approved** by the Board of Commissioners.

(B) The classifications and charges shall be effective immediately upon the inauguration of the city **contracted** collection service ~~and shall be promulgated by the Board of Commissioners.~~

(C) The Board of Commissioners may, from time to time, amend the schedule of charges, as set out in ~~§ 31.250~~, by ordinance revoking the same and establishing a new schedule.

~~(D) Each new schedule shall bear the next consecutively larger number. No new schedule shall be made effective until at least ten (10) days after the publication of the ordinance enacting the same.~~

§ 31.206 COLLECTION ROUTES; TIMES

~~Collection routes and times shall be as designated by the City Engineer.~~

§ 31.207 RULES; REGULATIONS

~~Rules and regulations issued by the city or the City Engineer shall be adopted or approved by ordinance and published as required by law.~~

§ 31.208 USE OF PROCEEDS

The proceeds derived by the city from its **contract for** garbage and trash collection service shall be kept in a separate fund, to be known as the City of Paris Combined Utility Fund. Such fund shall be used:

(A) To defray the actual out-of-pocket expenses of collecting the garbage and trash and performing services incidental thereto, including salaries and wages of employees, truck operation, and maintenance and repair;

(B) Sufficient amounts of the funds shall be retained at all times to meet the requirements of any outstanding bonds, and to provide for depreciation of the existing collection and incidental equipment and replacement thereof with more modern equipment;

~~(C) Any surplus remaining in the city collection service fund after payment of or provision for the foregoing may, upon the vote of a majority of the Board of Commissioners, be transferred, in whole or in part, and from time to time, to the general fund of the city or be used as a part of the city's general funds.~~

Division 2. Rates and Charges

§ 31.250 SCHEDULE OF CLASSIFICATIONS AND CHARGES

~~(A) The following charges shall be made for city garbage collection service:~~

Rates Effective

<i>Classification</i>	<i>January 1, 2003</i>
Residences	\$ 10.50 per mo.
Churches	10.25 per mo.
Apartments	10.50 each unit
**Office building	20.00
**Groceries	
Large	200.00 per mo.
Medium	150.00 per mo.
Family	48.50 per mo.
**Restaurants, food service	
Large	101.00 per mo.
Small	48.50 per mo.
Merchandise Establishments	
Large	By contract
**Other	
Service stations, garages, repair shops	48.50 per mo.
**Service Est. A	
(Retail outlets and banks)	48.50 per mo.
**Service Est. B.	
(Funeral homes, newspapers, laundries and cleaners)	29.50 per mo.
**Service Est. C.	
(Barber and beauty shops)	24.00 per mo.
**Hospitals	115.00 per mo.
**Nursing homes	72.00 per mo.
**Schools	96.00 per mo.
**Post office	58.00 per mo.
**Mail	96.00 per mo.
**Library	28.50 per mo.
All other establishments	By special contract

~~(B) The following charges shall be made for disposal at the compactor station or inert landfill.~~

Compact pickup truck: \$15.00
Full-size truck: \$25.00
Bagged trash/brush: \$1.00 per bag
16ft. trailer: \$40.00
Dump trailer: \$50.00
Tandem or twin axle dump or straight truck: \$50.00
Triplex or three axle dump or straight truck: \$100.00
Tractor-trailer or semi-truck: \$150.00
Demo material: \$12.00 per cubic yard
Shingles \$40.00 per cubic yard
Concrete: \$30.00 per cubic yard
Chair: \$10.00
Love seat: \$15.00
Couch: \$20.00
Box Springs \$5.00
Mattress: \$10.00-\$20.00 depending on size.

~~(C) All charges shown are payable with respect to a calendar month and shall be included in the light and water bill issued during the calendar month. In the event a customer shall move or terminate or transfer his business and no longer need the service, his charge, upon his request, may be prorated provided that the charge for any portion of a month shall not be less than the sum of two dollars (\$2.00). There shall be no proration permitted for any other reason.~~

~~(D) All charges will be reviewed upon written request by a special committee, which will, within one (1) month of such request, make recommendations to the Commission for any adjustment found needed.~~

~~(E) Any commercial subscriber to the city collection service desiring to make private use of the dump under § 31.102 hereof, rather than use the city's collection service, in lieu of the monthly charge set forth for such subscriber's classification in subsection (A), shall pay a minimum monthly charge of ten dollars (\$10.00) which shall be credited against the actual monthly charge computed at the regular going rate upon the amount of the trash brought to the dump by the subscriber during such month.~~

§ 31.251 RESIDENCES

~~(A) For any collection service contracting with the City, Residences~~ in the city shall, at all times, be considered to be in a single grouping or classification, without subdivision within that classification regardless of size or quantity or service, and shall pay the same charge.

~~(B) Separate dwelling units within a multiple dwelling (more than two (2) families), hotel, motel, other dwelling where food is prepared and served separately within such units shall be considered separate residences and subject to separate residence charges, provided that all such units over and above the first or principal unit shall be required to pay only a charge equal to one and one half (1½) the applicable residence charge.~~

~~(C) A higher charge may be fixed for residences outside the city than for residences within the city.~~

§ 31.252 COMMERCIAL ESTABLISHMENTS

(A) ~~Any collection service contracting with the City shall divide~~ ~~All~~ commercial establishments or other users of the city collection service other than residences shall be divided into classifications and may be divided into groups or subclassifications within a classification, based upon such factors as weight and quantity of refuse, quantity and frequency of service, manpower and time of handling required, and other factors affecting the cost of service involved.

(B) Assignment of a particular classification and group shall be made by the City Engineer and may be changed from time to time to more correctly reflect the actual facts and costs involved or to meet changes of circumstances. ~~All such assignments shall be subject to appeal to the Commission.~~

(C) Where several commercial establishments are served by the same water meter and customarily place their garbage and trash in the same container or group of containers, they shall be treated as a single unit and classed and charged accordingly.

§ 31.253 NONPAYMENT

The city may, upon the recommendation of the City ~~Manager~~ ~~Engineer~~, discontinue all water and all garbage collection service to a user, who shall be in arrears for a period of one (1) month in the payment of the garbage and trash collection charges against him, but discontinuance of service to anyone by the city shall not excuse such person from his the obligation to collect and dispose of his trash and garbage as herein provided, or relieve him of any criminal penalty for his the failure to do so.

The foregoing ordinance shall take effect immediately upon execution and publication. The foregoing ordinance was introduced and read for the first time as the City Commission's regular meeting of August 27, 2019. Read for the second time, adopted and approved at its regular meeting of September 10, 2019.

Motion by Brooks, seconded by Allen-Edwards, to approve the publishing of a request for proposal to complete an evaluation to rebuild the Electric Department building at Legion Drive. Motion carried by roll call vote of 4-0 with Allen-Edwards, Galbraith, Brooks, and Plummer voting Aye.

Daron Jordan report that the new fiberglass poles for the electric department have been received. Once the new vacuum truck arrives for the Wastewater treatment plant, they can begin installing the poles as they need the truck to assist with the installation process.

Daron Jordan reported that all the new vehicles have been received. The units need lightbar and decal installation.

New Business

Fara Tyree discussed a Suffragette Celebration planned for September 12, 2020 that will include a celebration parade, lunch, music, speeches, ice cream, barber shop quartet was the framework for the events and activities.

Motion by Brooks, seconded by Galbraith, authorizing the Mayor to execute a contract and accept funding from Kentucky Transportation Cabinet of Rural and Municipal Aid. Motion carried by roll call vote of 4-0 with Allen-Edwards, Galbraith, Brooks, and Plummer voting Aye.

Motion by Galbraith, seconded by Mayor Plummer, approving reimbursement of E911 meter fee assessments. Motion carried by roll call vote of 4-0 with Allen-Edwards, Galbraith, Brooks, and Plummer voting Aye.

Account No:	E911 Meter Charge Eligible for Rebate
45-266100-00	\$ 108.00
91-900235-01	\$ 54.00
91-900695-02	\$ 54.00
91-901065-01	\$ 54.00

Daron Jordan discussed offering a 2% early pay discount on Real property taxes for the 2019 tax roll. It was determined that the City Attorney would draft an Ordinance and the first reading would be a special called meeting, the second reading will occur at the September 24, 2019 meeting.

Payment of Invoices

Motion by Mayor Plummer, seconded by Galbraith, approving payment of invoices as presented. Motion carried by roll call vote of 4-0 with Allen-Edwards, Galbraith, Brooks, and Plummer voting Aye.

General Fund

GENERAL FUND PAYABLES			
CHECK NO.	VENDOR	PAY DATE	AMOUNT
43888	Amazon/Synco	08/28/2019	\$371.83
43889	Bme Inc	08/28/2019	\$373.00
43890	Ccp Industries	08/28/2019	\$1,049.40
43891	Clean Sweep Janitorial Svc Llc	08/28/2019	\$1,500.00
43892	Crown Trophy	08/28/2019	\$216.32
43893	Galls, Llc	08/28/2019	\$207.50
43894	KENTUCKY BANK LOAN - #1000057682	08/28/2019	\$7,092.85
43895	Kentucky Uniforms, Inc.	08/28/2019	\$237.15
43896	KRONOS SAASHR, INC	08/28/2019	\$639.73
43897	Standard Business Machines	08/28/2019	\$51.37
43898	TIENDA MEXICAN LAJAROCHA	08/28/2019	\$600.00
43899	Unifirst Corporation	08/28/2019	\$79.14
43900	GLENN'S FREEDOM DODGE	08/28/2019	\$26,173.00
43901	A Action Pest Control Of Ky	09/05/2019	\$105.04
43902	AT&T - 5019	09/05/2019	\$52.98
43903	At&t Club Service	09/05/2019	\$484.99
43904	Autozone	09/05/2019	\$35.88
43905	STEVE & LISA BARNES	09/05/2019	\$54.00
43906	TROY BESS	09/05/2019	\$54.00
43907	Ccp Industries	09/05/2019	\$641.61
43908	Central Ky Quicklube & Tire	09/05/2019	\$232.93
43909	Columbia Gas Of Kentucky	09/05/2019	\$344.93
43910	Computeraid International	09/05/2019	\$125.00
43911	DAN CUMMINS CHRYSLER	09/05/2019	\$79.74
43912	Don Crump & Son Electric, Inc	09/05/2019	\$276.00
43913	TRAVIS EARLYWINE	09/05/2019	\$54.00
43914	EDWARD FITZPATRICK	09/05/2019	\$54.00
43915	JULIAN FRANK	09/05/2019	\$54.00
43916	MICHAEL GREENE	09/05/2019	\$54.00
43917	Guardian	09/05/2019	\$2,233.68
43918	Hinkle Contracting Co, Llc	09/05/2019	\$164.25
43919	HUMANA HEALTH PLAN INC	09/05/2019	\$39,031.29
43920	INDIANA SAFETY CO., INC.	09/05/2019	\$112.62
43921	JOHN PRUITT	09/05/2019	\$260.73
43922	Kentucky Bank - Visa	09/05/2019	\$856.39
43923	KENTUCKY BANK LOAN - #1000058107	09/05/2019	\$8,027.98
43924	ROBERT LAWRENCE	09/05/2019	\$54.00
43925	Riley Oil Company	09/05/2019	\$4,239.75
43926	S&s Tire	09/05/2019	\$1,522.99
43927	JIMMY SHAW	09/05/2019	\$54.00
43928	Shaw, Joel & Michelle	09/05/2019	\$54.00
43929	Shred-It Usa	09/05/2019	\$34.00
43930	KAY SHUMATE	09/05/2019	\$54.00
43931	ROBERT W. SMITH	09/05/2019	\$54.00
43932	Southern Communications Inc	09/05/2019	\$10.00
43933	STANDARD INSURANCE	09/05/2019	\$515.40
43934	Stoner Creek Country Club	09/05/2019	\$108.00
43935	Time Warner Cable	09/05/2019	\$189.96
43936	JC TRUE	09/05/2019	\$54.00
43937	Unifirst Corporation	09/05/2019	\$85.58
43938	Verizon Wireless	09/05/2019	\$0.99
43939	DON WAGONER	09/05/2019	\$54.00
43940	Walmart Community/Gecrb	09/05/2019	\$189.92
43941	West, Wayne	09/05/2019	\$54.00
			\$99,309.92

Utility Fund

UTILITY FUND PAYABLES			
CHECK NO.	VENDOR	PAY DATE	AMOUNT
51471	Amazon/SynCb	08/29/2019	\$2,226.68
51472	Bypass Rental Of Winchester	08/29/2019	\$348.00
51473	CI Thornburg Co., Inc.	08/29/2019	\$1,189.54
51474	City Tire Of Paris	08/29/2019	\$30.00
51475	Fastenal Company	08/29/2019	\$77.98
51476	Fouser Environmental Services	08/29/2019	\$1,337.00
51477	JAGS ENVIRONMENTAL INC	08/29/2019	\$1,584.00
51478	KRONOS SAASHR, INC	08/29/2019	\$146.89
51479	Sparkman, Aaron	08/29/2019	\$126.00
51480	Standard Business Machines	08/29/2019	\$51.37
51481	Strand Associates Inc	08/29/2019	\$5,738.23
51482	Unifirst Corporation	08/29/2019	\$246.22
51483	Usa Blue Book	08/29/2019	\$281.80
51484	A Action Pest Control	09/05/2019	\$104.96
51485	Adqgraphics	09/05/2019	\$93.28
51486	At&t - 5014	09/05/2019	\$75.00
51487	AT&T CLUB SERVICE	09/05/2019	\$415.76
51488	Ats Construction	09/05/2019	\$1,027.30
51489	BOUBON COUNTY CLERK	09/05/2019	\$45.00
51490	Brenntag Mid-South, Inc	09/05/2019	\$511.00
51491	Central Ky Quicklube & Tire	09/05/2019	\$109.31
51492	Columbia Gas Of Kentucky, Inc.	09/05/2019	\$126.18
51493	Crystal Springs	09/05/2019	\$45.45
51494	Fluid Conservation Systems Inc	09/05/2019	\$73.00
51495	Gator Rock Bit, Inc	09/05/2019	\$745.00
51496	GLENN'S FREEDOM DODGE	09/05/2019	\$53,505.00
51497	Guardian	09/05/2019	\$901.73
51498	Hayes Pipe Supply, Inc	09/05/2019	\$108.80
51499	HUMANA HEALTH PLAN INC	09/05/2019	\$13,952.92
51500	Kentucky Bank - Visa	09/05/2019	\$857.35
51501	Kentucky Underground Protectio	09/05/2019	\$219.00
51502	Linville Electric Service	09/05/2019	\$650.00
51503	Mastin's Chevron Service	09/05/2019	\$67.25
51504	Mim Distribution	09/05/2019	\$2,389.50
51505	Paris Machining Llc	09/05/2019	\$80.00
51506	Pearl Supplies Llc	09/05/2019	\$6,294.42
51507	Riley Oil Company	09/05/2019	\$1,357.95
51508	Rumpke	09/05/2019	\$8,757.37
51509	Shred-It Usa Llc	09/05/2019	\$34.00
51510	STANDARD INSURANCE	09/05/2019	\$186.00
51511	Unifirst Corporation	09/05/2019	\$159.13
51512	Us Geological Survey	09/05/2019	\$5,100.00
51513	Verizon Wireless	09/05/2019	\$133.81
51514	Walmart Community/Rfcsllc	09/05/2019	\$658.87
			\$112,168.05

CPA, Brad Oberlander presented outstanding accounts payables invoices with General Fund outstanding of \$ 7,684.15 and Utility Fund outstanding of \$ 21,906.95.

Reports

Lauren Biddle, Executive Director Chamber of Commerce

- Received notification that Paris is renewed as an approved work ready community.
- Youth Leadership Agriculture day is September 26th.
- Leadership Central Kentucky is September 18th.

Betty Ann Allen, Tourism Director,

- Artwalk is Friday from 5:00-9:00 p.m.
- A charter bus of 40 tourist is expected on Friday to eat and shop local.

Cody Hensley, Battalion Chief Fire Department

- Equipment is ordered for the new aerial truck and expected any day.
- Inspection of the pumper truck is scheduled for next week.

Myron Thomas, Assistant Chief of Police

- A new cadet was hired and will begin academy September 22nd.

City Manager, Daron Jordan

- Joint city county meeting tomorrow night at 5:00 p.m. at the Courthouse.
- Reviewing policies and procedures for cyber security.
- Considering additional security cameras to be installed at the City building, and currently reviewing who has access to the badge doors.

Commissioner, Allen-Edwards

- Asked if Bethlehem Road around Wings Nolk area could be patrolled for speeding.
 - Daron Jordan stated that the City is exploring options for signs that post your speed limit.
- Asked if the Cypress Street by the post office turn lane could be painted.
 - Daron Jordan said he will contact the State.
- Discussed street lights covered by limbs, lights need repairs, and some are no longer working.
 - Mike Withrow asked for the list will review and repair accordingly.

Commissioner, Brooks

- Reported a storm drain run off issue at 426 Massive Avenue.

Mayor, Plummer

- Inquired about the status of the high school apprentice program.
 - Daron Jordan stated the advertisement had been posted at the schools. The interview process will begin soon.

Adjourn

Motion by Allen-Edwards, seconded by Galbraith, to adjourn the meeting at 7:21 p.m. Motion carried by roll call vote of 5-0 with Allen-Edwards, Galbraith, Brooks, Perraut and Plummer voting Aye.

Attest:

Mayor, Johnny Plummer

City Clerk, Stephanie Settles