OF NO RMAP Z SOLUTION TO SOLUT

City of Norman, OK

Municipal Building Council Chambers 201 West Gray Norman, OK 73069

Master

		File Numb	oer: O-2021-41		
File ID:	O-2021-41	Туре:	Ordinance	Status:	Non-Consent Items
Version:	1	Reference:	Item 30	In Control:	City Council
Department:	Legal Department	Cost:		File Created:	03/11/2021
File Name:	Tobacco Ordinance Ame	ndments		Final Action:	
Title:	PREVENTION OF INTERNAL CODE	AN ORDINA NG SECTIO ITY OF NOF ENDING SE MARIJUANA CTIONS YOUTH AC CONSIST DELETING	ANCE OF THE ON 10-502 OF AFRICAN DELETING CTION 10-503 TO A VAPING IN OTER TO TOBATION TO TOBATION OF THE OUT TO TH	COUNCIL OF THE RESERVENCE OF T	HE CITY OF PTER 10 OF AND ADDING MOKING OF IC PLACES; DNCERNING RPOSES OF ENUMBERING DNS 10-504
Notes:	ACTION NEEDED: Reading section by s ACTION TAKEN: ACTION NEEDED: Reading as a whole. ACTION TAKEN:	Motion to	adopt or reject	Ordinance O-20	
				Agenda Date:	
Attachments:	O-2021-41 Annotated, O	-2021-41 Clean			
Project Manager:	Anthony Purinton, Assist	ant City Attorney	,		
Entered by:	sarah.encinias@norman	ok.gov		Effective Date:	
History of Legis					
Ver- Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Result:

1 City Council

03/23/2021 Introduced and 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

Pass

Text of Legislative File O-2021-41

Body

BACKGROUND: City Code provisions in Chapter 10 relating to smoking in public places are no longer consistent with current State law. The corresponding State law has received considerable attention, having been amended eight times since the City's last change to its public smoking provisions. The changes outlined below would make the City's Code provisions consistent with State law and eliminate inconsistencies that currently exist with other City Code provisions.

DISCUSSION:

State Law and Preemption

Oklahoma's Statutes contain two provisions regulating smoking in public places. Both 21 O.S. § 1247 and 63 O.S. 1-1523 prohibit the smoking of tobacco in a public place. However, based on an Oklahoma Attorney General advisory opinion, the preemptive, controlling provisions of State law for municipalities are those found in Title 63. *Question Submitted by: The Honorable Al McAffrey, State Senator, District 46* 2013 OK AG 2, ¶ 20. In Title 63, the State has expressly adopted its intent to preempt any municipality or political subdivision from adopting any regulation promulgated to control smoking in public placed, unless such regulations are "the same as provided in this act." 63 O.S. § 1-1527. Thus, a municipality may not adopt legislation which is more stringent than or that is inconsistent with the provisions found in Title 63.

Ordinance Revision

Many of the proposed changes to the City's Code are not substantive changes and are intended to increase readability, improve internal organizational structure, and delete duplicative provisions found elsewhere in the Code. Substantive or major changes are outlined and described below:

<u>Definitions</u>: Changes to State law in 2015 broadened the definition of what constitutes a "Public Place." Prior to the 2015 changes, only certain, named categories of facilities were deemed "public places" (e.g., health facilities, arenas, eating establishments, concerts halls, etc.). In effect, the definition of "public places" served to limit the scope of the statute's prohibition on smoking in public since the statute only covered certain establishments and facilities.

In 2015, the definition of "public places" changed to include "any enclosed area where individuals other than employees are invited or permitted." This language is much broader, expanding the scope of statute's prohibition on smoking in public. The proposed changes adopt this language, replacing the obsolete, narrow definition of "public places".

<u>Prohibiting Language</u>: Section 10-503(1) currently contains the following language:

The possession of lighted tobacco in any form is a public nuisance and dangerous to public health and is hereby prohibited when such possession is in any public place, public transportation, or any indoor workplace, except where specifically allowed by law.

The above language is more similar to the wording of the statutory prohibition found in Title 22. The proposed amendments to our Code change the language in 10-503(1) to reflect the language found in Title 63, the appropriate State statutory provision:

Except where specifically allowed by law, no person shall smoke tobacco or marijuana or vape marijuana in a public place, in an indoor workplace, in any vehicle providing public transportation, or at a meeting of a public body.

Under the new language taken from Title 63 the smoking or vaping of marijuana in public spaces is now also prohibited. This amendment reflects the addition of a prohibition on marijuana smoking and marijuana vaping added to the State statute in 2019. Where appropriate, the proposed changes to the City's Code include additional amendments throughout 10-503 to reflect the addition of the prohibition on marijuana smoking and vaping.

<u>Deletion of 10-504-10-512</u>: The proposed changes include deletion of Sections 10-504-10-512, which pertain to the possession and sale of tobacco to minors. These sections are outdated and obsolete as Chapter 15 already contains current and updated prohibitions on youth access to tobacco and vapor products. Deletion of these sections would maintain internal consistency between Chapters of the City's Code and remove unnecessary, duplicative provisions. These changes are not substantive and would not impact the City's ability to enforce prohibitions preventing youth access to tobacco.

RECOMMENDATION: Amending Chapter 10, Article V, of the City's Code will reflect recent changes in controlling State law and provide increased consistency with other Code provisions. Staff recommends adoption of Ordinance O-2021-41.