INTRODUCTION

State law changes in Tennessee impact many provisions in the ordinance codes of Tennessee municipalities. This pamphlet is intended to assist municipal attorneys in the identification of provisions in ordinance codes that may require revision in light of state law. The information in this pamphlet is based upon the experience of the legal staff of Municipal Code Corporation in working with the ordinance codes of Tennessee municipalities.

This pamphlet is current through the 2017 legislative sessions.

Not all provisions of this pamphlet will apply to your Code, nor does this pamphlet purport to include all state laws that may somehow affect the language of your Code.

The provisions of this pamphlet are intended to assist municipal attorneys and are not intended to be a substitute for the advice of counsel.

It is not the intent of Municipal Code Corporation in publishing this pamphlet to provide legal advice. An attorney admitted to practice in Tennessee must be consulted as to the applicability of a given statute or case to a particular situation.

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GENERAL PROVISIONS

1. When ordinances required. Certain actions must be by ordinance. See T.C.A. § 6-54-512.
2. Penalties. Penalties for ordinance violations are restricted. See T.C.A. §§ 6-54-306, 6-54-308.

ADMINISTRATION

1. Archives and record management fee. Archives and record management fees are authorized and restricted. See T.C.A. § 6-54-136.
2. Municipal purchases of secondhand goods. Municipal purchases of used or secondhand articles are restricted. See T.C.A. § 12-3-1202.

ANIMALS


BUILDINGS AND BUILDING REGULATIONS

2. *Manufactured homes.* Regulation of the installation of manufactured homes is preempted to the state. See T.C.A. § 68-126-412.

**BUSINESSES**

1. *Veterinary practice.* Subject to certain exceptions, municipalities may not regulate the authorized practice of veterinary medicine. See T.C.A. § 63-12-145.
3. *Transportation network companies.* A transportation network company is not subject to any regulations passed by a municipality or other governmental entity governing private passenger for-hire vehicles pursuant to T.C.A. § 7-51-1003.

**NUISANCES**


**OFFENSES AND MISCELLANEOUS PROVISIONS**

1. *Firearms.* Subject to exceptions, the field of regulation of the transfer, ownership, possession or transportation of firearms, ammunition or components of firearms or combinations thereof is preempted to the state. See T.C.A. § 39-17-1314.
2. *Gambling.* The regulation and prohibition of gambling is preempted to the state. See T.C.A. §§ 39-17-509, 39-17-610, 3-17-112, 39-17-659.
4. *Public intoxication.* Subject to certain exceptions, no municipality shall adopt any local law, ordinance, resolution or regulation having the force of law rendering public intoxication or drunkenness in and of itself or being a common drunkard or being found in enumerated places in an intoxicated condition, an offense, a violation of the subject of criminal or civil penalties or sanctions of any kind. See T.C.A. § 33-10-203.
5. *Blasting.* The subject of blasting is preempted to the state. See T.C.A. § 68-105-110.
6. *Dextromethorphan.* Regulation of dextromethorphan is preempted to the state. See T.C.A. § 39-17-440.
7. *Tobacco.* Subject to certain exceptions, the regulation of tobacco products is preempted to the state. See T.C.A. § 39-17-1551.
8. *Shooting ranges.* Local regulation of shooting ranges is restricted. See T.C.A. § 39-17-316.

**PLANNING AND ZONING**

1. *Zoning map.* Compilations of zoning ordinances and zoning maps are required. See T.C.A. § 13-7-212.

**TRAFFIC AND VEHICLES**

1. *Unmanned traffic enforcement cameras.* Use of unmanned traffic enforcement cameras is restricted. See T.C.A. § 55-8-198.