

**CITY OF BEVERLY
BURLINGTON COUNTY**

ORDINANCE 2024-2

**ORDINANCE OF THE CITY OF BEVERLY REPEALING AND REPLACING
CHAPTER 283 ENTITLED “FIRE PREVENTION”**

WHEREAS, pursuant to Section 11 of the Uniform Fire Safety Act (P.L. 1983, c. 383), the New Jersey Uniform Fire Code shall be locally enforced in the City of Beverly as set forth herein.

NOW, THEREFORE, BE IT ORDAINED by the Common Council of the City of Beverly, County of Burlington, and State of New Jersey, that subchapters 283-1 and 293-9 of Chapter 283 of the Code of the City of Beverly entitled “Fire Prevention” is hereby repealed and replaced in its entirety by the following new Chapter 283:

ARTICLE I

Chapter 283-1

I. FIRE PREVENTION

1. Establishment and Organization of Local Enforcement Agency; Duties; Inspections and Fees.

- A. The local enforcing agency shall be the Fire District # 1 in the City of Beverly, which shall be designated as the Fire Marshal’s Office.
- B. Duties. The local enforcement agency shall enforce the Uniform Fire Safety Act and the codes and regulations adopted under it in all buildings, structures and premises within the established boundaries of the City of Beverly, other than owner-occupied one and two family dwellings and shall comply with the requirements of the Uniform Fire Safety Act and the Uniform Fire Code.
- C. Life-Hazard Uses. The local enforcing agency established in section A shall conduct the periodic inspections of life hazard uses required by the Uniform Fire Code on behalf of the Commissioner of Community Affairs.
- D. Organization: The local enforcing agency established in subsection A shall be under the direct supervision and control of the Fire Official, shall report to the Board of Fire Commissioners on a monthly basis.
- E. Appointment: term of office: removal

(1) Appointment of Fire Official. Enforcement of the New Jersey Uniformed Fire Code shall be under the direct supervision of the fire official, who shall be

appointed by the board of fire commissioners of the Beverly City Fire District # 1 in compliance with the regulations set by the State of New Jersey

(2) Appointment of Inspectors and Employees. Such inspectors and other employees as may be necessary in the local enforcing agency shall be appointed by the Board of Fire Commissioners of the Beverly City Fire District # 1 in compliance with the regulations set by the State of New Jersey.

F. Board of Appeals. Pursuant to N.J.S.A. 52:27D-206 and 208 of the Uniform Fire Safety Act, any person aggrieved by any notice, order or action of the local enforcement agency shall have the right to appeal to the Construction Board of Appeals of Burlington County.

G. Non-life Hazard uses

(1) In addition to the registrations required by the Uniform Fire Code, the following non-life hazard uses shall register with the Fire Marshal's Office. These uses shall be inspected once per year and shall pay an annual fee as set forth below.

(a) Residential use group. This group includes buildings with dwelling units not listed as life-hazard by the New Jersey Division of Fire Safety, except one-or-two-family owner occupied units.

Type	Use
Type R-1	1 to 3 unit
Type R-2	4 to 10 units
Type R-3	11 to 20 units
Type R-4	21 to 40 units
	Each additional 20 units

(b) All assembly (A), business (B), factory (F), mercantile (M), storage (S), and utility (U) occupancies as defined by the Uniform Construction Code, and which are not considered life hazards by the Uniform Fire Code, shall be inspected every year. The fee shall be as follows:

(2) Type L uses.

(a) Business uses as defined by New Jersey Uniform Construction Code, 500 square feet or less total gross floor area.

(b) Mercantile uses as defined by New Jersey Uniform Construction Code, 500 square feet or less total gross floor area.

(3) Type M uses.

(a) Business uses as defined by New Jersey Uniform Construction Code, more than 500 square feet but less than 2,500 square feet total gross floor area.

(b) Mercantile uses as defined by New Jersey Uniform Construction Code, more than 500 square feet but less than 2,500 square feet total gross floor area.

(c) Storage buildings as defined by New Jersey Uniform Construction Code, less than 2,500 square feet total gross floor area.

(4) Type N uses.

(a) Business uses as defined by New Jersey Uniform Construction Code, 2,500 square feet or more but less than 5,000 square feet total gross floor area.

(b) Mercantile uses as defined by New Jersey Uniform Construction Code, 2,500 square feet or more but less than 5,000 square feet total gross floor area.

(c) Storage buildings as defined by New Jersey Uniform Construction Code, 2,500 square feet or more but less than 5,000 square feet total gross floor area.

(5) Type O uses.

(a) Business uses as defined by New Jersey Uniform Construction Code, 5,000 square feet or more but less than 7,500 square feet total gross floor area.

(b) Mercantile uses as defined by New Jersey Uniform Construction Code, 5,000 square feet or more but less than 7,500 square feet total gross floor area.

(c) Storage buildings as defined by New Jersey Uniform Construction Code, 5,000 square feet or more but less than 7,500 square feet total gross floor area.

(d) Eating establishments with less than 50 occupants.

(6) Type P uses.

(a) Business uses as defined by New Jersey Uniform Construction Code, 7,500 square feet or more but less than 10,000 square feet total gross floor area.

(b) Mercantile uses as defined by New Jersey Uniform Construction Code, 7,500 square feet or more but less than 10,000 square feet total gross floor area.

(c) Storage buildings as defined by New Jersey Uniform Construction Code, 7,500 square feet or more but less than 10,000 square feet total gross floor area.

(d) Hotels and motels with 50 rooms or less and not defined as life-hazard uses.

(e) Buildings where less than 50 persons assemble for the purpose of amusement, entertainment, recreation centers and health spas.

(7) Type Q uses.

(a) Business uses as defined by New Jersey Uniform Construction Code, 10,000 square feet or more but less than 15,000 square feet total gross floor area.

(b) Mercantile uses as defined by New Jersey Uniform Construction Code, 10,000 square feet or more but less than 15,000 square feet total gross floor area and not defined as life-hazard uses.

(c) Storage buildings as defined by New Jersey Uniform Construction Code, 10,000 square feet or more but less than 15,000 square feet total gross floor area .

(d) Factory and industrial uses as defined by New Jersey Uniform Construction Code, not defined as life-hazard uses.

(e) Hotels and motels with 101 rooms or more and not defined as life-hazard uses.

(8) Required inspections. All additional uses as listed in the aforementioned schedule shall be inspected for compliance with the provisions of this chapter periodically but not less than specified therein:

(a) Type L uses: once every 12 months.

(b) Type M uses: once every 12 months.

(c) Type N uses: once every 12 months.

(d) Type O uses: once every 12 months.

(e) Type P uses: once every 12 months.

(f) Type Q uses: once every 12 months.

(9) Registration fees for all additional uses. See Chapter 260, Fee Schedule.

(10) Pumps or dispensing devices fee. See Chapter 260, Fee Schedule.

(11) Site plan fees. See Chapter 260, Fee Schedule.

(12) Permits. The permit fees to be charged by the Fire Marshal shall be in accordance with N.J.A.C. 5:70-2.9(c).

(13) Penalties. All penalties as indicated in the New Jersey Administrative Code, Uniform Fire Code, shall be adopted for the purpose of enforcing this chapter.

(14) Enforcement. If any annual inspection fee or any penalty is not paid within 30 days of its stated due date, the same may be recovered by, and in the name of the local enforcing agency, in a civil action by summary proceeding under the Penalty Enforcement Law, N.J.S.A. 2A:58-1 et seq., in the Beverly City Municipal Court.

(a) Annual audit. The local enforcement agency shall conduct an annual audit of the fees received and expenses incurred with respect thereto, including the operation of the agency, and forwarded to the Board of Fire Commissioners no later than January 31 of the next year. Said audit shall be in the same form and cover the same subject matter required by the Department of Community Affairs.

(b) Trash enclosures, dumpsters, and compactors containing combustibles shall not be placed in buildings or within 15 feet of the exterior of a building wall, opening, or roof eave line. Exception: if the unit is protected by an approved automatic sprinkler system in accordance with New Jersey Uniform Construction Code.

(15) Technical amendments:

(a) Fire lane, fire zone and parking.

(1) Public buildings. Fire lanes/fire zones shall be designated on all land use plans and specifications for new construction or remodeling of any building. The Fire Marshal shall make recommendations as to the manner in which fire lanes and fire zones could be laid out to the owner and to the Planning Board and Zoning Board of Adjustment.

(2) Design. Each fire lane shall be constructed to a minimum width of 18 feet; 12 feet of which shall be paved, graveled or constructed of appropriate stable base capable of supporting fire apparatus. Construction of the fire lane can be combined with a pedestrian path appropriately located and constructed. The minimum vertical clearance shall not be less than 14 feet. All fire lanes shall be visually designated either by their form or by the material used in their construction. In the event that a stable base is used in order to have the fire lanes blend with the landscaping, their location shall be shown by appropriate shrubbery or other designation authorized by the Fire Marshal, Beverly City Fire District No. 1. When determining the type of construction that is appropriate for the fire lane, consideration shall be given to the aesthetics of the site. When the turning radius is less than 28 feet of any travel lane, driveway, street, fire lane, fire zone, or Fire Department access road, the inside radius must be mountable curb and stabilized to accommodate fire apparatus with a weight of 80,000 pounds.

(3) Location. Fire lanes shall be located so as to serve the entire building from the building site, so as to provide the most direct means of access for all emergency vehicles and to be sufficiently close to the building to provide the means to provide protection for the structure while being far enough removed so as to provide safety for the emergency vehicles using the fire lanes in the event of the collapse of the building. However, the ultimate authority with respect to the determination for the location of the fire lanes and fire zones shall lie with the Fire Marshal of the Beverly City Fire District No. 1. The Fire Marshal shall make the aforesaid determination after reviewing recommendations of both the City Engineer and City Planner.

(4) Signs and markings. Fire lanes and fire zones shall be appropriately posted with signs indicating the words "No Parking - Fire Lane" or "No Parking - Fire Zone" in red letters on a white background, with a red line bounding the perimeter of the sign. Signs must be a minimum of 12 inches by 18 inches, made of rust-resistant reflectorized coating and posted at the ends of each fire lane and at one-hundred-foot intervals therein. Fire zone areas shall

also be designated by covering the face and top of the curb or painting a four-inch line on the pavement of the prohibited area with a solid yellow color of paint. The above criteria for the painting of fire areas is to be considered the minimum, and additional painting may be placed on the site consisting of crosshatches, solid yellow areas or such other designations, in addition to the curb or four-inch strip on the pavement as may serve as to act as deterrent to parking in fire zones.

(5) Towing expense. Any vehicle that is towed as a result of a violation of this section shall be towed at the expense of the registered owner of such vehicle.

(b) Fire Department connections, fire hydrants and water supplies.

(1) Use of fire hydrants. A person shall not use or operate any fire hydrant intended for the use of the Fire Department for fire-suppression purposes unless such person first secures a permit for such use from the Fire Marshal and the water company. This section shall not apply to the use of such hydrants by a person employed by, and authorized to make such use by, the water company having jurisdiction.

(2) Placement of fire hydrants and mains. The Fire Marshal shall report to the Planning Board, the Zoning Board, the property owner and/or the water company having jurisdiction on land use, subdivision(s), site plan(s), temporary use permits, and zoning approvals.

H. Annual audit. The local enforcing agency shall conduct an annual audit of the fees received and expenses incurred with respect thereto, including the operation of the agency, and forward the same to the Common Council no later than April 1st of each year. Said audit shall be in the same form and cover the same subject matter required by the Department of Community Affairs.

ARTICLE II

Section 283-2

II. OPEN AIR BURNING; INDOOR BURNING; OUTDOOR BURNING

1. Definitions. The following terms shall have the following meanings when used in this section:

“BONFIRE”

A fire as defined by Section 307 of the Uniform Fire Code, except that Section 307.4.1.1 of the Fire Code concerning the dimensions of a bonfire is amended to also include any fire greater than three feet in diameter.

“CAMPFIRE”

An outdoor fire, not to exceed three feet in diameter, intended for recreation or cooking, but not including a fire intended for disposal of waste wood or refuse.

“FIRE PIT, ASSEMBLED”

Non-pre-made fire pits built according to an individual's wishes, encompassing a wide variety of styles and functions, from a traditional campfire pit to more elaborate constructions of materials such as stone and concrete. The term "assembled fire pit" shall also include outdoor fireplaces, chimineas, patio warmers or other portable wood-burning devices used for outdoor recreation and/or heating.

“FIRE PIT, PRE-MADE”

Pre-manufactured fire pits commercially sold for outdoor burning, often portable, and commonly made of metal and used for either wood or gas burning.

“FIREWOOD”

Trunks and branches of trees and bushes, but does not include leaves, needles, vines or brush smaller than two inches in diameter.

“FURNACE”

Any equipment, device or apparatus, or any part thereof, which is installed, affixed or situated on a property for the purpose of combustion of fuel to produce heat and/or hot water for new or existing structures. A furnace may be a standalone device or a structure that may appear to be a small utility building, which serves the same purpose. A furnace shall also include boilers and stoves used for this purpose.

“INDOOR”

Any unit of space not covered by the definition of "outdoor."

“OPEN AIR BURNING”

A fire where any material is burned in the open.

“OUTDOOR”

Any unit of space outside of an existing structure.

“REFUSE”

Any waste material except trees, logs, brush, and untreated lumber.

“SUSTAINED SMOKE”

Any smoke that continues in a visible flow from the source of the fire for more than 20 feet for more than three minutes in duration. Sustained smoke shall not include the presence of any fragrance or odor caused by the burning of firewood or untreated lumber if same is not accompanied by the presence of visible smoke.

“UNTREATED LUMBER”

Dry wood which has been milled and dried out but which has not been treated or combined with any petroleum product, chemical preservative, glue, adhesive, stain, paint or other substance.

2. Prohibition Against Open Burning.

- A. Open air burning is prohibited within the City of Beverly unless in conformance with the standards established herein.
- B. Except as provided herein, it shall be unlawful for any person to permit kindling, igniting or maintaining any bonfire, brush fire or to burn off grass, leaves, debris, branches, wood, refuse, garbage, waste, or rubbish on any lot or field or to authorize any such fire to be kindled or maintained on any street, alley lot, lands or public grounds or upon any private lots or fields unless a written permit to do so shall be first obtained from the Construction Code Official, New Jersey Forest Fire Service and The City of Beverly Fire Marshal.

3. Exceptions to Open Burning Prohibition; Standards.

- A. Outdoor fires utilized for cooking are permitted without a permit either when contained in a manufactured metal grill or other similar device intended for such use or a campfire.
- B. Outdoor fires utilized for any other recreational purpose are permitted when either contained in a manufactured device designed for such purpose and utilized strictly in accordance with the manufacturer’s requirements or, alternatively, in a proper noncombustible stone, cement, brick, tile or metal assembled fire pit materials and shall not be more than three feet in diameter.
- C. For all existing pre-made or assembled fire pits within The City of Beverly, should the Fire Chief, Fire Marshal, Construction Code Official or his/her authorized designee determine that a fire pit is unsafe, he/she may order that said fire pit not be used until he/she or his/her designee deems said fire pit safe. Challenges to such an order may be appealed to the Burlington County Construction Board according to the timeframes permitted by state regulations.

- D. No open air burn may occur on a residential property within 15 feet of any main or accessory structure on the property, including, but not limited to, any dwelling, garage or shed.
- E. A fully functioning fire extinguisher and/or charged with water garden hose must be available for fire extinguishment purposes whenever any fire is ongoing.
- F. Permitted fuel. Only firewood and untreated lumber are permitted to be burned. Burning of any and all other materials, including but not limited to garbage, rubber, plastics, and yard waste, at any location within the City of Beverly is prohibited. No green wood, leaves or other materials which cause excessive smoke may be burned indoors or outdoors at any time. Any smoke or odor from any indoor or outdoor fire must be kept to a minimum.
- G. Flames may not exceed two feet in height at any time, and should the prevailing winds cause the sustained smoke from said fire to blow into a neighboring dwelling or property, said fire must be extinguished immediately. The Fire Chief, Fire Marshal, Construction Code Official or his/her designee are authorized to require that any residential outdoor fire be immediately extinguished if he/she determines that said fire constitutes a hazardous condition. In addition, the Beverly City Fire Department and/or the Beverly City Police Department are authorized to require that any residential outdoor fire pit be immediately extinguished if sustained smoke emissions are found to be offensive to occupants of surrounding properties. Failure to comply with Fire or Police Department orders shall constitute a violation of this chapter in addition to any and all criminal and regulatory violations, which may be cited against the property owner and those individuals responsible for maintenance of the hazardous or offensive condition.
- H. Indoor and outdoor fires must be attended at all times by a competent adult owner or legal resident of the property from the time said fire is commenced through the time said fire is completely extinguished.
- I. Permitted locations. Open burning shall be permitted only on residential properties and/or properties used for agricultural purposes, except in the event that a school, church, or other nonprofit organization conducts a bonfire which has obtained the necessary permit from the Fire Marshal to conduct said activity.
- J. Setbacks. Permitted open air burning devices shall be set back not less than 10 feet from the nearest lot line.

4. Prohibition Against Indoor and Outdoor Furnace Burning; Existing Furnaces.

- A. No materials shall be burned in a furnace other than firewood or untreated lumber, except where said furnace is designed and manufactured to burn other fuels such as coal, gas, or oil.
- B. No person shall cause, allow, or maintain the use of an indoor or outdoor wood-burning furnace within the City of Beverly without first having obtained a permit from the Beverly City Fire Marshal and Construction Code Official. Application for a permit shall be made on the forms provided by the City of Beverly.
- C. Any outdoor furnace or furnace in an accessory structure in existence on the effective date of this chapter shall be permitted to remain, provided that the owner applies for and receives a permit from the Fire Marshal and Construction Code Official within one year of such effective date. Notwithstanding the fact that any furnace in existence on the effective date of this chapter has one year to receive a permit, any existing furnace must comply with this chapter within 60 days of the effective date of this chapter. If the owner of an existing furnace does not receive a permit within one year of the effective date of this chapter, the furnace shall be removed. "Existing" or "in existence" means that the furnace is in place and operational on the site.

5. Furnace Requirements.

- A. Only firewood and untreated lumber are permitted to be burned in any furnace, except where said furnace is designed and manufactured to burn other fuels such as coal, gas, and oil. Burning of any other material in a furnace is prohibited.
- B. Setbacks. Permitted furnaces shall be set back not less than 10 feet from the nearest lot line.
- C. Months of operation. Outdoor furnaces shall be operated only between October 1 and April 30, unless said furnace is the only hot water supply of a dwelling.
- D. Spark arrestors. All furnaces shall be equipped with properly functioning spark arrestors.

6. Permit Process.

- A. A written permit shall be obtained for all open burning purposes not specifically permitted in this chapter.
- B. Application for said permit shall be made to the Beverly City Fire Marshal at least 30 days prior to the date requested and shall include:

(1) Applicant's name, address and contact information;

- (2) Property address and owner information, if different;
- (3) Type of open air burning request, date, time;
- (4) Description of materials to be burned;
- (5) Description of emergency procedures in place.
- (6) Proof of personal injury and property damage insurance with limits of not less than \$2,000,000 per occurrence and \$5,000,000 aggregate.
- (7) Proof of notification of the application to all properties within 300 feet of the fire location; and
- (8) Submittal of a permit fee to the Beverly City Fire District.

C. Approval of permit. The Fire Marshal shall review any application for open burning and determine if said application meets the requirements. The Fire Marshal shall, in his trained opinion, determine if appropriate fire safety standards are being met. The Fire Marshal shall have the discretion to approve or deny the application. The Fire Marshal is also empowered to approve a conditional permit establishing additional conditions on a case-by-case basis to ensure that fire safety standards are met.

D. Revocation or suspension of permit. A permit issued by this chapter may be suspended or revoked as the Fire Marshal may determine to be necessary to protect the public health, safety and welfare of the residents of The City of Beverly. A suspended permit may be reinstated once the condition, which resulted in suspension, is remedied and reasonable assurances are given that such conditions will not recur. Recurrence of a condition, which has previously resulted in suspension of a permit, shall be considered a violation of this chapter subject to the penalties provided herein.

7. Enforcement. Enforcement of this chapter may be accomplished through the Beverly City Police Department, the Beverly City Fire Chief, Fire Marshal, and Construction Code Official, or their designees.

8. Violations and Penalties; Distribution of Fines to Fire District. Each and every person failing to comply with any of the provisions in this chapter shall, upon conviction thereof, be punished by a fine of up to \$2,500 per offense, a term of imprisonment of up to 90 days and/or be required to perform community service for up to 90 days. Each day a violation exists shall constitute a new and separate offense subject to prosecution. When the Beverly City Fire District takes efforts to enforce this chapter, any fine levied shall be equally split between the City of Beverly and the Fire District to defray the cost of enforcement.

9. Effect of Other Regulations. Nothing contained herein shall authorize or allow burning which is prohibited by codes, laws, rules or regulations promulgated by the United States Environmental Protection Agency, New Jersey State Department of Environmental Protection, or other federal, state, regional or local agencies. Indoor and outdoor burning devices shall be installed, operated and maintained in conformity with the manufacturer's specifications and any and all local, state and federal codes, law, rules and regulations. In case of any conflict between any provision of this chapter and any applicable federal, state or local ordinances, codes, laws, rules or regulations, the more restrictive or stringent provision or requirement shall prevail.

ARTICLE III

Section 283-3

III. KEY LOCK BOX SYSTEM

1. Definitions. As used in this section, the following terms shall have the meanings indicated:

“KEY LOCK BOX” - A container that has the ability to hold the key/keys needed to access the structure.

“KNOX BOX” - The brand of Key Lock Box required to be used.

2. Purpose. The Lock Box System will reduce the need for forced entry into structures and should avoid costly and time-consuming efforts in gaining access to locked structures during an emergency.

3. Requirements. The following structures shall be required to install a key lock box at or near the main entrance or such other location as approved by the Fire Official:

A. Single family residential properties shall be exempt from this requirement. Only the following property uses within the City of Beverly that already have or are required to have an automatic fire alarm system or a fire sprinkler system shall be equipped with a key box:

- (1) Multi-family residential structures
- (2) Schools, whether public or private
- (3) Group homes and nursing home
- (4) Commercial building uses
- (5) Churches

- B. All existing buildings shall comply within twelve (12) months of the effective date of this Article. All newly constructed buildings, not yet occupied, or buildings currently under construction shall comply immediately.
- C. The type of key lock boxes to be implemented within the City shall be a Knox Box brand system.

4. Installation.

- A. All Knox Boxes shall be installed to the left side of the main business door. Boxes are required for each additional building or structures on the property unless otherwise directed by the Fire Official.
- B. All Knox Boxes shall be mounted flush between five and six feet from the ground to the center of the entry if and when possible.
- C. In the event that the rapid entry box system cannot be installed at the aforementioned locations and/or height, the Fire Official may designate in writing a different location and installment specifications.
- D. All realty and/or property with an electric security gate shall have the Knox Box outside the gate.
- E. A window decal that is included when the Knox Box is shipped shall be placed on the exterior access door to alert the Fire Company that a key box is provided.
- F. The Beverly City Fire Official must approve, in writing, any changes in the installation.

5. Maintenance.

- A. The operator of the building shall immediately notify the Beverly City Fire Department and provide the new keys when a lock is changed or rekeyed. The key to such lock shall be secured in the Knox Box.

6. Contents of Lock Box.

- A. Key box contents. The key boxes shall contain the following:
 - (1) Keys to locked points of egress, whether on the interior or exterior of such buildings
 - (2) Keys to locked mechanical equipment rooms
 - (3) Keys to locked electrical rooms

- (4) Keys to elevator controls
- (5) Keys to any fence or secured areas
- (6) Keys to other areas

7. Fire Department Responsibilities.

- A. Knox Box Keys are only to be used under the command of the officer in charge for emergency services. No unauthorized use is permitted.
- B. All Knox Box access keys shall be installed in a Knox Box Secure system installed in the Fire Apparatus.

Penalties. Any person, entity or corporation who has violated any provisions of this ordinance, who has failed to comply with any order issued by the Beverly City Fire Official; or who has failed to comply with any order issued pursuant to any section thereof shall upon conviction before the proper judicial authority be punished by a fine of not more than five hundred (\$500.00) dollars. Each day a violation continues shall be considered a separate offense.

Inconsistency. All ordinances or parts thereof which are inconsistent with the provisions of this Ordinance are hereby repealed to the extent of such Inconsistency.


Effective Date. This Ordinance shall take effect after adoption and publication in the manner prescribed by law.

INTRODUCTION						
Roll Call Vote						
Council Member	Motion	Second	Aye	Nay	Abstain	Absent
Dale						X
Lowden	X		X			
Snively						X
Williams		X	X			
Bancroft			X			

ADOPTION						
Roll Call Vote						
Council Member	Motion	Second	Aye	Nay	Abstain	Absent
Dale		X	X			
Lowden						X
Snively			X			
Williams	X		X			
Bancroft			X			

CERTIFICATION

I, Caitlin D'Alfonso, RMC, CMR, Municipal Clerk of the City of Beverly, County of Burlington, and State of New Jersey, do hereby certify the forgoing to be a true and correct copy of an Ordinance which was introduced by the Common Council of the City of Beverly at its meeting of February 13, 2024 with a second reading, public hearing, and final adoption held on February 27, 2024.



Caitlin D'Alfonso, RMC, CMR
Municipal Clerk