

## **City of Norman, OK**

Municipal Building Council Chambers 201 West Gray Norman, OK 73069

## Master

File Number: O-1314-15							
	File ID:	O-1314-15	Туре:	Ordinance	Status:	Non-Conse	nt Items
	Version:	1	Reference:	Item No. 39	In Control:	City Counc	il
	Department:	Planning and Community Development Department	Cost:		File Created:	02/10/2014	
	File Name:	Ordinance No. O-1314-clarifying location of off- Amendments			Final Action:		
	Title:	OKLAHOMA, AMENI SECTION 431.7 BY	RDINANCE OF DING SECTIO CLARIFYING T NS AND PI HE BOARD HAPTER 22 C	THE COUNCIL N 419, NON-C HE LOCATION OF ENALTIES FOR OF ADJUSTMEN OF THE CODE O	OF THE CITY ONFORMING USES OFF-STREET PAR NON-COMPLIANCE IT; AMENDING S	OF NORM  3; AMENT  KING SPA  5; AMENT  5ECTION	MAN, DING CES, DING 450,
	Notes:	ACTION NEEDED: Nection by section.	·	·		oon Second	d Reading
		ACTION TAKEN:ACTION NEEDED: Ma whole.  ACTION TAKEN:	Motion to adopt	or reject Ordinand	e No. O-1314-15 up	on Final R	eading as
					Agenda Date: Agenda Number:		
		Text File O-1314-15.pdf O-1314-15 Annotated, S Minutes - O-1314-15, No Minutes.pdf Linda Price, Revitalization	Staff Report, 3-13 ovember 14 PC S	-14 PC			
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Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
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1 Planning Commission 03/13/2014 Recommended for City Council 04/08/2014 Pass

Adoption at a subsequent City Council Meeting

Action Text: A motion was made by Gasaway, seconded by Lewis, that this Ordinance be Recommended for

Adoption at a subsequent City Council Meeting to the City Council, due back on 4/8/2014. The motion

carried by the following vote:

1 City Council 04/08/2014 Introduced and Pass

adopted on First Reading by title only

Action Text: That this Ordinance be Introduced and adopted on First Reading by title only. by consent roll call

## Text of Legislative File O-1314-15

Body

**SUMMARY OF REQUEST**: The Planning and Community Development Department has prepared a number of Code amendments that will clarify areas of confusion in the Code. Staff is proposing changes to Chapter 22 (Zoning) to address recent issues that have been brought forward regarding the location of off-street parking spaces, second homes for medical reasons in the rural area of the City, regulations for non-conforming uses and when a Variance is allowed.

The Planning Commission conducted a Study Session on November 14, 2013, to discuss the changes to Chapter 22 (Zoning Ordinance). The Commission agreed that all of the proposed amendments to Chapter 22 should move forward for consideration.

<u>STAFF ANALYSIS</u>: The proposed amendments to Chapter 22 are varied and described below. They address several types of requests that have come to our attention in the last year and cannot be adequately addressed by the current language in the Code.

- 1. Section 22-431.7 addresses the location of off-street parking spaces. Section (a) language has been updated to read more clearly. Section (b) adds the same restriction regarding parking surfaces for commercial districts as for residential districts except for vehicle and equipment storage yards that are completely enclosed by an opaque fence. Section (c) adds the provision that notices for illegal parking may be issued to the property owner if information is not available on the registration of the vehicle. Also, if the offending vehicle is not moved to a legal parking surface within the time period specified, a citation may be issued to the property owner. Subsection [a] has been deleted after the language changes were added to Section (c).
- 2. Paragraph 22:441.7(b) is related to Special Exceptions to allow the reconstruction of non-conforming buildings that have been destroyed by fire or act of God under very stringent criteria, including that the Board of Adjustment must find a "compelling public necessity" to allow the continuance of the use. Many Ordinances allow the reconstruction of a non-conforming building that is destroyed by a natural disaster back to its original footprint with no changes without any additional oversight. The recommendation is to delete paragraph 22:441.7(b) and add language to Section 419, Non-Conforming Uses, to allow a building to be built back to its pre-disaster condition. The existing Section was brought to light after the Hibdon Tires building burnt down near the west side WalMart.
- 3. The addition of Section 22:441.7(g) is a proposed amendment to allow a Mobile Home and a House on the same lot in the A-2 zone for a medical emergency. This is allowed in Edmond and Oklahoma City, and the regulations proposed are similar to Oklahoma City regulations. Edmond has a more informal process. The Planning Commission requested that language be added that clarifies that the mobile home must meet all building code requirements when placed on a property and that State standards be met regarding septic systems.
- 4. Section 22:441.10 is being amended to allow a variance to be considered by the Board of Adjustment for any regulation in Chapter 22 as opposed to the current language that only allows variances to be considered for "height, area, and the size of yards and open spaces except that in the A-2, Rural Agricultural District, the frontage requirement may also be varied when justified." There are other common development standards that people would like to request a variance for, such as the exterior appearance, building coverage, impervious

area, lot width, minimum lot area, landscaping requirements, and floor area ratio standards, just to name a few. The criteria for evaluation of a Variance would remain the same. Requesting a variance does not ensure that it will be granted but does allow a property owner the process for it to be considered.

5. Section 22:450 is being amended to create a definition for Garage and to provide better definitions for Building and Structure. These terms have been problematic recently. The new definitions will allow staff to administer zoning and building applications more efficiently.

**STAFF RECOMMENDATION:** Staff recommends approval of Ordinance No. O-1314-15, amendments to Chapter 22 (Zoning Ordinance). Planning Commission, at their meeting on March 13, 2014, recommended approval of the Chapter 22 amendments by a vote of 8-0.