City of Flint, Michigan

Third Floor, City Hall 1101 S. Saginaw Street Flint, Michigan 48502 www.cityofflint.com



Meeting Agenda - Final

Wednesday, February 5, 2020 5:00 PM

Committee Room

LEGISLATIVE COMMITTEE

Santino J. Guerra, Chairperson, Ward 3

Eric Mays, Ward 1 Kate Fields, Ward 4 Herbert J. Winfrey, Ward 6 Allan Griggs, Ward 8

Maurice D. Davis, Ward 2 Jerri Winfrey-Carter, Ward 5 Monica Galloway, Ward 7 Eva Worthing, Ward 9

Inez M. Brown, City Clerk

Davina Donahue, Deputy City Clerk

ROLL CALL

CHANGES AND/OR ADDITIONS TO AGENDA

Council shall vote on any agenda changes.

PUBLIC SPEAKING

Members of the public shall have no more than two (2) minutes to address the City Council on any subject.

COUNCIL RESPONSE

Councilpersons may respond to any public speaker, but only one response and only when all public speakers have been heard. Individual council response is limited to two (2) minutes and is subject to all rules of decorum and discipline.

SPECIAL ORDERS

200059 Special Order/Recreational & Medical Marihuana

A Special Order as requested by Councilperson Worthing to discuss recreational and medicinal marihuana.

190358.1 Special Order/City of Flint Policies Discussions

A Special Order request by Councilperson Fields allow Council to include the City's Computer Use Policy when discussing the three other policies currently on its agendas (Anti-Bullying; Harassment and Discrimination in the Work Place; Alcohol & Drug Free Work Place and Testing).

190032 Special Order/COF Purchasing Ordinance/Emergency Purchases

A Special Order as requested by 1st Ward Councilperson Eric Mays to allow for a council discussion regarding the emergency purchases (Ord. No. 3865, Sec. 18-21.9).

ORDINANCES

190439.1 Amended Ordinance/Amendment/Chapter 12 (Business and Occupations Generally)/Sections 12-273 through 12-283

An amended ordinance to amend the Code of Ordinances for the City of Flint by amending Chapter 12 (Business and Occupations Generally), by the addition of (Article XXX), Sections 12-273 through 12-283 concerning Surveillance Cameras Required for Certain Businesses. [NOTE: Ordinance amended by Administration.]

DISCUSSION ITEMS

200060 Attendance Request/Mayor/Adm/Surveillance Cameras

An attendance request by Councilperson Guerra to MAYOR/ADM: re, he would like would like someone from the administration to attend the next Legislative Committee meeting to discuss Ordinance 190429.1 (Surveillance Cameras Required for Certain Businesses). [Referral Action Date: 1/22/2020 @ Legislative Committee Meeting.]

OLD, OUTSTANDING DISCUSSION ITEMS

170028 Referral/Tax Breaks/Home-Based Businesses

Referral by Councilperson Mays to ADMIN, re: He would like to know if the current Administration has considered or is working toward offering tax breaks to city residents with home-based businesses, as well as asks that the City Council consider creating specific legislation in this regard. [Referral Action Date: 1/09/2017 @ City Council Meeting.]

170386 Ordinance Drafts/Water Bills

Referral by Councilperson Mays to MAYOR/ADM/LAW/: He would like two ordinances drafted for the council to review: 1. water lien relief, and 2. a limit on how far the city can go back in trying to collect past due water bills that have been estimated. [Referral Action Date: 7/6/2017 @ Finance Committee Meeting.]

180017 Discussion Item/Home Business Ordinance

Discussion item proposed by Councilperson Mays, re: He would like a discussion of the Home Business Ordinance on the next Legislative Agenda. [Referral Action Date: 1/3/2018 @ Governmental Operations Committee Meeting.]

180304 Referral/CWAC/Ordinance/Discussion

Referral by Councilperson FIELDS to LEGAL/PLANNING & DEVELOPMENT, re: She would like a copy of the CWAC Ordinance and to have a discussion item about the CWAC on the Legislative Agenda. [Referral Action Date: 6/20/2018 @ Grants Committee Meeting.]

180443 Discussion Item/Ordinance Amendment/Blight Infractions

Discussion Item as requested by Councilperson Mays, re: He would like to discuss the possibility of amending the City Code with regard to blight infractions in order to include a \$500 fine and possible jail time. [Referral Action Date: 8/27/2018 @ City Council Meeting.]

180533 Referral/Lobbyists/Fee

A referral as requested by Councilperson Fields to LEGAL: She would like to legislation to require lobbyists to pay fees, as referenced in the new City of Flint Charter. [Referral Action Date: 10/3/2018 @ Finance Committee Meeting.]

180534 Discussion Item/Parking on Lots/Property

A discussion item as requested by Councilperson Mays: He would like to discuss parking on lots and on a homeowner's own property. [Referral Action Date: 5/8/2018 @ Finance Committee Meeting.]

180576 Discussion Item/Recreational Marihuana

A discussion item as requested by Councilperson Mays, re: He would like to discuss recreational marihuana. [Referral Action Date: 11/7/2018 @ Legislative Committee Meeting.]

190033 Discussion Item/CWAC Ordinance

Discussion Item as requested by Councilperson Mays, re: He would like to discuss the proposed changes to the City Wide Advisory [Council] Committee ordinance (Ord. No. 180523.2). [Referral Action Date: 2/04/2019 @ City Council Meeting.]

190362 Referral/Copies/Nepotism Policy/Ethics Ordinance

Referral by Councilperson Fields to LEGAL, re: As part of the discussion of the three policies on the Legislative agenda, she would like copies of the Nepotism Policy and the Ethics Ordinance. [Referral Action Date: 8/21/2019 @ Special Legislative Committee Meeting.]

190363 Referral/Legal Opinion/Political Podcast & Facebook

Referral by Councilperson Fields to LEGAL, re: She would like to know if it's legal for a city employee to tape the Mayor on a podcast and then air it on her own (city employee) Facebook page. [Referral Action Date: 8/21/2019 @ Special Legislative Committee Meeting.]

190386 Referral/Ordinance/Sewer Liens

Referral by Councilperson Mays to LEGAL: re, He would like the ordinance that deals with sewer liens. [Referral Action Date: 9/4/2019 @ Finance Committee Meeting.]

190470 Discussion Item/Acquired Properties Policy

Discussion Item as requested by Councilperson Fields, re: She would like for the City Council to work on and expand the City of Flint Policy of Disposition of Acquired Genesee County Treasurer Properties (Reso No. 180627). [Referral Action Date: 10/31/2019 @ Special Affairs Committee.]

190502 Copy/CWAC Ordinance

Discussion Item as requested by Councilperson Fields, re: She would like a copy of the City Wide Advisory Council (CWAC) Ordinance as passed by City Council (Ord. No. 180523.2). [Referral Action Date: 12/4/2019 @ Finance Committee Meeting.]

200044

Referral/Parking Meters/Downtown Development Authority (DDA)

Referral by Councilperson Mays to DDA, re: He asks about the possibility of the following changes to current parking meter charges in the downtown area: (1) Free parking beginning at 4:30 p.m. near Flint City Hall on City Council meeting dates; (2) One-hour free parking for anyone coming to City Hall to pay a water bill; (3) No parking fee for anyone having to do business within City Hall. [Referral Action Date: 1/13/2020 @ City Council Meeting.]

NEW BUSINESS

ADJOURNMENT

ORDINANCE NO. _____

An Ordinance to amend the Flint City Code of Ordinances by amending Chapter 12, Business and Occupations Generally.

IT IS HEREBY ORDANIED BY THE PEOPLE OF THE CITY OF FLINT:

Sec. 1. An Ordinance to amend the Flint City Code of Ordinances by amending Chapter 12, Business and Occupations Generally, In General, by adding Article XXX, Sections 12-273 thru 12-283, Surveillance Cameras Required for Certain Businesses, which shall read in its entirety as follows:

§12-273. PURPOSE.

THE CITY COUNCIL RECOGNIZES THAT CERTAIN **BUSINESSES HAVE** CHARACTERISTICS THAT MAY TEND TO INCREASE THE POTENTIAL RISK OF CRIMINAL ACTIVITY ON THEIR PREMISES. THIS CHAPTER IS **ENACTED TO REDUCE THE** LIKELIHOOD THAT EMPLOYEES AND PATRONS OF THOSE BUSINESSES WILL BE EXPOSED TO POTENTIAL DEATH AND/OR INJURIES BECAUSE OF CRIME OCCURRING ON THE PREMISES. IT IS ALSO INTENDED TO ASSIST LAW ENFORCEMENT WITH THE CRIMINAL INVESTIGATION OF CRIMES ON THE PREMISES OF THE BUSINESSES WHICH ARE THE SUBJECT OF THIS CHAPTER.

§ 12-274. DEFINITIONS

(A) THE DEFINITIONS AND PROVISIONS CONTAINED IN THIS SECTION SHALL

GOVERN THE
CONSTRUCTION, MEANING,
AND APPLICATION OF THE
FOLLOWING WORDS AND
PHRASES USED IN THIS
CHAPTER.

- (1) LUMEN. THE SI DERIVED UNTI OF LUMNIOUS FLUX; A MEAUSRE OF THE TOTAL AMOUNT OF VISIBLE LIGHT EMITTED BY A SOURCE.
- (2) MEDIA. MATERIAL ON WHICH AUDIO, VIDEO, AND ELECTRONIC DATA CAN BE RECORDED FOR THE PURPOSES OF MAKING A PERMANENT RECORD TO AID IN A CRIMINAL INVESITGATION, THAT CAN BE ENLARGED THROUGH PROJECTION OR OTHER MEANS, IN A FORMAT ABLE TO BE UTILIZED BY THE POLICE DEPARTMENT, COUNTY PROSECUTOR. AND/OR OTHER LAW ENFORCEMENT AGENCY.
- (3) OWNER. THE INDIVIDUAL, CORPORATION, LIMITED COMPANY, PARTNERSHIP, JOINT VENTURE, OR OTHER GROUP ENTERPRISE LICENSED TO DO BUSINESS OR OTHERWISE OPERATING A BUSINESS ESTABLISHMENT AT A LOCATION WITHIN THE CITY.
- (4) VIDEO SURVEILLANCE SYSTEM. A CONTINUOUS DIGITAL SURVEILLANCE SYSTEM CONSISTING OF CAMERAS, CABLING,

MONITORS, AND DIGITAL VIDEO RECORDERS (DVR) THAT RECORD IN COLOR WITH CAMERAS AND LENSES OF A TYPE, MINIMUM RESOLUTION, NUMBER AND LOCATION APPROVED BY THE CHIEF OF POLICE OR HIS OR HER DESIGNEE.

- (5) BUSINESS
 ESTABLISHMENT OR
 ESTABLISHMENT. MEANS
 THOSE ESTABLISHMENTS
 LISTED AND DEFINED IN
 THIS SUBSECTION AS
 FOLLOWS:
 - a. BANK OR **FINANCIAL INSTITUTION.** AN **ESTABLISHMENT** WHOSE PRIMARY FUNCTION IS RELATED TO THE CUSTODY, LOAN, EXCHANGE. **ISSUANCE OF** MONEY, EXTENSION OF CREDIT, OR TRANSMISSION OF FUNDS, AND INCLUDES BANKS. CREDIT UNIONS, OR SAVINGS OR LOANS.
 - b. CARRY OUT- FOOD
 AND DRINK. AN
 ESTABLISHMENT
 WHOSE PRINCIPAL
 BUSINESS IS THE
 SALE OF FOOD AND
 BEVERAGES IN
 DISPOSABLE
 CONTAINERS IN A

READY-TO-CONSUME STATE FOR CONSUMPTION EITHER WITHIN THE BUILDING OR FOR CARRY-OUT WITH **CONSUMPTION OFF** THE PREMISES. WHOSE CASH REGISTER IS VISIBLE TO THE PUBLIC VIEW. NOTWITHSTANDING THE FOREGOING, A CARRY OUT-FOOD AND DRINK **ESTABLISHMENT** SHALL NOT BE SUBJECT TO THIS CHAPTER IF IT EITHER (A) SHARES A **COMMON AREA WITH** OTHER BUSINESSES OR (B) DOES NOT HAVE ITS OWN ENTRANCE OR EXIT. STRICTLY, FOR **PURPOSES OF** ILLUSRATION, A BUSINESS, WHICH IS PART OF A SO **CALLED FOOD** COURT, SHALL NOT BE SUBJECT TO THIS CHAPTER.

c. CHECK CASHING
BUSINESS. A
BUSINESS OFFERING
PAYDAY LOANS,
CASH ADVANCES, OR
CHECK ADVANCE
LOANS, AND WHICH
IS REGULATED
UNDER THE STATE

OF MICHIGAN
DEFERRED
PRESENTMENT
SERVICES
TRANSACTION,
PUBLIC ACT 244 OF
2005, AS AMENDED,
OR ANY SIMILAR
LAW.

- d. COIN DEALER. ANY
 ESTABLISHMENT
 THAT, AS A
 SUBSTANTIAL
 PORTION OF ITS
 BUSINESS, BUYS AND
 SELLS COINS, GOLD
 OR OTHER PRECIOUS
 METALS.
- e. CONVENIENCE STORE. A BUSINESS WHICH SELLS AT RETAIL BOTH GASOLINE AND MORE THAN 20 "CONSUMER PRODUCTS" AS THAT TERM IS DEFINED BY 15 USCS §2052 (5) TITLE 15. **COMMERCE AND** TRADE: CHAPTER 47. CONSUMER PRODUCT SAFETY], OR ANY APPLICABLE SUCCESSOR LAW.
- f. FIREARM DEALER.
 AN ESTABLISHMENT
 REQUIRED TO
 OBTAIN A FEDERAL
 FIREARMS LICENSE
 TO SELL FIREARMS
 AND WHICH
 ENGAGES IN

FIREARMS TRANSACTIONS.

- g. GAS STATIONS, A
 RETAIL
 ESTABLISHMENT AT
 WHICH MOTOR
 VEHICLES ARE
 REFUELED.
- h. HOTEL OR MOTEL.
 ANY BUILDING OR
 STRUCTURE
 EQUIPPED, USED,
 ADVERTISED AS, OR
 HELD OUT TO THE
 PUBLIC AS A
 FACILITY OR PLACE
 WHERE SLEEPING
 QUARTERS OR
 OTHER SIMILAR
 ACCOMODATIONS
 ARE FURNISHED FOR
 A FEE TO TRANSIENT
 GUESTS.
- i. LIQUOR OR ALCOHOL BUSINESS. ANY RETAILER REQUIRED TO OBTAIN A PERMIT BY THE MICHIGAN LIQUOR CONTROL COMMISSION, WHICH **AUTHORIZES THE** SALE OF BEER, WINE. OR DISTILLED SPIRITS TO BE CONSUMED ON, OR OFF THE PREMISES WHERE SOLD, AND **INCLUDES BREW** PUBS, DISTILLERIES, OR OTHER SIMILARLY LICENSED

FACILITIES. IT SHALL ALSO INCLUDE
THOSE FACILITIES
NOT REQUIRED TO
OBTAIN SUCH
PERMIT BUT WHICH,
DIRECTLY OR
INDIRECTLY
THROUGH A LEASE
OR RENTAL OF THE
PREMISES, ALLOWS
BEER, WINE, OR
DISTILLED SPIRITS
TO BE CONSUMED ON
PREMISES.

i. MOBILE **COMMUNICATIONS** DEALER, ANY RETAILER OF A WIRELESS TWO-WAY COMMUNICATION DEVICE, INCLUDING A TELEPHONE USED IN CELLULAR TELEPHONE SERVICE, WHICH REPRESENTS. **ALONG WITH ACCESSORIES** RELATED THERETO, MORE THAN 50% OF THE GOODS DISPLAYED FOR RETAIL PURCHASE.

k. MONEY
TRANSMISSION
SERVICES. A
RETAILER SELLING
OR ISSUING
PAYMENT
INSTRUMENTS OR
STORED VALUE
DEVICES OR IS
RECEIVING MONEY

OR MONETARY VALUE FOR TRANSMISSION.

1. PHARMACY. A
FACILITY OR PART
OF A FACILITY THAT
DISPENSES
PRESCRIPTION
DRUGS, OR PREPARES
PRESCRIPTION
DRUGS FOR
DELIVERY OR
DISTRIBUTION, BUT
DOES NOT INCLUDE
THE OFFICE OF A
DISPENSING
PRESCRIBER OR AN
AUTOMATED DEVICE.

m. SCRAP METAL
DEALER. MEANS
ANY PERSON
OPERATING A
BUSINESS AT A FIXED
OR MOBILE
LOCATION THAT IS
ENGAGED IN ONE OF
THE FOLLOWING
ACTIVITIES:

i. BUYING,
SELLING,
PROCURING,
COLLECTING,
GATHERING,
SOLICITING, OR
DEALING IN
SCRAP METAL.

ii. OPERATING, MANAGING, OR MAINTAINING A SCRAP METAL YARD.

§12-275 LIGHTING.

EVERY BUSINESS
ESTABLISHMENT IN THE CITY,
UNLESS THE STORE IS NOT OPEN FOR
BUSINESS AFTER SUNSET AND
BEFORE SUNRISE, IS HEREBY
REQUIRED TO INSTALL AND
PROVIDE LIGHTING FOR ITS PARKING
AREA DURING ALL HOURS OF
DARKNESS WHEN EMPLOYEES
AND/OR CUSTOMERS ARE ON THE
PREMISES. SUCH LIGHTING SHALL BE
AT A MINIMUM AVERAGE OF TWO
LUMENS PER SQUARE FOOT.

§ 12-276 VIDEO SURVEILLANCE SYSTEM REQUIRED.

- (A) EVERY BUSINESS
 ESTABLISHMENT, AS DEFINED
 IN THIS CHAPTER, IS HEREBY
 REQUIRED TO INSTALL A
 VIDEO SURVEILLANCE
 SYSTEM IN ACCORDANCE
 WITH THIS CHAPTER AND TO
 PROVIDE THE CHIEF OF POLICE
 OR HIS/HER DESIGNEE AN
 ADDRESS AND PHONE
 NUMBER TO BE USED FOR
 PURPOSES OF OFFICIAL
 NOTIFICATIONS REGARDING
 ENFORCEMENT OF THIS
 CHAPTER.
- (B) ALL VIDEO SURVEILLANCE SYSTEMS SHALL:
 - a. BE MAINTAINED IN PROPER WORKING ORDER AT ALL TIMES; AND
 - b. BE KEPT IN
 CONTINUOUS
 OPERATION 24 HOURS A
 DAY, 7 DAYS A WEEK;
 AND

- c. MEET MINIMUM
 TECHNOLOGICAL
 STANDARDS
 ESTABLISHED IN THIS
 CHAPTER OR BY
 RESOLUTION OF CITY
 COUNCIL.
- (C) ALL ESTABLISHMENTS SHALL RETAIN THE IMAGES RECORDED BY ITS VIDEO SURVEILLANCE SYSTEM FOR NO LESS THAN THIRTY (30) DAYS.
- (D) A MINIMUM OF THREE HIGH RESOLUTION SURVEILLANCE CAMERAS LOCATED IN THE PUBLIC AREAS OF A BUSINESS **ESTABLISHMENT ARE** REQUIRED OF EACH VIDEO SURVEILLANCE SYSTEM, AT LEAST ONE CAMERA SHALL PROVIDE AN OVERALL VIEW OF THE COUNTER AND REGISTER AREA; AT LEAST ONE CAMERA SHALL BE POSITIONED TO PROVIDE A CLEAR, IDENTIFIABLE, FULL-FRAME IMAGE OF THE FACE OF EACH PERSON ENTERING AND LEAVING THE BUSINESS ESTABLISHMENT; AND THE LEAST ONE CAMERA SHALL BE POSITIONED TO PROVIDE AN OVERALL VIEW OF THE **BUSINESS ESTABLISHMENT'S** PARKING LOT. CAMERA VIEWS SHALL NOT BE OBSTRUCTED BY STORE FIXTURES OR DISPLAYS.
- (E) BUSINESS ESTABLISHMENTS, WHICH INSTALLED VIDEO SURVEILLANCE SYSTEMS PRIOR TO THE EFFECTIVE

- DATE OF THIS CHAPTER, MUST ENSURE THEY ARE IN FULL COMPLIANCE WITH THIS CHAPTER.
- (F) DOCUMENTATION **EVIDENCING THE** INSTALLATION OF SUCH SYSTEM MUST BE PRESENTED TO THE POLICE DEPARTMENT. WHO SHALL VERIFY COMPLIANCE WITH THIS CHAPTER. THE SUFFICIENCY OF SUCH DOCUMENTATION SHALL BE DETERMINED AT THE DISCRETION OF THE POLICE CHIEF OR HIS OR HER DESIGNEE. UPON APPROVAL OF SUCH DOCUMENTATION, THE POLICE DEPARTMENT WILL ISSUE A WRITTEN APPROVAL NOTICE, WHICH WILL BE PLACED IN PLAIN VIEW INSIDE THE PREMISES. THIS APPROVAL NOTICE WILL **ALSO INFORM CUSTOMERS** AND EMPLOYEES OF THE **EXISTENCE OF THE VIDEO** SURVEILLANCE SYSTEM, A COPY OF THE APPORVAL NOTICE OR OTHER VERIFICATION OF COMPLIANCE SHALL THEN BE TRANSMITTED BY THE POLICE DEPARTMENT TO THE CITY CLERK. SUCH VERIFICATION MUST BE ON RECORD AND UP-TO-DATE AT THE TIME OF A **BUSINESS ESTABLISHMENT'S** APPLICATION FOR OR **RENEWAL OF A BUSINESS** LICENSE OR SUCH LICENSE SHALL BE DENIED.

§12-277 ACCESS TO MEDIA.

IF A CRIME OCCURS OR AN **EMPLOYEE OF A BUSINESS** ESTABLISHMENT BELIEVES A CRIME HAS OCCURRED. THE POLICE DEPARTMENT SHALL BE CONTACTED IMMEDIATELY, AND THE BUSINESS ESTABLISHMENT SHALL RETAIN THE CONTINUOUS DIGITAL IMAGES OF THE EVENT RECORDED BY THE VIDEO SURVEILLANCE SYSTEM FOR NO LESS THAN 60 DAYS. SUBJECT TO ANY CONSTITUTIONAL RESTRICTIONS, UPON REASONABLE NOTIFICATION, THE **BUSINESS ESTABLISHMENT** SHALL PROVIDE ACCESS TO THE MEDIA CONTAINING THE RECORDED EVENT TO THE POLICE DEPARTMENT, FAILURE TO PROVIDE ACCESS TO THE VIDEO SURVEILLANCE SYSTEM MAY RESULT IN THE POLICE DEPARTMENT OR OTHER LAW **ENFORCEMENT AGENCY MAKING** A REQUEST FOR A SEARCH WARRANT TO SEIZE THE VIDEO SURVEILLANCE SYSTEM, OR ANY PART OR UNIT OF THE SYSTEM, DEPENDING ON THE NATURE OF THE INCIDENT.

§12-278 MINIMUM TECHNOLOGICAL STANDARDS.

THE VIDEO SURVEILLANCE
SYSTEM MUST BE CAPABLE OF
DELINEATING ON PLAYBACK OF
THE SYSTEM THE ACTIVITY AND
PHYSICAL FEATURES OF PERSONS
OR AREAS WITHIN THE PUBLIC
AREAS OF THE PREMISES AND
MUST BE ABLE TO RECORD SUCH
IMAGES ON AN APPROVED FORM

OF EXTERNAL MEDIA. THE CONTINOUS DIGITAL IMAGES RECORDED BY ANY VIDEO SURVEILLANCE SYSTEM SHALL BE RETAINED FOR NO LESS THAN 30 DAYS. CAMERAS PLACED OUTDOORS OR IN LOW LIGHT AREAS MUST HAVE INFARED ILLUMINATORS. ADDITIONAL MINIMUM TECHNOLOGICAL STANDARDS ARE REQUIRED FOR VIDEO SURVEILLANCE SYSTEMS SHALL BE ESTABLISHED BY RESOLUTION OF THE CITY COUNCIL, WHICH MAY BE UPDATED PERIDOCIALLY. THE POLICE DEPARTMENT SHALL **REVIEW THE VIDEO** SURVEILLANCE SYSTEM STANDARDS BI-ANNUALLY TO ENSURE THAT THEY ARE CONSISTENT WITH CURRENT TECHNOLOGY AND SHALL RECOMMEND APPROPRIATE UPDATES TO THE CITY COUNCIL WHEN NECESSARY.

§12-279 INSPECTIONS.

THE VIDEO SURVEILLANCE
SYSTEM SHALL BE SUBJECT TO
INSPECTION BY THE CHIEF OF
POLICE OR HIS/HER DESIGNEE,
WHO IS AUTHORIZED TO INSPECT
ANY SUCH SYSTEM AT
REASONABLE TIMES TO
DETERMINE WHETHER IT
CONFORMS WITH THIS CHAPTER
AND REGULATIONS AND
STANDARDS ADOPTED BY CITY
COUNCIL RESOLUTION
PURSUANT THERETO. IF THE
VIDEO SURVEILLANCE SYSTEM
DOES NOT SO CONFORM, THE

ESTABLISHMENT IN QUESTION SHALL TAKE IMMEDIATE STEPS TO BRING THE SYSTEM BACK INTO COMPLIANCE THEREWITH.

§12-280 ENFORCEMENT

- (A) BUSINESS ESTABLISHMENTS
 SUBJECT TO THE MANDATORY
 REQUIREMENTS OF THIS
 CHAPTER SHALL HAVE ONE
 YEAR FROM THE EFFECTIVE
 DATE OF THIS CHAPTER TO
 COMPY WITH THE
 REGULATIONS SET FORTH
 HEREIN.
- (B) VIOLATION OF ANY
 PROVISION OF THIS CHAPTER
 BY ANY OWNER OR PRINCIPAL
 OPERATOR OF AN
 ESTABLISHMENT SHALL
 RESULT IN A NOTICE OF
 VIOLATION FROM THE CHIEF
 OF POLICE OR HIS/HER
 DESIGNEE TO SAID
 ESTABLISHMENT AT THE
 ADDRESS PROVIDED BY THE
 ESTABLISHMENT PURSUANT
 TO §12-276(A).
- (C) THE NOTICE OF VIOLATION
 REQUIRED UNDER THIS
 SECTION SHALL BE IN
 WRITING, SET FORTH THE
 BASIS OF THE VIOLATION, AND
 INFORM THE OWNER OR
 PRINICPAL BUSINESS
 OPERATOR OF THE
 ESTABLISHMENT THAT HE/SHE
 HAS TEN DAYS FROM THE
 DATE OF MAILING OF THE
 NOTICE TO FILE A WRITTEN
 REQUEST FOR AN
 ADMINISTRATIVE HEARING TO
 APPEAL THE FINDING OF

VIOLATION TO THE CITY ADMINISTRATOR OR HIS/HER DESIGNEE. THE ADMINISTRATIVE HEARING SHALL BE HELD WITHIN 10 DAYS AFTER THE POLICE DEPARTMENT RECEIVES A TIMELY REQUEST FOR A HEARING, BUT IN NO EVENT SOONER THAN FIVE DAYS OR LATER THAN 20 DAYS AFTER RECEIPT OF A TIMELY REQUEST FOR A HEARING.

- (D) AT THE ADMINISTRATIVE
 HEARING, FORMAL RULES OF
 EVIDENCE SHALL NOT APPLY.
 THE PARTY FOR WHOM THE
 NOTICE OF VIOLATION WAS
 ISSUED SHALL BE ENTITLED
 TO PRESENT EVIDENCE,
 INCLUDING THE TESTIMONY
 OF WITNESSES AND
 ARGUMENT AS TO WHY THE
 FINDING OF A VIOLATION WAS
 INCORRECT.
- (E) FOLLOWING THE HEARING,
 THE CITY ADMINISTRATOR OR
 HIS/HER DESIGNEE SHALL
 RENDER A WRITTEN DECISION
 EITHER SUSTAINING OR
 REVERSING THE FINDING OF A
 VIOLATION. WITHIN ONEWEEK FOLLOWNG THE
 HEARING, THE POLICE
 DEPARTMENT SHALL SEND
 THE WRITTEN DECISION TO
 THE PARTY FOR WHOM THE
 NOTICE OF VIOLATION WAS
 ISSUE.
- (F) IF NO REQUEST FOR ADMINISTRATIVE HEARING IS FILED, OR IF A HEARING IS REQUESTED BUT THE FINIDNG

OF A VIOLATION IS THEREAFTER SUSTAINED, VIOLATORS SHALL HAVE 30 DAYS AFTER RECEIPT OF THE NOTICE OF VIOLATION OR **DECISION SUSTAINING THE** FINIDING, AS THE CASE MAY BE, TO PROVDE THE POLICE DEPARTMENT PROOF THE VIOLATION HAS BEEN CORRECTED, IF THE **VIOLATION CONTINUES AFTER** THE 30-DAY PERIOD, THE CHIEF OF POLICE OR HIS OR HER DESIGNEE SHALL REFER THE MATTER TO THE CITY ATTORNEY'S OFFICE FOR PROSECUTION AS PROVDED BY LAW.

(G) ANY VIOLATION OF OR
FAILURE TO COMPLY WITH
THIS CHAPTER OR ANY OF THE
REQUIRMENTS THEREOF,
SHALL BE PROSECUTED
WITHIN THE LIMITS PROVIDED
BY STATE AND LOCAL LAWS.
SAID PROSECUTION BY MEANS
OF A CITATION FOR
MUNICIPAL INFRACTION FOR
PURPOSES OF THIS CHAPTER,
EACH 30 DAY PERIOD THAT A
VIOLATION CONTINUES SHALL
BE A SEPARATE VIOLATION.

\$12-281 EXEMPTIONS.

A BUSINESS ESTABLISHMENT
WHICH IS REQUIRED TO INSTALL
A VIDEO SURVEILLANCE SYSTEM
MAY BE EXEMPT FROM THE
REQUIREMENTS OF THIS
ORDINANCE IF

- (A)THE ESTABLISHMENT IS NOT REGULARY OPEN TO THE PUBLIC (INCLUDING STRICTLY BY WAY OF EXAMPLE, A HOME BASED BUSINESS)
- (B) THE ESTABLISHMENT HAS TAKEN OR WILL TAKE ALTERNATIVE SECURITY **MEASURERS AND** PROCEDURES WHICH ARE SUBSTANTIALLY EQUAL TO OR MORE EFFECTIVE THAN THE REQUIREMENTS OF THIS CHAPTER IN PREVENTING CRIMINAL ACTIVITY AND **ASSISTING IN THE** APPREHENSION OF THE PERPETRATORS OF CRIME OR THE PROTECTION OF **EMPLOYEES AND PATRONS:** AND
- (C) THE ESTABLISHMENT HAS BEEN AUTHORIZED BY THE CHIEF OF POLICE OR HIS/HER **DESIGNEE TO IMPLEMENT** ALTERNATE SECURITY MEASURES AND PROCEDURES ON AN EXPERIMENTAL BASIS. WITHIN TEN DAYS OF MAILING OF THE WRITTEN NOTICE OF VIOLATION, THE OWNER OF THE BUSINESS ESTABLISHMENT MAY APPEAL THE ALLEGED VIOLATION BY REQUESTING A HEARING BEFORE ADMINISTRATOR OR THEIR DESIGNEE. SUCH A REQUEST MUST BE MADE IN WRITING AND MUST SET FOR THE SPECIFIC GROUNDS FOR APPEAL.
- (D) THE ESTABLISHMENT IS A MEDICAL MARIHUANA

FACILITY AS DEFINED IN §50-183 AND SUBJECT TO THE SECURITY REQUIREMENTS OF §50-183(E) (2)(XIII).

ANY ESTABLISHMENT, WHICH SEEKS AN EXEMPTION PURSUANT TO THIS SECTION, SHALL APPLY. ON AN ANNUAL BASIS, TO THE CHIEF OF POLICE OR HIS/HER DESGINEE FOR EXEMPTION FROM THE PROVISIONS OF THIS CHAPTER. THE APPLICATION SHALL BE IN WRITING AND SHALL STATE THE BASIS FOR THE **EXEMPTION SOUGHT IN** SUFFICIENT DETAIL TO ENABLE THE CHIEF OF POLICE OR **DESIGNEE TO DETERMINE** WHETHER THE PURPOSES OF THIS CHAPTER WOULD STILL BE MET IF THE EXEMPTION WERE GRANTED.

AN EXEMPTION GRANTED
PURSUANT TO THIS SECTION
SHALL CARRY A MAXIMUM
DURATION OF TWELVE MONTHS.
ANY ESTABLISHMENT SEEKING
TO EXTEND STATUS MUST
REAPPLY FOR AN EXEMPTION NO
LATER THAN 30 DAYS PRIOR TO
THE END OF THE EXEMPTION
PERIOD.

ANY ESTABLISHMENT WHICH
HAS BEEN GRANTED AN
EXEMPTION UNDER THIS
SECTION, OR AN EXTENSION
THEREOF, WHICH DOES NOT SEEK
TO FURTHER EXTEND THE
EXEMPTION PURSUANT TO
SECTION, SHALL OBTAIN THE
CITY'S APPROVAL OF A VIDEO

SURVEILLANCE SYSTEM NO LATER THAN 30 DAYS PRIOR TO THE END OF THE EXEMPTION PERIOD.

THE CHIEF OF POLICE OR HIS/HER DESIGNEE MAY ALSO AUTHORIZE TEMPORARY EXTENSIONS OF TIME FOR INSTALLATION OF A VIDEO SURVEILLANCE SYSTEM WHEN AN ESTABLISHMENT DEMONSTRATES TO THE SATISFACTION OF THE CITY THAT IT IS TEMPORARILY UNABLE TO COMPLY FOR GOOD CAUSE SHOWN.

ANY PARTY AGGRIEVED BY THE DENIAL OF AN EXEMPTION UNDER THIS SECTION MAY REQUEST A HEARING AS PROVIDED IN SECTION 12-281. THE DECISION RENDERED PURSUANT TO SECTION 12-281 SHALL BE THE FINAL DECISION OF THE CITY.

Sec. 2. This ordinance shall become effective immediately upon publication.

Adopted this, 2019 /	
Dr. Karen W. Weaver, M	ayor
Inez M. Brown, City Cler	k
APPROVED AS TO FOR	M:
Angela Wheeler, Chief Le	gal Officer