## ORDINANCE NO. \_\_\_\_\_ - 2024

AN ORDINANCE AMENDING THE LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT ZONING ORDINANCE AS FOLLOWS: CREATING ARTICLE 31 – SOLAR ENERGY SYSTEMS, ADOPTING SECTIONS RELATING TO INTENT; DEFINITIONS; APPLICABILITY; PERMITTED USES, ACCESSORY USES, AND CONDITIONAL USES; GENERAL REQUIREMENTS APPLICABLE TO INTEGRATED AND ROOFTOP SOLAR ENERGY SYSTEMS; AND GENERAL REQUIREMENTS APPLICABLE TO GROUND MOUNTED SOLAR ENERGY SYSTEMS, ALL EFFECTIVE UPON PASSAGE OF COUNCIL. (URBAN COUNTY PLANNING COMMISSION).

WHEREAS, the Lexington-Fayette Urban County Planning Commission considered at a meeting on September 26, 2024, Zoning Ordinance text amendments to create Article 31 – Solar Energy Systems, including sections relating to Intent; Definitions; Applicability; Permitted Uses, Accessory Uses, and Conditional Uses; General Requirements Applicable to Integrated and Rooftop Solar Energy Systems; and General Requirements Applicable to Ground Mounted Solar Energy Systems. The Planning Commission did recommend approval of the alternative text amendment by a vote of 6-0; and

WHEREAS, this Council agrees with the recommendation of the Planning Commission; and

WHEREAS, the recommendation of the Planning Commission is attached hereto and incorporated by reference herein.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT:

Section 1 – That the Lexington-Fayette Urban County Government Zoning Ordinance be and hereby is amended to create Article 31 – Solar Energy Systems, adopting sections relating to Intent; Definitions; Applicability; Permitted Uses, Accessory Uses, and Conditional Uses, General Requirements Applicable to Integrated and Rooftop Solar Energy Systems; and General Requirements Applicable to Ground Mounted Solar Energy Systems, to read as follows:

#### **ARTICLE 31: SOLAR ENERGY SYSTEMS**

## Sec. 31-1. Intent

The intent of this Article is to facilitate the siting, development, construction, installation, and decommissioning of solar energy systems in a predictable manner that promotes and protects the safety, health, and welfare of the community. This Article encourages the appropriate siting of solar energy systems to bolster local economic development and job creation, diversify the state's energy portfolio, strengthen energy and grid security, and reduce other environmental impacts. The appropriate siting of solar energy systems considers, avoids to the extent possible, and mitigates any adverse

impacts to wildlife, productive and nationally important agricultural lands, forests, endangered species habitat, and historic, natural, and other sensitive lands. The appropriate siting of solar energy systems also establishes standards and requirements to assure that the use and enjoyment of lands located adjacent to and in the proximity of solar energy systems are fully protected.

#### Sec. 31-2. Definitions

- a) Solar Energy System (SES) means a device, including its components and subsystems that collects solar energy for electricity generation, consumption, or transmission, or for thermal applications. SESs are categorized as three types depending on how the system is incorporated into the existing land use:
  - (1) Integrated Solar Energy System means an SES where the solar materials are incorporated into the building materials, such that the building and solar system are reasonably indistinguishable, or where the solar materials are used in place of traditional building components, such that the SES is structurally an integral part of the house, building, or other structure. An Integrated SES may be incorporated into, among other things, a building façade, skylight, shingles, canopy, light, or parking meter.
  - (2) Rooftop Solar Energy System means an SES that is structurally mounted to the roof of a house, building, or other structure and does not qualify as an Integrated SES.
  - (3) Ground Mounted Solar Energy System means an SES that is structurally mounted to the ground and does not qualify as an Integrated SES. Ground Mounted SESs are subcategorized as follows:
    - a) Small Scale Ground Mounted Energy System (Small Scale SES) which is a Ground Mounted SES with a footprint of less than two thousand five hundred (2,500) square feet.
    - b) Intermediate Scale Ground Mounted Energy System (Intermediate Scale SES) which is a Ground Mounted SES with a footprint of between two thousand five hundred one (2,501) square feet and five (5) acres.
    - c) Large Scale Ground Mounted Solar Energy System (Large Scale SES)
      means a Ground Mounted SES with a footprint of more than five (5)
      acres.
- b) Exempt Solar Energy System (Exempt SES) means a SES that is a facility of a municipally owned electric system or public utility regulated by the Kentucky Public Service Commission or Federal Energy Regulatory Commission, which is exempt from planning and zoning requirements under KRS 100 and otherwise in conformance with then existing law or regulation.
- c) Footprint of the SES is calculated by drawing a perimeter around the outermost SES panels and any equipment necessary for the equipment to function, such as transformers and inverters. The footprint does not include perimeter fencing or visual buffers, nor transmission lines or portions thereof that are required to connect the SES to a utility or customer outside the SES perimeter.
- d) Siting Board Regulated SES means a SES that constitutes a "merchant electric siting facility" under KRS 278, the construction and siting of which is subject to review and approval of the Kentucky State Board on Electric Generation and Transmission Siting. A merchant electric siting facility is an electricity generating facility or facilities that, together with all associated structures and facilities are capable of operating at an aggregate capacity of ten megawatts (10 MW) or more and sell the electricity produced in the wholesale market, at rates and charges not regulated by the Kentucky Public Service Commission.

### Sec. 31-3. Applicability

- a) This Article applies to the siting, construction, installation, and decommissioning of any new SES within the jurisdiction of the Lexington-Fayette Urban County Government after the effective date.
- b) An SES in operation, or which has begun physical construction prior to adoption of this Article, shall be considered to have legal nonconforming status in accordance with KRS 100 and Article Four.
- c) Any Exempt SES shall provide the Lexington-Fayette Urban County Planning Commission ("Planning Commission"), Lexington-Fayette Urban County Board of Adjustment ("Board of Adjustment"), or other Lexington-Fayette Urban County authority having jurisdiction, with information concerning service facilities which have been located on and relocated on private property in accordance with KRS 100.

# Sec. 31-4. Permitted Uses, Accessory Uses, and Conditional Uses

**P**: Principal Use. The SES is a use that is permitted as a principal use in a specified zone, subject to the requirements contained herein.

**CUP**: Conditional Use Permit required. The SES is permitted as a conditional use in a specified zone subject to the review of the Board of Adjustment and the requirements contained herein.

**A**: Accessory Use. Ground mounted SES may only qualify as accessory if the total area of the system is less than fifty (50) percent of the floor area of the principal structures on the lot.

#### X: Prohibited

Zones	R-1A, R-1B, R-1C, R-1D, R-1E, R-1T, R-2, R-3, R-3, R-4, R-5, EAR-1, EAR-2, EAR-3, M-1P	B-1, B-2, B-2A, B-2B, B-3, B- 5P, B-6P, , P- 1, P-2, CC	B-4, I-1, I-2, ED	A-R, A-B, A-N, A-U
Integrated SES	Α	Α	Α	Α
Rooftop	Α	Α	Α	Α
Ground Mounted SES				
Small Scale	Α	Α	Р	X
Intermediate Scale	X	A	Р	X
Large Scale	X	X	CUP	X

# Sec. 31-5. General Requirements Applicable to Integrated and Rooftop Solar Energy Systems

- a) Height Restrictions. A rooftop SES shall conform to the height restrictions provided in Article 15-1(c)4.
- b) Lighting. Integrated and Rooftop SESs shall not be illuminated and shall be designed and installed to prevent off-site glare.

## Sec. 31-6. General Requirements Applicable to Ground Mounted SESs

a) Lot Coverage. Solar Energy Systems shall not be included within calculations of minimum lot coverage, or floor area ratio. Solar energy

- systems utilizing vegetative ground cover shall not be included in calculations of maximum lot coverage.
- b) Height Requirements for Ground Mounted SES. A Ground Mounted SES shall not exceed twenty (20) feet in height as measured from the highest natural grade below each solar panel. The height restriction excludes utility poles, storage batteries, substation structures, and antennas constructed for the project.
- c) Siting Restrictions for Ground Mounted SES.
  - (1) An Intermediate or Large Scale Ground Mounted SES, measured from the closer of the outer edge of the nearest panel or perimeter fencing, shall be located at least fifty (50) feet from the property line of any property located within an agricultural or residential zone, at least thirty (30) feet from the property line of any property zoned for commercial, business, industrial, office, or mixed use, and at least fifty (50) feet from the centerline of any public road.
  - (2) An Intermediate or Large Scale Ground Mounted SES, measured from the closer of the outer edge of the nearest panel or perimeter fencing, shall be located no closer than one hundred (100) feet from a residence located on a property other than that on which the Ground Mounted SES is to be installed.
  - (3) These setback provisions above can be waived in writing by the adjacent property owner to whom the property line or residence setback is applicable.
- d) Screening. Ground Mounted SESs approved as a conditional use shall be screened as per Article 18-3(a)(1)(6). The Board of Adjustment may modify the required screening as needed in order to ensure a reasonable visual buffer is provided.
- e) Signage. A Ground Mounted SES may include such signage as is required by law.
- f) Decommissioning. Whenever an application for an intermediate or large scale ground mounted SES is submitted for review, such application shall include a decommissioning plan that shall describe how the use will be decommissioned and dismantled following the discontinuance of the use. A SES shall be considered discontinued after one year of no energy production. Such a plan shall be reviewed and updated every five (5) years and contain the following:
  - 1) The anticipated life of the project and defined conditions upon which decommissioning will be initiated;
  - 2) The estimated decommissioning cost, including removal of the SES and related foundations, pads, underground collector lines and roads, and the salvage value of any equipment in current dollars and the calculations supporting the decommissioning estimate. The estimated salvage value of the material using current, publicly available material indices and/or firm quotes from a decommissioning or recycling company experienced in the decommissioning of SES, shall be provided. The Board of Adjustment or other authority having jurisdiction shall consider the salvage value identified in computing the amount, if any, of financial assurance required under subsection 5 below.
  - 3) The manner in which the project will be decommissioned, including provision and a timetable for the removal of all structures, equipment, and foundations up to a depth of 36 inches, and for the revegetation and restoration of the property to its original condition;
  - 4) The party responsible for decommissioning;
  - 5) A performance bond, letter of credit, or other financial assurance sufficient to cover the net costs identified in subsection F.2 and to assure that

decommissioning of the site can be achieved by a third party in the event that a permittee defaults in that obligation, which financial assurance shall be provided prior to commencement of construction. The amount of the proposed bond or similar security shall be determined by an independent, licensed engineer. The proposed amount of the bond or similar security shall be the net present value of the total estimated cost of completing the decommissioning plan, less the current net salvage value of the SES's components.

Section 2 – That this Ordinance shall become effective on the date of its passage.

PASSED URBAN COUNTY COUNCIL:

1048-24:TWJ:4858-7573-7841, v. 1

ATTEST:	MAYOR	
ATTEST.		
CLERK OF URBAN COUNTY COUNCIL		