1	ORDINANCE NO. <u>5686</u>							
2	AN ORDINANCE OF THE CITY OF GLENDALE AMENDING SECTIONS 8.52.020 THROUGH 8.52.230, AND 1.20.010(D); AND ADDING SECTION 8.52.240 OF THE <u>GLENDALE MUNICIPAL CODE</u> , 1995, RELATING TO SMOKING IN PUBLIC PLACES, AND IN COMMON AREAS, BALCONIES, AND PATIOS OF							
3								
4	MULTI-UNIT RENTAL HOUSING AND RESIDENTIAL CONDOMINIUM COMPLEXES; AND AMENDING SECTION 14.2 OF VOLUME VII OF THE							
5	GLENDALE BUILDING AND SAFETY CODE, 2008, RELATING TO POSTING THE LOCATION OF SMOKING PERMITTED / PROHIBITED UNITS IN MULTI-UNIT RENTAL HOUSING.							
6	OF SMOKING FERMITTED / FROMDITED UNITS IN MULTI-UNIT RENTAL HOUSING.							
7	BE IT ORDAINED BY THE COUNCIL OF THE CITY OF GLENDALE:							
8								
9	SECTION 1. Section 8.52.020 of the <u>Glendale Municipal Code</u> , 1995, is amended to read as							
10	follows:							
11	8.52.020 Findings.							
12	The City Council finds, determines, and declares that:							
13	A. Extensive medical and scientific research confirms that tobacco smoke is harmful to							
14	smokers and non-smokers alike, triggering eye, nose, throat, and sinus irritation; hastening lung disease,							
15	including emphysema; and causing heart disease and lung cancer.							
16	B. In 1992, the United States Surgeon General reported that involuntary smoking- by							
17	inhaling "secondhand smoke" (also called "environmental tobacco smoke")- can cause lung cancer in							
18	healthy non-smokers and poses a significant public health hazard.							
19	C. In 2006, the United States Surgeon General concluded that:							
20	1. A risk-free level of exposure to secondhand smoke does not exist; and							
21	2. Neither separating smokers from non-smokers nor installing ventilation systems							
22	effectively eliminates secondhand smoke.							
23	D. The United States Environmental Protection Agency has classified secondhand smoke as							
24	a group A carcinogen, the most dangerous class of carcinogen.							
25	E. The United States Centers for Disease Control and Prevention ("CDC") estimates that							
26	secondhand smoke causes 3,000 lung cancer deaths per year among adult non-smokers in the United							
27	States. Additionally, the California Environmental Protection Agency has concluded that secondhand							
28	smoke causes coronary heart disease in non-smokers.							
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F. The California Air Resources Board has put secondhand smoke in the same category as 1 2 the most toxic automotive and industrial air pollutants by categorizing it as a toxic air contaminant for which no safe level of exposure exists. 3 Secondhand smoke is especially hazardous to particular groups, including those with G. 4 chronic health problems, the elderly, and children. 5 H. The CDC has found that secondhand smoke causes children to suffer from lower 6 7 respiratory tract illness, such as bronchitis and pneumonia; exacerbates childhood asthma; and increases the risk of acute chronic middle ear infection in children. 8 Inside buildings, tobacco smoke contributes significantly to indoor air pollution. 9 I. 10 J. The aesthetic impacts and odors of secondhand smoke pose a nuisance and annoyance to 11 non-smokers when in close proximity to people who are smoking. 12 K. Most Californians do not smoke and a majority favors limitations on smoking in multi-13 unit rental housing, as evidenced by the following statistics: 14 1. 86% of Californians are non-smokers; 15 2. 78% of California voters support a law requiring apartment buildings to offer non-16 smoking sections, where all the apartments, balconies, and patios in that section 17 were smoke-free, similar to the way that hotels offer non-smoking floors; 3. 18 74% of California voters favor having smoke-free sections in apartment buildings 19 so that 50% of the apartments would be non-smoking; and 20 4. 70% of California voters believe that a prospective tenant moving into an 21 apartment should be told if a tenant next door smokes. 22 L. Smoking in parks or recreational facilities endangers children and other users by 23 exposing them to secondhand smoke. 24 M. Within parks and recreational facilities, discarded cigarette and cigar butts (which do not 25 readily decompose) pose a particularly hazardous risk to small children who sometimes ingest the butt or who handle it while it is still hot. 26 27 /// /// 28 -2-J:\FILES\DOCFILES\ORD\SMOKING\SMOKING - 2010 REVISION - CORRECTED#2 - 3-9-10 - MGO.doc

N. Discarding a lighted cigarette or cigar butt onto the ground in a city park or recreational facility not only has the potential to cause a fire, but also is a major source of litter and pollution, by washing into storm drains and then ultimately contaminating the ocean.

O. Under the city's storm water management permit from the Regional Water Quality Control Board, Glendale must remove from its storm drains litter measuring as small as 5 millimeters, and because most cigarette or cigar butts exceed that size, the city must eliminate cigarette or cigar butts from its storm drains.

P. The city of Glendale is committed to keeping its housing and public spaces safe, healthy, and pleasant for everyone.

Q. In outdoor dining areas; outdoor service areas; public transit vehicles, stations, and stops; outdoor gathering and event areas; indoor and outdoor shopping areas and centers; elevators; indoor and outdoor common areas of multi-unit rental housing and residential condominium complexes; in proximity to entrances / exits, windows, and vents of buildings open to the public; and on balconies and patios of multi-unit rental housing and residential condominium units, smoking endangers the health of non-smokers who are in the same area.

R. Neither the United States Constitution nor the California Constitution gives a person a constitutional right to smoke.

S. Therefore, not only restricting smoking on balconies and patios of multi-unit rental housing and residential condominium units, in public spaces such as buildings, common areas of multi-unit rental housing and residential condominium complexes, parks and recreational facilities, and at other locations open to the public, but also regulating disposal of cigarettes, cigars, and tobacco products are necessary acts to protect the health, safety, and welfare of Glendale residents, workers, and visitors.

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1	SECTION 2. Section 8.52.030 of the <u>Glendale Municipal Code</u> , 1995, is amended to read as						
2	follows:						
3	8.52.030 Definitions.						
4	For the purpose of this chapter, the following terms are defined as follows:						
5	"Accessory living quarters or guest house" has the same meaning as the term "Accessory living						
6	quarters and/or guest house," which is defined in Section 30.70.020 of this code, or any successor legislation.						
7	"Adult day care facility" means an establishment or facility that:						
8	1. Is licensed; and						
9	2. Provides non-medical care to a person who is 18 years of age or older and in need of						
10	personal services, supervision, or assistance essential for:						
11	a. Sustaining the activities of daily living; or						
12	b. Protecting the individual on less than a 24-hour basis.						
13	"Air intake vent":						
14	1. Means an opening into a building or structure that draws air from outside as part of the						
15	building's or structure's ventilation system.						
16	2. Does not include an entrance / exit, or a window.						
17	"Arboretum or botanical garden" has the same meaning as the term "Arboretums and botanical						
18	gardens," which is defined in Section 30.70.020 of this code, or any successor legislation.						
19	"Arcade establishment" has the same meaning as that term is defined in Section 30.70.020 of this						
20	code, or any successor legislation.						
21	"Automobile service station" has the same meaning as the term "Service station, automobile,"						
22	which is defined in Section 30.70.020 of this code, or any successor legislation.						
23	"Banquet hall" has the same meaning as that term is defined in Section 30.70.020 of this code, or						
24	any successor legislation.						
25	"Bar":						
26	1. Means an establishment:						
27	a. That is devoted to serving an alcoholic beverage for consumption, on the						
28	premises, by one or more customers or guests; and						
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1		b.	Whose annual gross income from serving food equals 25% or less of its total				
2			annual gross income, which the establishment:				
3			i. Derives from all combined revenue sources (including, but, not limited to,				
4			alcoholic beverage, non-alcoholic beverage, food, and merchandise sales);				
5			and				
6			ii. Demonstrates in a financial statement that a certified public accountant has				
7			certified as true and correct; and				
8		c.	Has a current and valid zoning use certificate or certificate of use and occupancy				
9			from the city.				
10	2.	Include	es, but is not limited to:				
11		a.	A tavern;				
12		b.	A nightclub;				
13		c.	A cocktail lounge;				
14		d.	A cabaret; or				
15		e.	A pub.				
16	3.	Does n	ot include a restaurant's dining area.				
17	"Billian	rd estat	blishment" has the same meaning as that term is defined in Section 30.70.020 of				
18	this code, or any successor legislation.						
19	"Board	inghou	se or lodging house" has the same meaning as that term is defined in Section				
20	30.70.020 of this code, or any successor legislation.						
21	"Brand	Boule	vard Chess Park" means the site- including the chess tables, benches, 5 light				
22	towers, and pedestrian passageway-located at 227 North Brand Boulevard.						
23	"Business" means an entity, however organized— whether a sole proprietorship, partnership,						
24	joint venture, c	corpora	tion, association, or otherwise— that:				
25	1.	Is form	ned for a profit-making purpose; or				
26	2.	Has an	employee.				
27	"Careta	aker's r	esidence" has the same meaning as the term "Caretaker's residences," which is				
28	defined in Sect	tion 30.	70.020 of this code, or any successor legislation.				
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1	"Chilo	d care facility" means an establishment or facility that:
2	1.	Is licensed; and
3	2.	Provides non-medical care to a person who is less than 18 years of age and in need of
4		personal services, supervision, or assistance essential for:
5		a. Sustaining the activities of daily living; or
6		b. Protecting the individual on less than a 24-hour basis.
7	"Ciga	r":
8	1.	Means a roll of tobacco that is:
9		a. Intended to be burned or heated under ordinary conditions of use; and
10		b. Wrapped in, or has a cover made of, leaf tobacco or another substance containing
11		tobacco.
12	2.	Does not include a roll of tobacco wrapped in a substance which- because of its
13		appearance, the type of tobacco used in the filler, or its packaging and labeling- is likely
14		to be offered to, or purchased by, consumers as a cigarette.
15	"Ciga	rette" means a roll of tobacco or another substance, including weed, filler, or plant of any
16	kind, that is:	
17	1.	Intended to be burned or heated under ordinary conditions of use; and
18	2.	Wrapped in, or has a cover made of, paper or another material.
19	"City	building or facility":
20	1.	Means an area, location, place, site, property, lot, building, structure, facility, or complex
21		that the city or the Glendale Redevelopment Agency owns, controls, operates, occupies,
22		manages, or maintains.
23	2.	Includes, but is not limited to:
24		a. A restroom;
25		b. An elevator, escalator, stairway, or ramp;
26		c. A courtyard, plaza, lobby, atrium, patio, or landscaped area;
27	5	d. A walkway, corridor, or hallway;
28		e. A seating, waiting, or reception area;
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1	f.	A meeting or conference room, community room, or auditorium;
2	g.	An employee's office or work cubicle;
3	h.	An employee's break room or eating area;
4	i.	A cafeteria or vending machine area;
5	j.	A fire or utility access road;
6	k.	A radio transmission or equipment site;
7	1.	A repair or service facility, or maintenance yard;
8	m.	A monument or memorial area;
9	n.	City Council chambers;
10	0.	Civic Auditorium;
11	p.	Civic Center, including:
12		i. City Hall Building, Community Services Building, Facilities Services
13		trailer, General Services Building, Howard Sub-Station Building,
14		Municipal Services Building, or Perkins Building;
15		ii. Civic Center Parking Structure, or a standalone parking lot or structure;
16		iii. Parcher Plaza, Perkins Plaza, or Civic Center War Memorial; or
17		iv. A walkway or landscaped area;
18	q.	Fire Department station, administrative office, or training center (except when
19		smoking is an integral part of a training exercise);
20	r.	Glendale Water and Power:
21		i. Power plant, electrical sub-station, control house, or utility operations
22		center; or
23		ii. Water distribution or treatment plant, sewage treatment plant, pump house,
24		tank, or reservoir;
25	s.	Police Department, police parking structure, sub-station, shooting range, or
26		heliport;
27	t.	Public Works Corporate Yard, Environmental Management Center, or Integrated
28		Waste Management facility;
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1	u. Scholl Canyon landfill;	
2	v. Verdugo Job Center; or	
3	w. Youth and Family Services office.	
4	"City golf course" means a golf course that the city or the Glendale Redevelopme	ent Agency
5	owns, controls, operates, occupies, manages, or maintains.	
6	"City park":	
7	1. Means a mini-park, neighborhood park, community park, regional park, bike	eway, trail,
8	greenbelt, developed or undeveloped parkland, open space land, open space	parcel, or
9	open space area that the city or the Glendale Redevelopment Agency own	s, controls,
10	operates, occupies, manages, or maintains.	
11	2. Includes, but is not limited to:	
12	a. All buildings, structures, facilities, fields, or equipment within the city's bo	oundaries;
13	b. The Central Library's outdoor grounds; and	
14	c. The Brand Boulevard Chess Park.	
15	"City parking lot or structure" means a parking lot or structure that the city or th	e Glendale
16	Redevelopment Agency owns, controls, operates, occupies, manages, or maintains.	
17	"City public transit station or stop" means a public transit station or stop that the	city owns,
18	controls, operates, occupies, manages, or maintains.	
19	"City public transportation vehicle":	
20	1. Means:	
21	a. A vehicle for public transit that the city— or a contractor on the city	's behalf-
22	owns, controls, operates, rents, leases, or maintains; or	
23	b. A taxicab or other vehicle for hire that Chapter 5.84 of this code, or any	y successor
24	legislation, governs.	
25	2. Includes, but is not limited to:	
26	a. A bus;	
27	b. A motor coach;	
28	c. A shuttle; or	
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1		d.	A van.		
2	"City	recrea	tional facility" means a recreational facility that the city owns, controls, operates,		
3	occupies, ma	inages,	or maintains.		
4	"City	vehicle	e" means a vehicle that:		
5	1.	The o	city owns, leases, or rents; and		
6	2.	A cit	y employee or a person drives, operates, or has control over it.		
7	"Con	nmon a	rea":		
8	1.	Mear	ns an indoor area, or outdoor area, or both, at any one or more of the following places:		
9		a.	A shopping mall that is accessible to and usable by an occupant or customer of		
10			more than one retail establishment;		
11		b.	A boardinghouse or lodging house, dormitory or residence hall, or multi-unit		
12		rental housing that is accessible to and usable by a resident or tenant of more than			
13			one room or unit; or		
14		c.	A residential condominium complex that is accessible to and usable by an owner		
15			of more than one unit.		
16	2.	Inclu	des, but is not limited to:		
17		a.	At a shopping mall:		
18			i. A restroom;		
19			ii. An elevator, escalator, or stairway;		
20			iii. A courtyard, plaza, lobby, atrium, or patio;		
21			iv. A walkway, corridor, or hallway;		
22			v. A seating, waiting, or reception area;		
23			vi. A restaurant or eating area;		
24			vii. A child's play area; or		
25			viii. A parking lot or structure.		
26		b.	At a boardinghouse or lodging house, dormitory or residence hall, multi-unit		
27			rental housing, or residential condominium complex:		
28			i. A restroom;		
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1	ii. An elevator, escalator, or stairway;						
2	iii. A courtyard, plaza, lobby, lounge, or atrium,						
3	iv. A walkway, corridor, or hallway;						
4	v. A seating, waiting, or reception area;						
5	vi. A child's play area;						
6	vii. A patio;						
7	viii. A laundry room;						
8	ix. A mailbox area;						
9	x. A gym;						
10	xi. A recreation or game room;						
11	xii. A library or study room;						
12	xiii. A television, media, or computer room;						
13	xiv. A common cooking or eating area;						
14	xv. A swimming pool, spa, sauna, or pool deck; or						
15	xvi. A parking lot or structure.						
16	"Community center" has the same meaning as the term "Community centers," which is defined						
17	in Section 30.70.020 of this code, or any successor legislation.						
18	"Community garden" has the same meaning as the term "Community gardens," which is defined						
19	in Section 30.70.020 of this code, or any successor legislation.						
20	"Convention center" has the same meaning as the term "Convention centers," which is defined in						
21	Section 30.70.020 of this code, or any successor legislation.						
22	"Domestic violence shelter" has the same meaning as that term is defined in Section 30.70.020						
23	of this code, or any successor legislation.						
24	"Dormitory or residence hall":						
25	1. Means a room or a unit in a building, or space in a building, that:						
26	a. A school, college, university, or non-profit entity owns, controls, operates,						
27	occupies, manages, or maintains; and						
28	///						
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1		b.	Provides:			
2			i. Permanent provisions for living and sleeping for one or more:			
3			(A) Students of a school, college, or university; or			
4			(B) Participants at a camp;			
5			ii. Single or multiple occupancy accommodations;			
6			iii. A bathroom or shared bathroom facilities; and			
7			iv. A cafeteria, common kitchen, or communal dining area; or			
8			v. No food or meals.			
9	2.	Does	s not include:			
10		a.	A boardinghouse or lodging house;			
11		b.	A domestic violence shelter;			
12		c.	An emergency shelter;			
13		d.	d. A hotel or motel;			
14		e.	e. A private residence; or			
15	d	f.	f. A retirement or rest home.			
16	"En	"Emergency shelter" has the same meaning as that term is defined in Section 30.70.020 of this				
17	code, or an	y success	sor legislation.			
18	"En	nployee"	means one or more persons who:			
19	1.	Are e	employed or retained by an employer:			
20		a.	In consideration for direct or indirect monetary wages or profit; or			
21		b.	As an independent contractor; or			
22	2.	Volu	nteer their services for an employer or a non-profit entity.			
23	"En	nployer"	means a person or a non-profit entity that employs or retains the services of one or			
24	more emplo	oyees.				
25	"En	closed":				
26	1.	Mear	15:			
27		a.	A covered or partially covered area having more than 50% of its perimeter area			
28			walled in or otherwise closed to the outside-regardless of material-including,			
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1	for example, a covered porch with more than two walls; or						
2	b. A space open to the sky ("uncovered") having more than 75% of its perime	eter					
3	area walled in or otherwise closed to the outside including, for example	, a					
4	courtyard.						
5	2. Does not include an uncovered space of 3,000 square feet or more, including,	for					
6	example, a field in an open-air arena.						
7	"Entrance / exit" means a doorway or opening-for ingress, or egress, or both- at or within a	any					
8	one or more of the following areas, locations, places, or sites, including, but not limited to:						
9	1. A building, room, structure, facility, or complex;						
10	2. A public transit station or stop;						
11	3. An outdoor dining area;						
12	4. An outdoor event;						
13	5. An outdoor seating area;						
14	6. A service line;	A service line;					
15	7. A place of employment;						
16	8. An enclosed public place;						
17	9. A non-enclosed public place;						
18	10. Multi-unit rental housing;						
19	11. A residential condominium complex;						
20	12. A common area; or						
21	13. A street, sidewalk, walkway, or parking lot or structure.						
22	"Gas station" has the same meaning as that term is defined in Section 30.70.020 of this code,	or					
23	any successor legislation.						
24	"Golf course":						
25	1. Means an outdoor area of land with natural turf that:						
26	a. Is designed and used for playing or practicing the game of golf; and						
27	///						
28	///						
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1			b.	Contains a series of 9 or more separate holes, each one having a tee, fairway,
2				rough, out-of-bounds area, putting green, and occasionally, one or more natural or
3				artificial hazards.
4	2	•	Includ	es a practice green, driving range, or chip-and-putt course.
5	3	•	Does r	not include a miniature golf course.
6	"	Gym	or heal	Ith club" has the same meaning as the term "Gyms and health clubs," which is
7	defined i	n Sec	tion 30	.70.020 of this code, or any successor legislation.
8	"]	Healtl	h care c	or medical care facility":
9	1	•	Means	:
10			a.	A clinic or a health facility that is licensed, or is exempt from licensure, under
11				California Health and Safety Code Sections 1204, 1206, and 1250, or any
12				successor legislation.
13			b.	A facility or place where a physician, surgeon, chiropractor, podiatrist, osteopath,
14				acupuncturist, physical therapist, or another person licensed under California's
15				Medical Practice Act (Business and Professions Code, Chapter 5, Sections 2000
16				to 2521, or any successor legislation) provides diagnosis, care, prevention, or
17				treatment of human illness, whether physical or mental.
18	2	-	Includ	es, but is not limited to:
19			a.	A doctor's office;
20			b.	A dentist's office;
21			c.	A psychiatrist's office;
22			d.	A chiropractor's office;
23			e.	A physical therapy facility;
24			f.	A hospital;
25			g.	A surgery center;
26			h.	An x-ray facility;
27			i.	A diagnostic laboratory;
28			j.	An infertility treatment center; or
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1			k.	An ou	t-patien	t care facility.
2	"]	Hotel	or mot	el":		
3	1.		Has th	e same	meanir	ng as that term is defined in Section 30.70.020 of this code, or any
4			succes	sor legi	slation.	
5	2.		Includ	es, but	is not li	mited to:
6			a.	A regi	stration	or check-out area;
7			b.	A cou	rtyard, p	blaza, lobby, lounge, or atrium; or
8			c.	A seat	ing, wai	iting, or reception area.
9	"]	House	e of wo	rship":		
10	1.		Means	:		
11			a.	A buil	ding or	structure, including its grounds, on one contiguous property:
12				i.	That is	s used primarily and regularly by an association of persons for:
13					(A)	The advancement of a religion; and
14					(B)	The conduct of religious worship, services, rites, or education; and
15				ii.	Whose	e governing or operating entity:
16					(A)	Is exempt from taxation under the United States Internal Revenue
17						<u>Code</u> 's provisions;
18					(B)	Has established its organization's permanent existence and
19						continuity; and
20					(C)	Has a current and valid:
21						(1) Zoning use certificate from the city, issued for the
22						classification "places of worship," which is defined in Section
23						30.70.020 of this code, or any successor legislation; or
24						(2) Certificate of use and occupancy from the city, as a "church"
25						or issued for the classification "places of worship"; or
26 27					(D)	Is entitled to a zoning use certificate from the city, issued for the classification "places of worship."
27						classification places of worship.
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1	2. Includes, but is not limited to, other areas or places within the premises:
2	a. A garden, shrine, or sanctuary;
3	b. An auditorium;
4	c. A meeting room;
5	d. An assembly space;
6	e. A recreation room;
7	f. A classroom;
8	g. A library; or
9	h. An administrative office.
10	"International 'No Smoking' symbol" means the pictorial representation of a burning cigarette
11	inside a red circle and crossed by a red bar, all of which contrasts against the background material.
12	"Landlord" means a person— other than a sublessor— who:
13	1. Owns real property leased as residential property;
14	2. Lets residential property; or
15	3. Manages the property.
16	"Legible" means, in the context of a "No Smoking" sign and "Smoking Permitted" sign, capable
17	of being read, without visual aid, by a person with normal visual acuity who views the sign at a distance
18	of 5 feet away from it.
19	"Library" has the same meaning as the term "Libraries," which is defined in Section 30.70.020
20	of this code, or any successor legislation.
21	"Limited residential congregate care facility" has the same meaning as the term "Residential
22	congregate care facilities, limited," which is defined in Section 30.70.020 of this code, or any successor
23	legislation.
24	"Lot area" has the same meaning as that term is defined in Section 30.70.020 of this code, or any
25	successor legislation.
26	"Monument or memorial area" means an enclosed or non-enclosed area, open to the general
27	public, where a permanently installed or affixed object- including, but not limited to, a statue, bust,
28	sculpture, work of art, portrait, photograph, sign, tablet, or plaque— commemorates, honors, or pay -15-
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1	tributes to one or more persons or an event.		
2	"Motion picture theater":		
3	1.	Mean	s an establishment— regardless of what it is formally called, whether a movie theater,
4		cinem	na, screening room, picture or movie house, picture or movie palace, adult movie
5		theate	er, drive-in theater, multiplex, megaplex, cineplex, multi-screen cinema, or otherwise:
6		a.	With one or more auditoriums, halls, rooms, areas, or places that are designed and
7			used for exhibiting a motion picture, or a visual or audiovisual work-regardless of:
8			i. Its length or content; or
9			ii. The technology used to record, store, distribute, transmit, or exhibit it;
10		b.	That is open to the general public, or is closed to the public for a private function; and
11		c.	Has a current and valid zoning use certificate or certificate of use and occupancy
12			from the city.
13	2.	Does	not include a motion picture exhibited in a private residence, such as a home theater.
14	"Mult	i-unit r	ental housing":
15	1.	Mean	is one or more buildings on the same lot that contain two or more units rented, or
16		availa	able for rent, which:
17		a.	Provide complete, independent living facilities, including permanent provisions
18			for living, sleeping, eating, cooking, and sanitation; and
19		b.	The building's landlord does not occupy.
20	2.	Does	not include a residential condominium complex.
21	"Muse	eum" h	as the same meaning as the term "Museums," which is defined in Section 30.70.020
22	of this code, o	or any s	successor legislation.
23	"Nigh	tclub"	has the same meaning as the term "Nightclubs," which is defined in Section
24	30.70.020 of	this coo	le, or any successor legislation.
25	"'No	Smokir	g' sign" means a sign or placard that:
26	1.	Indica	ates to the person viewing it that smoking, as defined in this chapter, is prohibited; and
27	2.	Meets	s the requirements of Section 8.52.210(D) of this chapter.
28	///		
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1	"Non-e	nclosed":
2	1.	Means a predominantly outdoor area that does not meet this chapter's definition of
3		"enclosed".
4	2.	Includes, but is not limited to:
5		a. An outdoor dining area;
6		b. An outdoor event;
7		c. An outdoor seating area;
8		d. A public transit station or stop; or
9		e. A service line.
10	"Non-p	profit entity":
11	1.	Means an entity
12		organized— that is exempt from taxation under the United States Internal Revenue
13		Code's provisions, and whose:
14		a. Purpose or objective is primarily benevolent, charitable, religious, philanthropic,
15		educational, intellectual, athletic, fraternal, character-building, political, or social; and
16		b. Net proceeds from its operations are committed to promoting the entity's
17		objectives or purposes, rather than to achieving private gain.
18	2.	Does not include a public entity.
19	"Office	" has the same meaning as that term is defined in Section 30.70.020 of this code, or any
20	successor legis	lation.
21	"Outdo	or balcony or patio":
22	1.	Means an outdoor area or space that is:
23		a. Attached or unattached to:
24		i. A smoking unit or non-smoking unit in multi-unit rental housing; or
25		ii. A residential condominium unit;
26		b. At ground level or raised above the ground;
27		c. Open to the air at all times; and
28	111	
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1		d. E	ither:
2		i.	With a roof or overhead covering, and with not more than two walls or
2		1.	side coverings; or
4		ii	
5		11	side coverings.
6	2.	Includes	but is not limited to, a deck or porch.
7			means an activity, ceremony, event, fair, function, gathering, meeting, pageant,
8			athletic, civic, cultural, charitable, community, entertainment, intellectual,
9	recreational, c		
10	1.		the general public;
11	2.	•	ace outside of an enclosed structure or building; and
12	3.	-	, employer, business, non-profit entity, or the city sponsors, hosts, organizes, or
12	5.	operates.	, employer, business, non-profit entity, of the enty sponsors, nosts, organizes, of
13	"Outd	oor dining	area".
15	1.	•	non-enclosed area— open to the general public, or closed to the public for a
16	1.		unction— where food, or beverage, or both, are offered, served, or consumed,
17		-	s of whether compensation is offered or given in exchange.
18	2.	-	but is not limited to:
19	2.		restaurant, or a bar, or both;
20			standing area;
21			seating area; or
22			patio area.
23	3.		include an outdoor dining area at a private residence.
24			g area" means bleachers, benches, or seats, located outdoors, that are:
25	1.	-	ntly affixed, temporarily placed, or otherwise;
26	2.		n front of, facing, or opposite:
27			stage, platform, bandstand, or performing or speaking area; or
28			playing field, track, court, diamond, or area for sports or athletics; and
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1	3.	Provided for an audience, viewers, spectators, or participants of an event.	
1		king lot or structure":	
2	1.	Means an area, site, lot, building, structure, garage, facility, or complex where a perso	n
3 4	1.	parks or stores a vehicle.	1
	2.	-	
5	Ζ.	Does not include:	
6		a. A parking space on a street;	
7		b. A driveway to, or a garage at, a private residence; or	
8		c. A residential condominium complex parking lot or structure that is for its owners	
9		and their guests' exclusive use, unless that parking lot or structure also is open of)r
10		accessible to the general public.	
11	"Per	son" means an individual, company, firm, organization, association, trust, estate	Э,
12	partnership,	corporation, limited liability company, or entity however organized.	
13	"Phy	vsical barrier" means one or more materials, devices, or objects- including, but not limite	d
14	to, walls, pa	rtitions, doors, or membranes— that:	
15	1.	Separate a designated smoking permitted area from a non-smoking area in:	
16		a. An outdoor dining area; or	
17		b. A smokers' lounge;	
18	2.	Are impenetrable by, or are impervious to, secondhand smoke;	
19	3.	Prevent secondhand smoke from escaping and migrating into:	
20		a. One or more non-smoking areas located on the same premises as:	
21		i. The outdoor dining area's designated smoking permitted area; or	
22		ii. The smokers' lounge; and	
23		b. An adjacent area or location—listed in Section 8.52.040(A), 8.52.050, 8.52.060),
24		8.52.070, or 8.52.080 of this chapter— that is within a 20 foot distance from:	
25		i. The outdoor dining area's designated smoking permitted area; or	
26		ii. The smokers' lounge; and	
27	4.	Meet all standards and requirements in the Glendale Building and Safety Code, or an	у
28		successor legislation.	
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1	"Place of e	employment":
2	1. Me	eans an area under the legal or de facto control of an employer, business, or non-profit
3	ent	tity that an employee or the general public may enter in the normal course of
4	op	erations, regardless of the hours of operation.
5	2. Inc	cludes, but is not limited to:
6	a.	An office or work cubicle;
7	b.	An indoor or outdoor work area;
8	с.	A construction site;
9	d.	A vehicle used in employment or for a business purpose;
10	e.	An employee lounge;
11	f.	A conference room;
12	g.	A banquet room;
13	h.	A bingo or game facility;
14	i.	An adult day care facility;
15	j.	A child care facility;
16	k.	A health care or medical care facility;
17	1.	A residential congregate care facility;
18	m.	A limited residential congregate care facility;
19	n.	A warehouse; or
20	0.	A parking lot or structure.
21	"Playgrou	nd":
22	1. Me	eans an indoor or outdoor area, location, place, site, property, lot, building, structure,
23	fac	ility, or complex that:
24	a.	Is designed partially or entirely for a child's use; and
25	b.	Has play or sports equipment installed; or
26	с.	Has been designated or landscaped for play or sports activities.
27	2. Inc	ludes, but is not limited to:
28	a.	A school playground; or
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		}
1	b. A park playground.	
2	"Premises" has the same meaning as that term is defined in Section 1.04.020 of this code, or	any
3	successor legislation.	
4	"Private golf course" means an establishment that:	
5	1. Owns, controls, operates, occupies, manages, or maintains a golf course;	
6	2. Restricts membership, seeking members by an invitation or application;	
7	3. Requires payment of one or more fees or dues for membership admission;	
8	4. Allows only members and their guests to use the golf course; and	
9	5. Does not allow the general public to use the golf course, even upon payment of a nom	inal
10	use or access fee.	
11	"Private residence":	
12	1. Means a detached building that:	
13	a. Is designed exclusively for occupancy by 1 person or household; and	
14	b. Provides complete, independent living facilities, including permanent provisi	ions
15	for sleeping, eating, cooking, and sanitation.	
16	2. Includes, but is not limited to:	
17	a. An accessory living quarters or guest house.	
18	b. A yard, grounds, walkway, stairs, porch, balcony, patio, driveway, or garage.	
19	c. An accessory use that Title 30 of this code, or any successor legislation, authorized	s.
20	"Private vehicle" means a vehicle that:	
21	1. A person— other than the city— owns, rents, leases, or otherwise lawfully possesse	s or
22	controls; and	
23	2. Is not a public transportation vehicle.	
24	"Property line" means the demarcation, or the line along the ground surface and its vert	ical
25	extension, that separates a parcel of real property from: a public right-of-way, or another contigu	ous
26	parcel of real property, or both. The demarcation or line may be:	
27	1. Delineated by an identifiable natural or man-made feature, including, for example,	the
28	place where a sidewalk abuts either a front lawn of a home or a parking lot of a business	; or
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1	2.	Depicted or described on a map, plat, or record of the Los Angeles County Assessor or
2		Los Angeles County Registrar-Recorder/County Clerk.
3	"Publ	e entity" has the same meaning as that term is defined in California Government Code
4	Section 811.2	or any successor legislation.
5	"Publ	e place":
6	1.	Means an area, location, place, site, property, lot, building, structure, facility, or
7		complex— public or private— that is open or accessible to the general public, regardless
8		of any fee or age requirement.
9	2.	Includes, but is not limited to:
10		a. A bar, restaurant, or banquet hall;
11		b. A club or nightclub;
12		c. A store, shopping mall, or shopping center;
13		d. A business or office;
14		e. A bank or credit union;
15		f. A supermarket;
16		g. A pharmacy;
17	i	h. A barber shop or beauty salon;
18		i. A laundromat;
19		j. A convention center, meeting or conference room, or auditorium;
20		k. An arboretum or botanical garden;
21		1. A museum, gallery, or library;
22		m. A stadium or sporting facility;
23		n. A park, playground, or recreational facility;
24		o. A gym or health club;
25		p. A restroom;
26		q. A common area of a boardinghouse or lodging house;
27		r. A common area of a dormitory or residence hall;
28		s. A domestic violence shelter;
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1	t.	An emergency shelter;
2	u.	A hotel or motel;
3	v.	A retirement or rest home;
4	w.	An adult day care facility;
5	x.	A child care facility;
6	у.	A health care or medical care facility;
7	Z.	A residential congregate care facility;
8	aa.	A limited residential congregate care facility;
9	bb.	A gas station, automobile service station, or car wash;
10	cc.	A vehicle dealership;
11	dd.	A retail or wholesale tobacco store;
12	ee.	A theater;
13	ff.	A motion picture theater;
14	gg.	A service line;
15	hh.	A polling place;
16	ii.	An elevator, escalator, or stairway;
17	jj.	A courtyard, plaza, lobby, atrium, or patio;
18	kk.	A walkway, corridor, or hallway;
19	11.	A seating, waiting, or reception area;
20	mm.	A parking lot or structure;
21	nn.	A street; or
22	00.	A sidewalk.
23	"Public right	t-of-way":
24	1. Mear	ns a strip or area of land which by written instrument, usage, or process of law is
25	reserv	ved for or dedicated to the public use for one or more purposes, such as pedestrian or
26	vehic	ular travel, utilities, or improvements.
27	2. Inclu	des, but is not limited to:
28	a.	A street;
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1		b.	A storm drain;
2		c.	A planter strip ("parkway"); or
3		d.	A sidewalk.
4			t station or stop":
5	1.		s an enclosed or non-enclosed platform, sidewalk, shelter, bench, or area where
6		people	e wait for public transportation, such as a train, bus, shuttle, or taxicab.
7	2.	Includ	es, but is not limited to, an ancillary area, such as:
8		a.	A restroom;
9		b.	A ticket or vending machine;
10		c.	A kiosk area;
11		d.	A bicycle parking area;
12		e.	A storage locker area; or
13		f.	A pedestrian path or walkway.
14	"Recr	reational	facility":
15	1.	Means	s an indoor or outdoor area, location, place, site, property, lot, building, structure,
16		facility	y, or complex that is open to the general public for one or more recreational or sport
17		activit	ies or purposes, regardless of a fee for admission or use.
18	2.	Includ	es, but is not limited to:
19		a.	A playground, or a child's play equipment or play area;
20		b.	A playing field, track, diamond, or area for sports or athletics;
21		c.	A basketball, volleyball, handball, shuffleboard, lawn bowling, badminton, tennis,
22			or paddle tennis court;
23		d.	A bowling alley;
24		e.	A batting cage;
25		f.	A skateboard, ice or roller skating, or inline skating area;
26		g.	A bicycle path or mountain bike area;
27		h.	A motocross, supercross, or supermoto area;
28			
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1 2	i. A swimming pool or aquatics facility, spa, or sauna and an area for dressing or showering;
3	j. A gymnasium and an area for dressing or showering;
4	k. A miniature golf course;
5	1. A camp;
6	m. A community center;
7	n. A community garden;
8	o. A dance area;
9	p. An arcade establishment;
10	q. A billiard establishment; or
11	r. A game area.
12	"Residential condominium complex" has the same meaning as the term "residential
13	condominium project," which is defined in California Civil Code Section 1351(f), or any successor
14	legislation.
15	"Residential condominium unit" has the same meaning as the term "separate interest," which is
16	defined in California Civil Code Section 1351(l)(2), or any successor legislation.
17	"Residential congregate care facility" has the same meaning as the term "Residential congregate
18	care facilities," which is defined in Section 30.70.020 of this code, or any successor legislation.
19	"Restaurant":
20	1. Means an establishment where food, or beverage, or both, or are offered, served, or
21	consumed— regardless of whether compensation is offered or given in exchange.
22	2. Includes, but is not limited to:
23	a. A coffee shop;
24	b. A cafeteria;
25	c. A grill;
26	d. A sandwich stand or kiosk;
27	e. A fast food operator;
28	f. A food court;
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1	g. A school cafeteria;
2	h. A banquet hall; or
3	i. A catering facility, or an establishment where food is prepared on the premises for
4	serving elsewhere.
5	"Retail or wholesale tobacco store":
6	1. Means an establishment that in public view, sells or offers for sale— or exchanges or
7	offers to exchange for any form of consideration- tobacco, a tobacco product, or
8	tobacco paraphernalia.
9	2. Includes a store that distributes free, or a low cost sample of, a tobacco product or
10	tobacco paraphernalia, or both.
11	3. Does not include a store that serves or sells food, or beverage, or both.
12	"Retail store" has the same meaning as the term "Retail stores, general merchandise," which is
13	defined in Section 30.70.020 of this code, or any successor legislation.
14	"Retirement or rest home" has the same meaning as that term is defined in Section 30.70.020 of
15	this code, or any successor legislation.
16	"School":
17	1. Means:
18	a. A public or private institution of learning for children, or adults, or both; and
19	b. The buildings and the grounds.
20	2. Includes, but is not limited to:
21	a. Pre-school;
22	b. Kindergarten; and
23	c. Grades 1 through 12.
24	3. Does not include:
25	a. An adult education school;
26	b. A continuation high school;
27	c. A vocational, technical, or professional school; or
28	d. A college or university.
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1	"Secondhand smoke" means:					
2	1.	1. Smoke or other emissions released from an ignited, heated, burning, smoldering, or				
3		idling:				
4		a. Cigarette, bidi, or cigar, or				
5		b. Tobacco product, weed, filler, or plant of any kind within a pipe, water pipe,				
6		apparatus, device, or instrument.				
7	2.	Exhaled smoke.				
8	"Servi	ce line":				
9	1.	Means a line, area, or place public or private at which one or more persons are				
10		waiting for a transaction, entry, exit, or service of any kind, regardless of whether:				
11		a. An exchange of money occurs; or				
12		b. A person is standing or seated.				
13	2.	Includes, but is not limited to:				
14		a. An automated teller machine;				
15		b. A bank teller window;				
16		c. A telephone;				
17		d. An information kiosk;				
18		e. A ticket line;				
19		f. A food, beverage, or merchandise line;				
20		g. A vending machine;				
21		h. A car wash cashier or waiting area;				
22		i. A bus stop;				
23		j. A taxicab stand; or				
24		k. A valet parking drop-off or pick-up area.				
25	"Shopj	bing mall" means one or more parcels of land with one or more multi-tenant commercial				
26	buildings subs	tantially developed as one project or development, where more than 50% of the floor area				
27	is occupied by	those uses categorized as retail or service in Chapter 30.12 of this code, or any successor				
28	legislation.					
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1		"Shop	opping mall's enclosed building area":					
2		1.	Means the aggregate gross square footage of all enclosed buildings in a shopping mall, as					
3			show	n on a re	cord of the Los Angeles County Assessor's office or the city's building			
4			depar	tment, an	d if the city's record contains a different gross square footage than the			
5			count	y's record	l, the city's record prevails.			
6		2.	Does	not inclue	le:			
7			a.	The gro	oss square footage of a residential use within an enclosed mixed-use			
8				building	g; or			
9			b.	A parki	ng lot or structure.			
10		"Sidev	valk" r	neans tha	t portion of a street, whether paved or unpaved, provided for pedestrian			
11	travel.							
12	5	"Smol	ke" or "	smoking'	·.			
13	1	1.	Mean	s the act o	of:			
14			a.	Igniting	, heating, or burning:			
15				i	A cigarette, bidi, or cigar; or			
16				ii.	A tobacco product, weed, filler, or plant of any kind within a pipe, water			
17]	pipe, apparatus, device, or instrument;			
18			b.	Carryin	g or possessing an ignited, heated, or burning:			
19				i.	Cigarette, bidi, or cigar; or			
20				ii.	Tobacco product, weed, filler, or plant of any kind within a pipe, water			
21]	pipe, apparatus, device, or instrument; or			
22			c.	Exhalin	g, or allowing emissions to diffuse into the air from, an ignited, heated, or			
23				burning	:			
24				i. (Cigarette, bidi, or cigar; or			
25				ii. '	Tobacco product, weed, filler, or plant of any kind within a pipe, water			
26]	pipe, apparatus, device, or instrument.			
27		2.	Does	not inclu	ide emissions released from combustion by any one or more of the			
28			follov	ving appli	ances, devices, instruments, or products:			
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1	a. A smudge bowl or stick, incense burner, thurible, or censer when a person uses it
2	for a recognized religious rite, practice, or observance.
3	b. A ceremonial pipe containing a tobacco product, weed, filler, or plant of any kind
4	when a Native American or Alaska Native uses the pipe for a traditional rite,
5	practice, or observance— whether cultural, ceremonial, or religious— in
6	accordance with the federal American Indian Religious Freedom Act, 42 U.S.C.
7	1996 and 1996a, or any successor legislation.
8	c. Incense.
9	d. A fireplace or fire pit when a person uses it with a weed or plant for heating,
10	cooking food, illumination, or ambiance.
11	e. A barbecue, grill, smoker, or stove when a person uses it with a weed or plant for
12	cooking, flavoring, or preserving food.
13	f. A moxa cone or stick when an acupuncturist— who is licensed or is exempt from
14	licensure, under California Business and Professions Code, Chapter 12, Sections
15	4935 to 4949, or any successor legislation—uses it for moxibustion treatment, or
16	acupuncture treatment, or both.
17	"Smokers' lounge" means a retail or wholesale tobacco store, open to the general public, within
18	which a person may smoke- regardless of what it is formally called, whether a cigarette, cigar, hookah,
19	narghile, sheesha, or tobacco club, lounge, bar, café, den, or otherwise.
20	"Smoker's waste receptacle":
21	1. Means an on-site container or receptacle that is specifically designated for discarding or
22	disposing of a cigarette, bidi, cigar, or tobacco product.
23	2. Does not include a container or receptacle for trash or recycling.
24	"Smoking permitted area" means the area, location, place, or site-identified by a posted "Smoking
25	Permitted" sign—that is cordoned off or specifically designated, within which a person may smoke.
26	"Smoking Permitted' sign" means a sign or placard that:
27	1. Indicates to the person viewing it that the person may lawfully smoke within a smoking
28	permitted area; and
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1	2.	Meet	ts the re	quirements of Section 8.52.210(D) of this chapter.
2	"Sta	ge" mea	ans a d	esignated area or space— whether on a raised platform, at floor-level, or
3	otherwise	within	which a	n actor or performer gives a live performance at a theater.
4	"Stre	et":		
5	1.	Mear	ns a way	y or place, of whatever nature, open to the general public's use as a matter of
6		right	for veh	icular travel or, in the case of a sidewalk, for pedestrian travel.
7	2.	Inclu	ides, bu	t is not limited to:
8		a.	A tra	ffic lane;
9		b.	A pa	rking lane;
10		c.	A cu	rb area;
11		d.	A sid	ewalk;
12		e.	A pa	rkway; or
13		f.	Any	other area found within the public right-of-way, regardless of what it is
14			form	ally called, whether alley, avenue, court, highway, road, or otherwise.
15	"The	eater":		
16	1.	Mear	ns an es	tablishment— regardless of what it is formally called, whether a playhouse,
17		amph	nitheater	r, arena theater, theater-in-the-round, opera house, concert hall, odeum, or
18		other	wise:	
19		a.	With	one or more auditoriums, halls, rooms, areas, or places that:
20			i.	Are designed and used for exhibiting a live performance;
21			ii.	Have a stage;
22			iii.	Have 40 or more fixed, individual seats which:
23				(A) Are permanently fastened to the floor;
24				(B) Are arranged in ascending, tiered, or off-set rows from the stage to
25				the rear or side, or rear and side, of the premises; and
26				(C) Face the stage and give the audience an unobstructed view of it;
27			iv.	Are not designed or used to circumvent this chapter, where, for example,
28				an owner, manager, or person in charge or control of a bar or a restaurant
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1	sets up a stage or an area from which one or more customers or guests
2	perform, impromptu or otherwise;
3	b. Is open to the general public, or are closed to the public for a private function; and
4	c. Has a current and valid zoning use certificate or certificate of use and occupancy
5	from the city.
6	2. Includes, but is not limited to, other areas or places within the premises:
7	a. A backstage or offstage;
8	b. A rehearsal room;
9	c. A lighting, sound, projection, or production booth;
10	d. An orchestra pit;
11	e. A dressing room;
12	f. An area for constructing or storing a set, prop, or costume;
13	g. A lobby;
14	h. A box office or ticket sales area;
15	i. A food, beverage, or merchandise area; or
16	j. A restroom.
17	"Tobacco paraphernalia":
18	1. Means an apparatus, device, instrument, product, or object designed or used for smoking,
19	consuming, ingesting, preparing, or storing tobacco or a tobacco product.
20	2. Includes, but is not limited to:
21	a. A cigarette wrapper or paper;
22	b. A cigarette or cigar rolling machine;
23	c. A cigarette holder; or
24	d. A pipe or water pipe.
25	"Tobacco product":
26	1. Means:
27	a. Any substance or product containing tobacco leaf, or any other preparation of
28	tobacco, including, but not limited to:
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1			i.	A cigarette;		
2			ii.	A cigar;		
3			iii.	Pipe tobacco;		
4			iv.	Snuff;		
5			v.	Chewing tobacco;		
6			vi.	Dipping tobacco;		
7			vii.	Hookah tobacco;		
8			viii.	Smokeless tobacco; or		
9			ix.	Bidis.		
10	ł	b.	Any p	roduct or formulation of matter that:		
11			i.	Contains a biologically active amount of nicotine; and		
12			ii.	Is manufactured, sold, offered for sale, or otherwise distributed with the		
13				expectation that the product or matter will be introduced into the human body.		
14	2.	Includes all parts and materials, such as: the paper, filter, filter wrapper, over-wrapper,				
15		rod, portion pouch, or similar matter, even if sold separately.				
16	3.	3. Does not include tobacco that has not been processed or prepared for human use.				
17	"Vehicle" has the same meaning as that term is defined in California Vehicle Code Section 670,					
18	or any successor legislation.					
19	"Vehicle dealership" has the same meaning as that term is defined in Section 30.70.020 of this					
20	code, or any successor legislation.					
21	"Visible" means, in the context of a "No Smoking" sign and "Smoking Permitted" sign, capable					
22	of being seen, without visual aid, by a person with normal visual acuity.					
23	"Water pipe":					
24	1. Means an apparatus, including a pipe, for smoking, in which the smoke is drawn through					
25		water	or anoth	ner liquid before it is inhaled.		
26	2.	Incluc	les, but	is not limited to:		
27		a.	An arg	ghileh;		
28		b.	A bon	g;		
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	,		
1		c.	A ghalyan;
2		d.	A hookah;
3		e.	A hubble-bubble;
4		f.	A kalyan;
5		g.	A narghile;
6		h.	An okka; or
7		i.	A shisha.
8			
9		TION 3	. Section 8.52.040 of the <u>Glendale Municipal Code</u> , 1995, is amended to read as
10	follows:		
11	8.52.040		ing prohibited on city property; in city vehicles and public transportation
12			les; at city public transit stations.
13	A.	-	ot as this chapter, federal law, or state law provides, no person shall smoke:
14		1.	In:
15			a. A city building or facility.
16			b. A city park.
17			c. A city recreational facility.
18			d. A city golf course.
19			e. A city parking lot or structure.
20			f. A city vehicle.
21			g. A city public transportation vehicle.
22			h. A city public transit station or stop.
23			i. A service line at an area or a location listed in subsection $A(1)(a)$, (b), (c),
24			(d), (e), (f), (g), or (h) of this section.
25		2.	Within a 20 foot distance from:
26			a. An entrance / exit, open window, or air intake vent to:
27			i. A city building or facility.
28			ii. A city parking lot or structure.
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1			iii.	A service line at an area or a location listed in subsection A(1)(a),		
2				(b), (c), (d), (e), (f), (g), or (h) of this section.		
3		b.	The p	roperty line of:		
4			i.	A city park.		
5			ii.	A city recreational facility.		
6	l		iii.	A city golf course.		
7	B.	The city man	lager, oi	r a designee, may prepare, adopt, amend, repeal, and enforce rules,		
8	regulations, o	r procedures to	implen	nent and administer this section.		
9						
10	SECT	TION 4. Se	ection 8.	.52.050 of the <u>Glendale Municipal Code</u> , 1995, is amended to read as		
11	follows:			i l		
12	8.52.050	Smoking pro	hibited	in places of employment.		
13	Excep	t as this chapte	er, federa	al law, or state law provides, no person shall smoke:		
14	А.	In a place of	employr	ment.		
15	B.	B. Within a 20 foot distance from an entrance / exit, open window, or air intake vent to a				
16	place of employment.					
17						
18	SECT	TON 5. Se	ection 8.	52.060 of the Glendale Municipal Code, 1995, is amended to read as		
19	follows:					
20	8.52.060	Smoking pro	hibited	in enclosed public places.		
21	Excep	t as this chapte	er, feder	ral law, or state law provides, no person shall smoke in, or within a		
22	20 foot distan	ce from:				
23	A.	An enclosed j	public p	lace.		
24	В.	An entrance /	exit, op	ben window, or air intake vent to an enclosed public place.		
25	C.	A service line	e at an e	nclosed public place.		
26	///					
27	///					
28	///					
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1	SEC	FION 6. Section 8.52.070 of the <u>Glendale Municipal Code</u> , 1995, is amended to read as
2	follows:	
3	8.52.070	Smoking prohibited in non-enclosed public places.
4	A.	Except as this chapter, federal law, or state law provides, no person shall smoke in, or
5	within a 20 f	oot distance from:
6		1. A non-enclosed public place.
7		2. An outdoor dining area.
8	1	3. An outdoor event.
9		4. An outdoor seating area.
10		5. A public transit station or stop.
11		6. A service line at an area or a location listed in subsection $A(1)$, (2), (3), (4), or (5)
12		of this section.
13	B.	Except as this chapter, federal law, or state law provides, no person shall smoke within a
14	20 foot distar	nce from the property line of a school.
15)	
16	SEC	FION 7. Section 8.52.080 of the <u>Glendale Municipal Code</u> , 1995, is amended to read as
17	follows:	
18	8.52.080	Smoking prohibited in common areas of multi-unit rental housing and residential
19		condominium complex, and on outdoor balcony or patio of unit.
20	A.	Except as this chapter, federal law, or state law provides, no person shall smoke in, or
21	within a 20 fe	bot distance from:
22		1. A common area of:
23		a. Multi-unit rental housing.
24		b. A residential condominium complex.
25		2. An entrance / exit, open window, or air intake vent to:
26		a. Multi-unit rental housing.
27		b. A residential condominium complex.
28	///	
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1	B.	Except as this chapter, federal law, or state law provides, no person shall smoke on or				
2	within an outdoor balcony or patio of:					
3		1. A smoking unit or non-smoking unit in multi-unit rental housing.				
4		2. A residential condominium unit.				
5						
6	SEC	TION 8. Section 8.52.090 of the <u>Glendale Municipal Code</u> , 1995, is amended to read as				
7	follows:					
8	8.52.090	Other prohibited acts— Aiding or abetting; disposal of smoking waste; reprisal;				
9		and sign removal.				
10	A.	No person shall cause, permit, allow, aid, abet, or conceal a violation of any one or more				
11	of this chapte	er's provisions.				
12	B.	Except in a smoker's waste receptacle, no person shall place, discard, or dispose of				
13	smoking was	te in or upon:				
14		1. An area or a location listed in Section 8.52.040(A), 8.52.050, 8.52.060, 8.52.070,				
15		or 8.52.080 of this chapter.				
16		2. A street.				
17		3. A sidewalk.				
18	C.	No person shall place or maintain, or allow the placing or maintaining of, a smoker's				
19	waste recepta	acle in an area or a location listed in Section 8.52.040(A), 8.52.050, 8.52.060, 8.52.070, or				
20	8.52.080 of t	his chapter, except as may be necessary to encourage compliance with this chapter, federal				
21	law, or state	law.				
22	D.	No person shall intimidate, threaten or effect a reprisal, or retaliate against another person				
23	who seeks to	attain compliance with one or more of this chapter's provisions.				
24	E.	No person shall alter, deface, obscure, remove, or destroy a sign or placard that this				
25	chapter autho	prizes.				
26	///					
27	///					
28	///	26				
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1	SEC	FION 9.	Section 8.52.100 of the Glendale Municipal Code, 1995, is amended to read as
2	follows:		
3	8.52.100	Multi-	unit rental housing— Landlord's disclosures to prospective tenant; posting
4		diagra	m of smoking and non-smoking rental units; and record inspection.
5	A.	Before	a prospective tenant signs a lease or rental agreement for a unit for rent within
6	multi-unit re	ntal hous	ing, the landlord shall:
7		1.	Disclose to the prospective tenant whether:
8			a. Smoking is permitted in the unit for rent; and
9			b. The unit for rent was designated as a smoking or non-smoking unit for the
10			tenant last residing in it.
11		2.	Provide the prospective tenant with a site plan that shows:
12			a. The position of the unit for rent, smoking units, and non-smoking units—
13			relative to one another— in the building or complex; and
14			b. The location of:
15			i. All common areas of multi-unit rental housing where smoking is
16			prohibited; and
17			ii. Any smoking permitted area.
18	B.	When	a tenant signs a lease or rental agreement for a unit within multi-unit rental
19	housing:		
20		1.	The landlord shall attach as an exhibit to each copy of the lease or rental
21			agreement the site plan described in subsection A(2) of this section;
22		2.	The tenant shall acknowledge having received the site plan, by initialing or
23			signing it; and
24		3.	The landlord shall maintain a copy of the lease or rental agreement:
25			a. For each tenant who leases or rents a smoking unit or non-smoking unit;
26			and
27			b. While the tenant leases or rents the unit, and for 2 years after the date on
28			which the tenant vacates the unit.
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1	C.	A landlo	rd shall post a diagram— which contains the requisite information, and which is				
2	positioned at the designated place, specified by subsection 2, Section 14.2, Volume VII of the Glendald						
3	Building and	Safety Cod	e, 2008, or any successor legislation— showing the location of:				
4		1. Si	moking units and non-smoking units, relative to one another, in the building or				
5		co	omplex; and				
6		2. A	smoking permitted area authorized under Section 8.52.130 of this chapter.				
7	D.	A landlo	rd shall permit the neighborhood services administrator, or a designee, at any				
8	time, to exam	nine and co	py:				
9		1. T	he site plan that subsection $(A)(2)$ of this section requires; and				
10		2. T	he lease or rental agreement that subsection (B)(3) of this section requires.				
11							
12	SEC	ΓΙΟΝ 10.	Section 8.52.110 is of the Glendale Municipal Code, 1995, is amended to read				
13	as follows:						
14	8.52.110	Public p	aces where smoking is permitted.				
15	Smok	ing is pern	nitted in the following locations within the city, unless federal law or state law				
16	prohibits it:						
17	А.	A private	residence, except during the period when it is operated or used as:				
18		1. A	n adult day care facility;				
19		2. A	child care facility;				
20		3. A	health care or medical care facility;				
21		4. A	residential congregate care facility; or				
22		5. A	limited residential congregate care facility.				
23	B.	A house	of worship, except for the portion of its premises on which the following use				
24	occurs and du	uring the pe	priod when the portion of the premises is operated or used as:				
25	5		n adult day care facility;				
26			child care facility; or				
27		3. A	school.				
28	///		20				
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1	C.	A private residence located adjacent to, or within a 20 foot distance from, a school.				
2	D.	A boardinghouse or lodging house.				
3	E.	A caretaker's residence on private property.				
4	F.	A dormitory or residence hall.				
5	G.	A private vehicle.				
6	Н.	A private golf course.				
7	I.	A street or sidewalk, except when within a 20 foot distance from an area or a location				
8		listed in Section 8.52.040(A), 8.52.050, 8.52.060, 8.52.070, or 8.52.080 of this chapter.				
9	J.	A smoking permitted area that the city manager, or a designee, may designate within an				
10		area or a location listed in Section 8.52.040(A) of this chapter.				
11						
12	SEC	TION 11. Section 8.52.120 of the <u>Glendale Municipal Code</u> , 1995, is amended to read as				
13	follows:					
14	8.52.120	Outdoor dining area— Smoking permitted area.				
15	A.	A. Even though Sections 8.52.050 and 8.52.070 of this chapter prohibit smoking in an				
16	outdoor dini	ng area, an owner, manager, or person in charge or control of an outdoor dining area may				
17	designate a	portion of the premises' adjoining outdoor area as a smoking permitted area, when the				
18	designated sr	noking permitted area meets all of the requirements listed in subsection B of this section.				
19	B.	A designated smoking permitted area:				
20		1. Must represent a separate and discrete area of the outdoor dining area;				
21		2. Must have a clearly marked boundary by using one or more of the following				
22		means, including, but not limited to:				
23		a. A rope and stanchions;				
24		b. A knee or half wall;				
25		c. A row of plant containers;				
26		d. Tables and chairs of a specific color; or				
27		e. A painted line, except on property that the city or the Glendale Redevelopment				
28		Agency owns, controls, operates, occupies, manages, or maintains;				
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1		3.	Must be	e identified by one or more posted "Smoking Permitted" signs;
2		4.	Must ne	ot comprise more than 25% of the premises' total outdoor seating capacity,
3			calculat	ting any fraction or partial number downward to the nearest whole number;
4		5.	Must ha	ave all tables and chairs:
5			a.	Located:
6				i. Inside of a physical barrier; or
7				ii. The greatest distance practicable, but at least 10 feet away, from all
8				tables and chairs in the indoor and outdoor non-smoking areas,
9				measured from the clearly marked boundary described in
10				subsection B(2) of this section; and
11				iii. At least 20 feet away from an adjacent area or location-listed in
12				Section 8.52.040(A), 8.52.050, 8.52.060, 8.52.070, or 8.52.080 of
13				this chapter— where smoking is prohibited; and
14			b.	Arranged so that they cannot be placed deliberately or inadvertently within
15				the 10 foot separation area or outside of the physical barrier;
16		6.	Must n	ot allow secondhand smoke to enter into one or more non-smoking areas
17			located	on the same premises as the outdoor dining area's designated smoking
18			permitt	ed area; and
19		7.	Must ha	ave at least 1 smoker's waste receptacle on each table.
20	C.	An er	nployee,	owner, manager, or person in charge or control of an outdoor dining area
21	shall ask a p	patron, b	efore sea	ting that person, whether the patron prefers seating in a smoking or non-
22	smoking par	t of the o	outdoor d	ining area.
23	D.	An ov	vner, mar	ager, or person in charge or control of an outdoor dining area shall:
24		1.	Maintai	n on the premises a plan or diagram of the outdoor dining area that depicts
25			and des	cribes:
26			a.	The dimensions and layout of the outdoor dining area's:
27				i. Exterior boundaries;
28				ii. Entrance / exit;
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1			:	iii. Non-smoking area;		
2			1	iv. Designated smoking permitted area; and		
3				v. Any physical barrier;		
4		b).	The total number of tables and chairs in the outdoor dining area;		
5		с		The location of, and the separation distance between, tables and chairs in		
6				the outdoor dining area's:		
7				i. Non-smoking area; and		
8				ii. Designated smoking permitted area; and		
9		d	l. '	The material, object, or device placed as any physical barrier.		
10		2. F	Permit	he neighborhood services administrator, or a designee, at any time, to:		
11		а	L	Enter and inspect the premises and the outdoor dining area; and		
12		b).	Examine and copy the plan or diagram that subsection (D)(1) of this		
13			:	section requires.		
14	E.	If an ow	vner, m	anager, or person in charge or control of an outdoor dining area cannot		
15	satisfy all of	the require	ements	listed in subsection B, C, and D of this section, the outdoor dining area is		
16	entirely a non-smoking area and Section 8.52.070 of this chapter applies.					
17						
18	SEC	TION 12.	Sect	ion 8.52.130 of the <u>Glendale Municipal Code</u> , 1995, is amended to read as		
19	follows:					
20	8.52.130	Multi-u	nit ren	tal housing— Smoking permitted area.		
21	A.	Even the	ough S	Section 8.52.080 of this chapter prohibits smoking in specific areas of		
22	multi-unit re	ental housi	ing, a	landlord of multi-unit rental housing may designate a portion of the		
23	premises' outdoor area as a smoking permitted area, when the smoking permitted area meets all of the					
24	requirements	listed in s	ubsecti	on B and C of this section.		
25	B. A smoking permitted area:					
26		1. N	Aust be	e located the greatest distance practicable, but at least 20 feet away, from:		
27		a		A non-smoking rental unit;		
28	///					
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1			b. An indoor common a	rea of multi-unit rental housing where sm	oking			
2			prohibited;					
3			c. An outdoor area that a	child primarily uses, including, but not limit	ited to			
4			playground or any o	ther place improved or designated for a	ı child			
5			swimming or playing;	and				
6			d. An adjacent area or l	ocation-listed in Section 8.52.040(A), 8	3.52.05			
7			8.52.060, 8.52.070, o	r 8.52.080(A)(1)(b), (A)(2)(b), or (B)(2)	of th			
8			chapter— where smok	ing is prohibited;				
9		2.	Must measure 40 square feet o	r less in total area;				
10		3.	May be combined or merged w	vith another on-site smoking permitted area	,			
11		4.	Must have a clearly marked pe	rimeter;				
12		5.	Must be identified by one or n	ore posted "Smoking Permitted" signs; and	l			
13		6.	Must have at least 1 smoker's	waste receptacle.				
14	C.	The r	number of smoking permitted areas within multi-unit rental housing, as determined					
15	by the multi-	unit ren	tal housing's total lot area, must	not exceed the corresponding numerical lin	nit liste			
16	in the follow	ing tabl	e:					
17								
18			Smoking Permitted Areas in	n Multi-unit Rental Housing				
19			Square Feet of Total Lot	Number of Smoking				
20			Area	Permitted Areas				
21			0 - 7,500	No more than 1				
22			7,501 – 15,000	No more than 2				
23			15,001 - 22,500	No more than 3				
24			22,501 - 30,000	No more than 4				
25			30,001 - 37,500	No more than 5				
26			37,501 - 45,000	No more than 6				
27			45,001 or more	No more than 7				
28				L				
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1	D.	If a la	ndlor	d cannot satisfy the requirements listed in subsection (B)(1)(a) through (d) of			
2	this section, the neighborhood services administrator, or a designee, may approve a smoking permitted						
3	area that mee	area that meets this section's requirements to the extent practicable.					
4							
5	SEC	TION 13	3. (Section 8.52.140 of the Glendale Municipal Code, 1995, is amended to read as			
6	follows:						
7	8.52.140	Reside	ential	Condominium Complex— Smoking permitted area.			
8	А.	Even t	thoug	h Section 8.52.080 of this chapter prohibits smoking in specific areas of a			
9	residential c	ondomin	ium	complex, a residential condominium complex association may designate a			
10	portion of th	ne premis	ses' c	utdoor area as a smoking permitted area, when the smoking permitted area			
11	meets all of t	the requir	remer	nts listed in subsection B and C of this section.			
12	B.	A smo	king	permitted area:			
13		1.	Mus	t be located the greatest distance practicable, but at least 20 feet away, from:			
14			a.	A residential condominium unit;			
15			b.	An indoor common area of the residential condominium complex where			
16				smoking is prohibited;			
17			c.	An outdoor area that a child primarily uses, including, but not limited to, a			
18				playground or any other place improved or designated for a child's			
19				swimming or playing; and			
20			d.	An adjacent area or location-listed in Section 8.52.040(A), 8.52.050,			
21				8.52.060, 8.52.070, or 8.52.080(A)(1)(a), (A)(2)(a), or (B)(1) of this			
22				chapter— where smoking is prohibited;			
23		2.	Mus	t measure 40 square feet or less in total area;			
• 24		3.	May	be combined or merged with another on-site smoking permitted area;			
25		4.	Mus	t have a clearly marked perimeter;			
26		5.	Mus	t be identified by one or more posted "Smoking Permitted" signs; and			
27		6.	Mus	t have at least 1 smoker's waste receptacle.			
28	///						
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C. The number of smoking permitted areas within a residential condominium complex, as determined by the residential condominium complex's total lot area, must not exceed the corresponding numerical limit listed in the following table:

Smoking Perm	itted Areas in		
Residential Condominium Complex			
Square Feet of Total Lot	Number of Smoking		
Area	Permitted Areas		
0 - 7,500	No more than 1		
7,501 – 15,000	No more than 2		
15,001 - 22,500	No more than 3		
22,501 - 30,000	No more than 4		
30,001 - 37,500	No more than 5		
37,501 - 45,000	No more than 6		
45,001 or more	No more than 7		

D. If a residential condominium complex association cannot satisfy the requirements listed in subsection (B)(1)(a) through (d) of this section, the neighborhood services administrator, or a designee, may approve a smoking permitted area that meets this section's requirements to the extent practicable.

SECTION 14. Section 8.52.150 of the <u>Glendale Municipal Code</u>, 1995, is amended to read as follows:

8.52.150 Hotel or motel— Smoking permitted guest room.

A. Even though Sections 8.52.060 and 8.52.070 of this chapter prohibit smoking in a guest room of a hotel or motel, an owner, manager, or person in charge of a hotel or motel may designate one or more guest rooms as a smoking guest room, when the hotel or motel meets all of the requirements listed in subsection B of this section.

1	B.	The ho	otel or motel:			
2		1.	Permanently designates 80 percent or more of its guest rooms as non-smoking rooms;			
3		2.	Posts one or more:			
4			a. "No Smoking" signs in the non-smoking rooms; and			
5			b. "Smoking Permitted" signs in the smoking rooms;			
6		3.	Permanently removes smoker's waste receptacles and matches from the non-			
7			smoking rooms; and			
8		4.	Segregates smoking rooms from non-smoking rooms on separate floors, wings, or			
9			portions of either, without interspersing smoking rooms and non-smoking rooms.			
10						
11	SEC	FION 15	5. Section 8.52.160 of the <u>Glendale Municipal Code</u> , 1995, is amended to read as			
12	follows:					
13	8.52.160	Shopp	oing mall— Smoking permitted area.			
14	A.	Even t	though Sections 8.52.060 and 8.52.070 of this chapter prohibit smoking indoors and			
15	outdoors at a	shoppin	g mall, an owner, manager, or person in charge of a shopping mall may designate a			
16	non-enclosed, common area as a smoking permitted area, when the smoking permitted area meets all of					
17	the requirem	ents liste	ed in subsection B and C of this section.			
18	B.	A smo	king permitted area:			
19		1.	Must be located the greatest distance practicable, but at least 20 feet away, from:			
20			a. An opening, or an entrance / exit, to an enclosed area;			
21			b. An access way between a parking lot or structure and one or more retail			
22			areas of the shopping mall; and			
23			c. An adjacent area or location-listed in Section 8.52.040(A), 8.52.050,			
24			8.52.060, 8.52.070, or 8.52.080 of this chapter— where smoking is prohibited;			
25		2.	Must measure 40 square feet or less in total area;			
26		3.	Must be located not less than 250 feet apart from one another;			
27		4.	Must not be combined or merged with another on-site smoking permitted area;			
28		5.	Must have a clearly marked perimeter;			
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- 6. Must be identified by one or more posted "Smoking Permitted" signs; and
- 7. Must have at least 1 smoker's waste receptacle.

C. The number of smoking permitted areas within a shopping mall, as determined by the shopping mall's enclosed building area, must not exceed the corresponding numerical limit listed in the following table:

Smoking Permitted Areas in Shopping Malls					
Square Feet of Enclosed	Number of Smoking				
Building Area	Permitted Areas				
0-30,000	No more than 1				
30,001 - 50,000	No more than 2				
50,001 - 75,000	No more than 3				
75,001 – 150,000	No more than 4				
150,001 - 300,000	No more than 5				
300,000 - 700,000	No more than 6				
700,001 - 999,999	No more than 8				
1,000,000 or more	No more than 10				

D. If a an owner, manager, or person in charge of a shopping mall cannot satisfy the requirements listed in subsection (B)(1) through (4) of this section, the neighborhood services administrator, or a designee, may approve a smoking permitted area that meets this section's requirements to the extent practicable.

SECTION 16. Section 8.52.170 of the <u>Glendale Municipal Code</u>, 1995, is amended to read as follows:

8.52.170 Vehicle dealership— Smoking permitted area.

A. Even though Sections 8.52.060 and 8.52.070 of this chapter prohibit smoking indoors and outdoors at a vehicle dealership, an owner, manager, or person in charge of a vehicle dealership may

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1	designate a portion of the premises' outdoor display lot as a smoking permitted area, when the smoking					
2	permitted	l area	a meets	all of tl	he requi	rements listed in subsection B of this section.
3	В	-	A smo	king pe	ermitted	area:
4			1.	Must	be locate	ed the greatest distance practicable, but at least 20 feet away, from:
5				a.	An inc	loor showroom;
6				b.	An inc	loor or outdoor:
7					i.	Seating, waiting, or reception area;
8					ii.	Food or beverage area;
9					iii.	Eating area;
10	i i				iv.	Vending machine area;
11					v.	Repair or service area;
12					vi.	Parts or accessories area;
13					vii.	Car rental or loan area;
14					viii.	Cashier area;
15					ix.	Car wash area; and
16					х.	Restroom;
17				c.	An ope	ening, or an entrance / exit, to an enclosed area;
18				d.	A serv	ice line at an area or a location listed in subsection (1)(a), (b), or (c)
19					above;	and
20				e.	An ad	jacent area or location- listed in Section 8.52.040(A), 8.52.050,
21					8.52.06	50, 8.52.070, or 8.52.080 of this chapter— where smoking is prohibited;
22			2.	Must	have a c	learly marked perimeter;
23	}		3.	Must	be identi	ified by one or more posted "Smoking Permitted" signs; and
24			4.	Must l	have at l	east 1 smoker's waste receptacle.
25	///					ι.
26	///					
27	///					
28	///					
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SECTION 17.	Section 8.52.180 of the Glendale Municipal Code, 1995, is amended to read as
follows:	

2 || follow

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8.52.180 Retail or wholesale tobacco store— Smoking permitted area.

A. Even though Section 8.52.060 of this chapter prohibits smoking at a retail or wholesale tobacco store, an owner, manager, or person in charge of a retail or wholesale tobacco store may designate a portion of the premises as a smoking permitted area— known as a smokers' lounge— when the smoking permitted area meets all of the requirements listed in subsection B of this section.

- 8 B. A retail or wholesale tobacco store: 1. 9 Specifically designates an enclosed area with a physical barrier in, or attached to, its premises for smoking a tobacco product— purchased on-site— by one or more 10 11 of its customers; 2. Complies with the ventilation requirements specified in California Labor Code 12 13 Section 6404.5(d)(13)(A) and (B), or any successor legislation; 3. **Reserves:** 14 25% or more of its interior floor space for displaying tobacco products and 15 a. 16 tobacco paraphernalia for sale; and 17 b. 15% or less of its interior floor space, or 250 square feet or less of its interior floor space- whichever measurement is smaller- for the 18
 - customer smoking permitted area;
 - Has a current and valid zoning use certificate or certificate of use and occupancy from the city; and
 - 5. Posts one or more:

a.

b.

- "No Smoking" signs in its premises; and
- "Smoking Permitted" signs in the smokers' lounge.

			a	0 60 100	6.4			1005		
1		FION 18.	Section	8.52.190 o	t the	Glendale N	<u> Iunicipal</u> Code	, 1995, is	amended to	o read as
2	follows:		_							
3	8.52.190			picture,	or	television	production—	- Actor	smoking	during
4		perform								
5	A.		-	ner may sr	noke	e on a stage	e at a theater, w	when the	theater mee	ets all of
6	the following	conditions	3:							
7		1. S	moking is	an integral	part	of the story	, scene, or perf	formance;		
8		2. T	he actor o	r performe	r sm	okes during	g the performation	nce, in fr	ont of an a	udience,
9		a	nd not duri	ng a rehea	rsal;	and				
10		3. T	he theater'	s owner, m	nanag	ger, or emp	loyee:			
11		a.	Post	s one or m	nore	conspicuou	is signs at the	theater—	including,	, but not
12			limit	ed to, a ti	icket	sales area;	; entrance / ex	it to the	seating are	ea; food,
13			beve	rage, or m	erch	andise area	— stating that	smoking	will occur	on stage
14			duri	ng the perfe	orma	ince; and				
15		b	. Ann	ounces to 1	the a	udience, be	efore the perfor	mance be	egins, that	smoking
16			will	occur on th	ne sta	age during t	he performance	e.		
17	B.	An actor	or perform	ner may sm	noke	on a sound	stage, set, or w	ithin an a	rea where a	ı filming
18	or video reco	ording occ	urs for a	motion pic	cture	or televisi	on production,	when th	e filming	or video
19	recording me	ets all of th	e followin	g condition	ns:					
20		1. S	moking is	an integral	part	of the story	, scene, or perf	formance;		
21		2. T	he actor o	r performe	er sr	nokes durir	ng the filming	or video	recording	and not
22		d	uring a reh	earsal; and	l					
23		3. T	he city ha	s issued a	n mo	tion pictur	e and televisio	on produc	tion permi	it, under
24		S	ection 5.0	8.350 of th	his c	ode, or an	y successor le	gislation,	for the fil	ming or
25		vi	ideo record	ling, unles	S	under that	section— the f	ilming or	video reco	ording is
26		ex	kempt fron	n the permi	it req	uirement.				
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1	SEC	FION 19. Section 8.52.200 of the <u>Glendale Municipal Code</u> , 1995, is amended to read as
2	follows:	
3	8.52.200	Businesses, property owners, and hotels— Authority to prohibit smoking.
4	The f	ollowing persons or establishments may declare an area— where smoking otherwise would
5	be permitted-	- as a non-smoking area, or may prohibit smoking throughout the property, if the person or
6	establishmen	t posts in that area one or more "No Smoking" signs:
7	A.	An employer.
8	B.	A business.
9	C.	A non-profit entity.
10	D.	A hotel or motel.
11	E.	An apartment owner or landlord.
12	F.	A residential condominium complex association.
13	G.	A private residence owner.
14	H.	A boardinghouse or lodging house owner, operator, or manager.
15	I.	A dormitory or residence hall owner, operator, or manager.
16		
17	SEC	FION 20. Section 8.52.210 of the <u>Glendale Municipal Code</u> , 1995, is amended to read as
18	follows:	
19	8.52.210	City officials' authority to designate prohibited and permitted smoking areas;
20		signs— Posting requirements.
21	A.	The city manager or a designee:
22		1. May select, authorize, establish, change, and discontinue the location, size, and
23		duration of a smoking permitted area for an area or a location listed in Section
24		8.52.040(A) of this chapter;
25		2. Shall authorize the posting of one or more:
26		a. "No Smoking" signs at each entrance / exit to, and a conspicuous place
27		within, an area or a location listed in Section 8.52.040(A) of this chapter; and
28		b. "Smoking Permitted" signs at a smoking permitted area; and
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1		3.	Shal	select,	authoriz	ze, and establish the contents, lettering, size, and color of the
2			sign.		•	
3	B.	In an	_		n— liste	ed in Section 8.52.050, 8.52.060, 8.52.070, or 8.52.080 of this
4	chapter— w	here sm	oking i	s prohib	ited:	
5		1.	A pe	rson, la	ndlord,	employer, business, or non-profit entity that has legal or de
6			facto	control	of that	area or location shall post a "No Smoking" sign:
7			a.	At:		
8				i.	Each	entrance / exit to that area or location; and
9				ii.	Anoth	her place, within that area or location, that is easily seen by a
10					perso	n entering that area or location.
11			b.	Whic	h:	
12				i.	Meets	s the requirements of subsection D of this section; and
13				ii.	Conta	ins:
14					(A)	The international "No Smoking" symbol; and
15					(B)	The words "No Smoking" that are printed with letters that
16						contrast against the background material and measure not
17						less than 1 inch in height.
18		2.	The	presence	e or abso	ence of a "No Smoking" sign, or a "No Smoking" sign's non-
19			comp	oliance v	with this	section's requirements:
20			a.	Does	not pre	vent any one or more of the persons who are listed in Section
21				8.52.	220(A),	(D), or (E) of this chapter from enforcing any one or more
22				provi	sions of	this chapter; and
23			b.	Is no	ot a de	efense to a charge of smoking in violation of Section
24				8.52.	040(A),	8.52.050, 8.52.060, 8.52.070, or 8.52.080 of this chapter.
25	C.					listed in Section 8.52.120, 8.52.130, 8.52.140, 8.52.150,
26	8.52.160, 8.5				-	oter— where smoking is permitted:
27		1.	_			employer, business, or non-profit entity that has legal or de
28			facto	control	of that a	area or location shall post a "Smoking Permitted" sign:
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1				a.	At:		
2					i.	Each	entrance / exit to that area or location; and
3					ii.	Anotl	her place, within that area or location, that is easily seen by a
4						perso	n entering that area or location.
5				b.	Whicl	h:	
6					i.	Meets	the requirements of subsection D of this section; and
7					ii.	Conta	iins:
8						(A)	The pictorial representation of a burning cigarette; or
9						(B)	The words "Smoking Permitted" that are printed with
10							letters that contrast against the background material and
11							measure not less than 1 inch in height.
12			2.	The	presence	e or a	bsence of a "Smoking Permitted" sign, or a "Smoking
13				Perm	itted" sig	gn's no	n-compliance with this section's requirements:
14				a.	Does	not pre	vent any one or more of the persons who are listed in Section
15					8.52.2	20(A),	(D), or (E) of this chapter from enforcing any one or more
16					provis	sions of	this chapter; and
17				b.	Is no	t a de	efense to a charge of smoking in violation of Section
18					8.52.0)40(A),	8.52.050, 8.52.060, 8.52.070, or 8.52.080 of this chapter.
19	D).	A sig	n poste	d in cor	nplianc	e with subsection B, or subsection C, or both subsections of
20			this se	ection r	nust be:		
21			1.	Made	e of a du	rable or	weather-proof material;
22			2.	Legił	ole, accu	rate, an	d printed with:
23				a.	The te	elephon	e number that the city manager, or a designee, specifies for
24					makin	ig a con	nplaint or reporting a violation of this chapter; and
25				b.	The ci	itation:	"Glendale Municipal Code, Chapter 8.52" or "G.M.C. 8.52";
26			3.	Static	onary, po	ermane	ntly affixed, and positioned at a height of between 5 and 7
27				feet a	bove the	e floor o	or ground; and
28			4.	Visib	le and n	ot obsc	ured in any way.
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1	E.	The standards and requirements for directional and informational signs in Section						
2	30.33.190 of this code, or any successor legislation, do not apply to this section.							
3								
4	SECT	TON 21. Section 8.52.220 of the <u>Glendale Municipal Code</u> , 1995, is amended to read as						
5	follows:							
6	8.52.220	Enforcement— By city official or private citizen.						
7	A.	Any one or more of the following city representatives has all necessary powers and						
8	authority to er	nforce this chapter:						
9		1. The city manager or a designee;						
10		2. The director of community services and parks or a designee;						
11		3. A Glendale police department officer;						
12		4. The neighborhood services administrator or a designee; or						
13		5. A city clerk license investigator.						
14	B.	A violation of Section 8.52.040(A); 8.52.050; 8.52.060; 8.52.070; 8.52.080; 8.52.090(A),						
15	(B), or (C); 8.	52.100; or 8.52.210(B), (C), or (D) of this chapter is punishable under Section 1.20.010(D)						
16	of this code, o	or any successor legislation.						
17	C.	The City Council declares that exposing another person to secondhand smoke, by						
18	committing a	violation of this chapter, is a public nuisance.						
19	D.	In addition to, or in place of, prosecuting a criminal action under this chapter, the city						
20	attorney may	take any one or more lawful steps, including, but not limited to, commencing one or more						
21	civil actions, o	or administrative proceedings, or both, in the manner the law provides to:						
22		1. Enforce this chapter's provisions;						
23		2. Obtain one or more appropriate remedies available at law or in equity; and						
24		3. Recover the city's costs for taking action under this section.						
25	E.	A person may bring a civil action to enforce any one or more provisions of this chapter.						
26	Nothing in thi	s chapter precludes a person from seeking any other remedy, penalty, or procedure that the						
27	law provides.							
28	///							
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F. The remedies or penalties that this chapter provides are cumulative to each other and to the remedies or penalties available under all other laws.

SECTION 22. Section 8.52.230 of the <u>Glendale Municipal Code</u>, 1995, is amended to read as follows:

8.52.230 Enforcement of Labor Code Section 6404.5.

A. Neighborhood services inspectors and Glendale police department officers may enforce the provisions of California <u>Labor Code</u> Section 6404.5, or any successor legislation, governing smoking in enclosed places of employment.

B. In performing the function of monitoring and enforcing compliance with the provisions of <u>Labor Code</u> Section 6404.5, neighborhood services supervisors and inspectors, who have successfully completed a course and a written examination, through California's Commission on Peace Officer Standards and Training, on the laws and powers of arrest under California <u>Penal Code</u> Section 832, or any successor legislation, and whom the neighborhood services administrator has authorized to engage in enforcement activity, have the power, authority, and immunity of a California peace officer to issue infraction citations for a violation of California <u>Labor Code</u> Section 6404.5. However, because these individuals are non-sworn personnel and are not peace officers, they shall not make custodial arrests, or carry or use a firearm within the scope and course of their employment, or both.

SECTION 23. Section 8.52.240 is added to the <u>Glendale Municipal Code</u>, 1995, to read as follows:

8.52.240 Other applicable laws.

A. This chapter is in addition to any other prohibition or limitation on smoking under federal, state, or local law. The City Council intends this chapter to supplement— and not to duplicate or contradict— other applicable law.

B. This chapter must not be construed or interpreted to permit smoking when another applicable law prohibits or restricts it. If another applicable law is more restrictive in regulating smoking, that law governs.

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SECTION 24. Section 1.20.010(D) of the <u>Glendale Municipal</u> Code, 1995, is amended to read as follows:

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1.20.010 Penalties and punishment for code violations.

D. A violation of the following Glendale Municipal Code sections shall be deemed an infraction punishable as provided in subsection B of this section, except that all violations after three (3) convictions or nolo contendere pleas, or any combination totaling three (3), within one (1) year, shall be misdemeanors punishable pursuant to Section 1.20.010(A): Sections 8.32.030, 8.32.050, 8.44.050(D), 8.44.170, 8.52.040(A), 8.52.050, 8.52.060, 8.52.070, 8.52.080, 8.52.090(A), 8.52.090(B), 8.52.090(C), 8.52.100, 8.52.210(B), 8.52.210(C), 8.52.210(D), 9.04.040(B), 9.04.040(C), 30.11.070(A)(4), 30.12.050(A)(2), 30.11.070(B)(5), 30.11.070(C)(4), 30.12.040(A)(1)(a), 30.12.040(A)(2)(a), 30.12.050(B)(2), 30.13.040(A)(1), 30.13.050(A)(2), 30.14.040(A)(1), 30.14.050(A)(2), 30.14.060(A)(3), 30.14.050(B)(2), 30.14.060(B)(2), 30.15.040(A), 30.15.050(A)(2), 30.15.050(B)(2), 30.31.010(B), 30.31.010(D), 30.31.020(A)(1), 30.31.030(A), 30.31.010(A), 30.31.030(B)(1), 30.32.040(B)(1), 30.32.040(B)(2), 30.32.040(C), 30.32.040(D), 30.32.040(E), 30.32.100, 30.32.130(G)(1), 30.32.130(G)(2), 30.32.130(G)(7), 30.32.160(F), 30.33.040, 30.33.050, 30.33.110(A), 30.33.210(B)(3), 30.33.200. 30.33.210(B)(1), 30.33.210(B)(2), 30.33.210(H), 30.33.210(I), 30.34.020(F), 30.34.020(K), 30.34.030(B)(8), 30.34.030(D), 30.34.040(B), 30.34.140(A), 30.34.140(G), 30.34.150(A), and the following sections from the South Brand Boulevard Specific Plan, X. Implementation, B. Zoning, Sec. 405(a), Sec. 505(a), Sec. 705(a), and Sec. 805(a).

SECTION 25. Section 14.2 of Volume VII of the <u>Glendale Building and Safety Code</u>, 2008, is amended to read as follows:

14.2. Address Number and Identifying Data: Address numbers and other identifying data shall be displayed as follows:

1. All residential dwellings shall display an address number in a prominent location on the street side of the residence in such a position that the number is easily visible to approaching emergency vehicles. The numerals shall be no less than four (4) inches (102mm) in height and shall be of a contrasting color to the background to which they are attached. In addition, any residence which affords

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vehicular access to the rear through any driveway, alleyway or parking lot shall also display the same numbers on the rear of the building.

2. Multiple Family Dwelling; Illuminated Diagrams and Identification Numbers: There shall be positioned at each entrance of a multiple family dwelling complex an illuminated diagrammatic representation of the complex which shows the location of:

a. The viewer;

b. The unit designations within the complex;

- c. Each unit that is a "smoking" unit and a "non-smoking" unit (as governed by Chapter 8.52 of the <u>Glendale Municipal Code</u>, 1995, or any successor legislation);
 - d. A smoking permitted area authorized under Section 8.52.130 of this chapter; and
 - e. The complex's exits, stairwells, elevators, fire alarm annunciator panels, and standpipes.

In addition, each individual unit within the complex shall display a prominent identification number, not less than four (4) inches (102mm) in height, which is easily visible to approaching vehicular and/or pedestrian traffic. In addition, any multiple family dwelling which affords vehicular access to the rear through any driveway, alleyway or parking lot shall also display the same numbers on the rear of the building.

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SECTION 26. Compliance with California Environmental Quality Act.

The City Council finds and determines that this ordinance is not subject to the California Environmental Quality Act ("CEQA") and, therefore, an environmental review is not required under Section 15060(c)(2) [the activity will not result in a direct or reasonably foreseeable indirect physical change in the environment]; Section 15060(c)(3) [the activity is not a project as defined in Section 15378]; and Section 15061(b)(3)[no possibility exists that the activity in question may have a significant effect on the environment] of the CEQA Guidelines, <u>California Code of Regulations</u>, Title 14, Chapter 3, because the ordinance:

- 1. Has no potential for resulting in physical change to the environment, directly or indirectly; and
 - 2. Prevents changes in the environment.

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SECTION 27. Severability.

This Ordinance's provisions are severable. If any portion of this Ordinance or its application to any person or circumstance is held invalid or unconstitutional, that decision does not affect the validity of the Ordinance's remaining portions and the Ordinance's application to other persons and circumstances. The City Council declares that it would have passed the remainder of this Ordinance without the invalid or unconstitutional provision.

SECTION 28. This ordinance becomes effective on the thirtieth day after its passage. Adopted by the Council of the City of Glendale on the 9th day of March , 2010.

Mayor

STATE OF CALIFORNIA)) SS. COUNTY OF LOS ANGELES)

Clerk

I, Ardashes Kassakhian, City Clerk of the City of Glendale, hereby certify that the foregoing Ordinance was adopted by the Council of the City of Glendale, California, at a regular meeting held on the <u>9th</u> day of <u>March</u>, 2010, and that the same was adopted by the following vote: Ayes: Drayman, Friedman, Najarian, Weaver, Quintero

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Noes:NoneAbsent:NoneAbstain:None

Date:

APPROVED AS TO FORM 27 28 Senior Assistant City Attorney

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Clerk

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ATTEST:



CITY OF GLENDALE CALIFORNIA REPORT TO CITY COUNCIL

March 9, 2010

AGENDA ITEM

Report: Summary of Changes Contained in the Ordinance Regulating Exposure to Second-Hand Tobacco Smoke

1. Ordinance for Adoption: Amending Glendale Municipal Code, Chapter 8.52, relating to restrictions on smoking and tobacco use in public places.

COUNCIL ACTION



ADMINISTRATIVE ACTION

Submitted

Hassan Haghani, Director of Community Planning

Prepared

Sam Engel, Neighborhood Services Administrator

Steven Koszis, Administrative Analyst

Michael Grant, Sr. Assistant City Attorney

Approved

Jim Starbird, City Manager

Reviewed

Scott Howard, City Attorney

RECOMMENDATION

It is recommended that City Council adopt the Ordinance amending Chapter 8.52 of the Glendale Municipal Code as introduced on February 23, 2010, and later revised pursuant to direction received from City Council. The ordinance provides changes in the current regulations and corrects minor verbiage issues, thereby improving the Ordinance's effectiveness in reducing exposure to second-hand smoke.

SUMMARY

At the February 23, 2010 meeting, City Council reviewed a staff report and received testimony on proposed revisions to the City's codes relating to exposure to second-hand tobacco smoke. Several changes to the existing ordinance were proposed and staff requested direction on four other issues.

Signature

Following a lengthy discussion, City Council introduced an ordinance which included the following provisions:

The prohibitions against smoking in common areas of multi-family housing (such as corridors, pool decks, walkways, etc) were extended to condominium developments.

Smoking is now prohibited on the balconies and patios of multi-family units, both in apartments and condominiums.

The requirement to issue a warning prior to issuing a citation was removed and the violation of the codified smoking prohibitions is now defined simply as smoking in a place where smoking is prohibited by the ordinance.

Property owners are required to post "Smoking Prohibited" signs in areas where smoking is now prohibited.

Apartment owners must display and maintain a map showing the location of smoking permitted units and smoking prohibited units.

"Houses of Worship" are entirely exempt from requirements of the local ordinance. However, "Houses of Worship" that qualify as a "place of employment" are not exempt from California Labor Code Section 6404.5, which regulates smoking in places of employment.

The City Council directed staff to remove provisions relating to the required separation of smokingpermitted units and smoking prohibited units in apartments, but to proceed with an outreach effort to encourage a voluntary effort by property owners to make their properties smoke free, and in the interim, to separate units as was originally proposed.

FISCAL IMPACT

The adoption of the ordinance does not result in any further fiscal impact beyond that which was considered and approved at the February 23, 2010 meeting to extend outreach and education efforts for one additional year.

It is anticipated that the extended outreach effort which was funded by this action will commence in April and conclude in March 2011.

RELATION TO CITY'S STRATEGIC GOALS

Efforts to address the affects of second-hand smoke are in keeping with the adopted goal for <u>Health</u> and <u>Wellness of the Community</u> in the City's strategic directions: "A physically and mentally healthy community with quality health care services for all residents."

BACKGROUND

Glendale's latest Fresh Air ordinance has been in effect since November 2008, when City Council expanded existing regulations intended to reduce exposure to second-hand smoke in public places. Early on, staff and City Council realized that the ordinance and the community change that the ordinance both determined and symbolized would be a significant undertaking, and one that would be achieved over time. In that same vein, staff and City Council realized that this effort is a "work in progress" and that the strategy and ordinance should be periodically reviewed.

The first review came six months after implementation, at which time City Council provided staff with feedback on some problematic issues, and directed that staff bring back an updated ordinance. The ordinance, updated based on this direction was presented on February 23, 2010, along with four additional areas about which staff desired further direction.

After hearing testimony from the community and reviewing the information provided by staff, City Council commenced a debate on the different issues before them. Following the discussion, the draft ordinance was introduced with minor modifications. City Council also directed staff to make a couple of incidental changes to the ordinance, based on the results of their discussion, to be included in the ordinance presented for adoption.

During the time since that meeting, staff has made the changes to the ordinance requested by City Council.

Revisions Contained in the Final Ordinance

The ordinance presented for adoption is substantially the same as that introduced by the City Council on February 23, 2010. Pursuant to the motion introducing the ordinance, staff made the minor adjustments to the ordinance in preparation to consideration for final adoption. In this final form, the ordinance includes both substantive changes as requested by the City Council and minor "housekeeping" type revisions. The minor revisions include:

- A statement that "smoking" is not a constitutionally-protected act;
- Re-organizing of outlined lists contained in the ordinance;
- Clarified definitions;
- Better consistency between similar code provisions;
- Clarification of certain provisions of the ordinance; and
- Elimination of Park Rangers from the list of city officials authorized to enforce this ordinance.

In addition to these "housekeeping"-type revisions, there are other significant revisions to the second-hand smoke ordinance. These changes were fully discussed by City Council at the February 23, 2010 meeting and include:

- All buildings will need to display a site plan showing the location of smoking permitted and smoking prohibited units. The City's Building and Safety Code currently requires owners to display a site plan (for firefighter's use) at the front entrance of their apartment building. The ordinance amends the Building and Safety Code to add the location of smoking and nonsmoking units as a required element on the posted site plan.
- 2. Another major revision to the ordinance is the requirement for posting "No Smoking" signs at places where smoking is prohibited near each entrance, exit and at least one other noticeable place within that location. This provision corrects an omission in the original ordinance.
- 3. The ordinance redefines the crime of smoking in a smoking-prohibited area by removing the requirement to issue a warning before issuing a citation, allowing citations to be issued immediately by either Police Officers or the City's code enforcement personnel. As with all enforcement efforts, City enforcement personnel are expected and will continue to exercise their professional discretion when they encounter individuals smoking in prohibited places.
- 4. A provision exempting "Houses of Worship" from the requirements of the ordinance was added. As directed by City Council, the exemption is broad and is not limited to the rituals or ceremonial practices that might be typical of a religious service. The exemption will not apply to the portion of the premises on which the house of worship operates a school, child care facility, or senior citizen facility, during the period that the school, child care facility, or senior citizen facility. It should be noted that this exemption applies only to

the Glendale Municipal Code and does not apply to any State or Federal laws and regulations.

- 5. The new ordinance includes provisions to address complaints from non-smoking apartment dwellers about second-hand smoke traveling from the balconies of other units to and into their non-smoking units. Even in smoking-permitted units, smoking will now be prohibited on the balcony or patio, and limited to either the inside of the unit or to a designated smoking-permitted area on the complex.
- 6. The new ordinance now extends the prohibitions against smoking to the common areas of condominiums as well as apartments.

Staff removed the requirement that smoking permitted units be separated from non-smoking units in apartment buildings.

Once adopted, more aggressive enforcement of the smoking prohibitions is set to begin. Neighborhood Services personnel will provide training to the different Police shift briefings to make sure that the new requirements are clearly communicated. Also planned, are separate direct-mail pieces sent to the owners of apartment buildings and the occupants of condominiums to advise them of the requirements unique to each of their situations. An effort will be undertaken to get apartment owners to voluntarily separate and cluster their smoking-permitted units from their smoking prohibited units.

Following the strategy to periodically review the Fresh Air program, staff anticipates presenting the next update to City Council in late summer, 2010.

CONCLUSION

As noted previously, there has been a noticeable and documented change in the public environment with regard to second-hand smoke. Since the implementation of the strategy associated with the "Fresh Air" ordinance, here is less smoking in those public places where smoking is prohibited. Anecdotal evidence suggests that residents are aware of the new requirements and there is a greater degree of compliance. This is due in large part to the outreach and promotion efforts undertaken so far, as well as the education efforts by the code enforcement staff throughout the year.

After one year, some significant shortcomings were noted in the initial strategy and the ordinance. Two of these included the "warning requirement" and well as the omission for proper signing at smoking prohibited locations. Others dealt with areas or locations where smoking prohibitions might make some logical sense. The ordinance presented for adoption corrects these problems and address other minor issues.

The strategy of adopting an initial ordinance and then adjusting it over time as issues arise during implementation has worked well. The ordinance resulting from this most recent review follows that pattern, and has been revised based on previous City Council direction. It has always been understood that this effort will take time to produce long-term and sustainable results. The groundwork for this change has been put in place with the original ordinance. The amendments and changes contained in the ordinance presented for adoption with this report strengthen and support the work that has already been done.