INTRODUCTION

State law changes in Florida impact many provisions in the ordinances and codes of Florida municipalities. This pamphlet is intended to assist municipal attorneys in the identification of provisions in ordinances and 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 ordinances and codes of Florida municipalities.

This pamphlet is current through the 2016 regular session.

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 Florida must be consulted as to the applicability of a given statute or case to a particular situation.

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PART I
CHARTER AND RELATED SPECIAL LAWS

1. Municipal Home Rule Powers Act. Charters and related special laws in Florida have had many provisions repealed or converted into an ordinance by F.S. § 166.021.

2. Annexation or contraction procedures. Municipal charter and ordinance provisions pertaining to municipal annexation and contraction in effect on October 1, 1974, with some minor exceptions have been repealed. See F.S. § 171.022.

3. Elections. The Florida Election Code (F.S. chs. 97–106) governs the conduct of a municipality's election in the absence of an applicable special act, charter, or ordinance provision. No charter or ordinance provision may conflict with or exempts a municipality from any provision in the Florida Election Code that expressly applies to municipalities. See F.S. § 100.3605.

4. Vacancies in elected offices. Municipalities are required by ordinance or charter provision, to provide procedures for filling a vacancy in office caused by death, resignation, or removal from office. Such ordinance or charter provision shall also provide procedures for filling a vacancy in candidacy caused by death, withdrawal, or removal from the ballot of a qualified candidate following the end of the qualifying period which leaves fewer than two candidates for an office. See F.S. § 166.031(6).

5. Municipal courts. Municipal courts were abolished by Fla. Const. art. V, § 20(d)(4).

6. Taxation. Ad valorem tax appraisals and collections are performed by the county. See F.S. §§ 166.211(2), 193.116.

Part II
CODE OF ORDINANCES
ADMINISTRATION


1. Purchases of real property. The provisions of F.S. § 166.045 were amended in 2016.

ALCOHOLIC BEVERAGES

1. Generally. Where legal, the sale of intoxicating liquors, wines and beers shall be regulated by law. See Fla. Const. art. VIII, § 5(a). This provision does not preempt the power of a municipality to regulate conduct in places that sell alcoholic beverages. See City of Daytona Beach v. Del Percio, 476 So. 2d 197 (1985).

2. Licenses or taxes. No tax on the manufacture, distribution, exportation, transportation, importation, or sale of alcoholic beverages may be imposed by way of license, excise, or otherwise by any municipality. See F.S. § 561.342(3).

ANIMALS

1. Dangerous dogs. Municipal regulation of dangerous dogs is restricted. See F.S. § 767.10 et seq.

2. Service animals. Physically disabled persons and trainers of service animals, while engaged in the training of such animals, may be accompanied by a service animal in all areas of a public accommodation that the public or customers are normally permitted to occupy. See F.S. § 413.08.

3. Beekeeping. The authority to regulate, inspect, and permit managed honeybee colonies and to adopt rules on the placement and location of registered inspected managed honeybee colonies is preempted to the state any related ordinance adopted by a municipality is superseded. See F.S. § 586.10(1).
BUILDINGS AND BUILDING REGULATIONS

1. Building codes.
   a. The power of municipalities to amend the Florida Building Code is restricted. See F.S. § 553.73(4).
   b. Subject to certain exceptions, the inspection of any portion of a building, structure, or real property that is not directly impacted by the construction, erection, alteration, modification, repair, or demolition of the building, structure, or real property for which the permit is sought may not be required as a condition of issuance of a one- or two-family residential building permit. See F.S. § 553.79(17). N.B. Such subsection is repealed upon incorporation of a substantially similar amendment to the Florida Building Code by the state.

2. Fire sprinklers. Regulation of fire sprinklers is restricted. See F.S. §§ 553.73(17)

3. Facility accessibility for handicapped persons. Local standards for handicapped accessibility are preempted. See F.S. § 553.513.

4. Construction industry. Local regulation of certain contractors is restricted. See generally F.S. §§ 489.113(4), 489.131(4), 489.516(3), (4), 489.537(5).

5. Regulation of hoisting equipment preempted. Subject to certain exceptions, ordinance or regulations, including, but not limited to, local building codes or building permit requirements, that pertain to hoisting equipment including power-operated cranes, derricks, hoists, elevators, and conveyors used in construction, demolition, or excavation work, are prohibited and preempted to the state. See F.S. § 489.113(11).

BUSINESSES

1. Auctioneers. A municipality may not charge a fee for the practice of auctioneering or require any auctioneer's license in addition to a local business tax. See F.S. § 468.386.


3. Movers of household goods or moving brokers. Subject to certain exceptions, the regulation of transactions relating to movers of household goods or moving brokers is preempted to the state. See F.S. § 507.13.

4. Pawnbrokers. Municipal regulation of pawnbrokers is restricted. See F.S. § 539.001(20).

5. Pest control. The regulation of pest control businesses is preempted to the state. See F.S. § 482.242. Municipal regulation of pesticides is restricted. See F.S. § 487.051.

6. Sellers of travel. Except as otherwise authorized by state law, municipalities may not levy or collect any registration fee or tax (business taxes excepted), as a regulatory measure, or require the registration or bonding in any manner of any seller of travel who is registered or complies with all state laws. See F.S. § 559.939.

7. Vacation rentals. Subject to certain exceptions, municipal regulation of vacation rentals is prohibited. See F.S. § 509.032(7)(b), (7)(c).

CONSUMER PROTECTION

1. Price gouging during states of emergency. The evidentiary standards and defenses contained in F.S. § 501.160 are the only evidentiary standards and defenses that may be used in any ordinance adopted by municipalities to restrict price gouging during a declared state of emergency. See F.S. § 501.160(6).
ENVIRONMENT AND NATURAL RESOURCES

1. **Air quality.** Municipal air quality ordinances are preempted when a county ordinance provides for countywide air quality protection and the county is designated as a nonattainment area for air quality. See F.S. § 125.275.

2. **Fishing.** The right of local governments to declare commercial or recreational fishing operations a nuisance is restricted. See F.S. § 379.2351.

3. **Underground storage of petroleum products.** Municipal regulation of the prevention and removal of pollutant discharges from certain facilities used for the underground storage of petroleum products for use as fuel in vehicles is preempted to the state. See F.S. § 376.317.

4. **Vehicle noise.** The sound level limits for motor vehicles are prescribed and preempted by F.S. §§ 316.293 and 403.415. See F.S. §§ 316.007, 403.415(10).

5. **Saltwater fishing.** Subject to certain exceptions, the power to regulate the taking or possession of saltwater fish is reserved to the state. See F.S. § 379.2412.

6. **Wild animals and fresh water aquatic life.** The power to regulate wild animal life and fresh water aquatic life is preempted to the state. See Fla. Const. art. IV, § 9.

7. **Commercial or recreation fishing operations.** Municipal ordinances pertaining to commercial or recreational fishing operations are restricted. See F.S. § 379.2351.

8. **Stormwater fees on farm operations.** Stormwater fees on bona fide farm operation on land classified as agricultural land pursuant to F.S. § 193.461 are restricted. See F.S. § 163.3162(3)(b).

9. **Stormwater management.** Stormwater management systems must meet certain minimum state standards. See F.S. § 373.4131.

10. **Fertilizer use.** Fertilizer use ordinances are required and restricted. See F.S. § 403.9337.

FIRE PREVENTION AND PROTECTION


2. **Fire sprinklers.** The power to require certain fire sprinkler systems is restricted. See F.S. § 633.208.

3. **Educational facilities.** Site plans of educational facilities submitted for local review are not subject to local amendments to the Florida Fire Prevention Code or local ordinances. See F.S. § 1013.38(1)(c).

GROWTH MANAGEMENT AND ZONING

1. **Adoption of land development regulations.** After a comprehensive plan for the area, or element or portion thereof, is adopted by the governing body, no land development regulation, land development code, or amendment thereto shall be adopted by the governing body until such regulation, code, or amendment has been referred either to the local planning agency or to a separate land development regulation commission created pursuant to local ordinance, or to both, for review and recommendation as to the relationship of such proposal to the adopted comprehensive plan, or element or portion thereof. See F.S. § 163.3194(2).

2. **Sale of malt beverages for off-premises consumption.** Vendors holding licenses for off-premises sale of malt beverages are not subject to municipal zoning. See F.S. § 563.02(1)(a).

3. **Family day care homes.** Zoning of family day care homes is restricted. See F.S. § 166.0445.

4. **Community residential homes.** Zoning of community residential homes is restricted. See F.S. § 419.001.
5. Local planning agencies. Local planning agencies now conduct periodic evaluation and appraisal of the comprehensive plan. See F.S. § 163.3174(4)(b).

7. Development permits. For any development permit application filed after July 1, 2012, a municipality may not require as a condition of processing or issuing a development permit that an applicant obtain a permit or approval from any state or federal agency unless the agency has issued a final agency action that denies the federal or state permit before the municipal action on the local development permit. See F.S. § 166.033.

HEALTH AND SANITATION

1. Health regulations. References to the state sanitary code are obsolete. F.S. § 381.00315(6) provides that rules adopted by the state department of health pursuant to F.S. ch. 381 supersede municipal regulations and ordinances and public health rules of other state departments.

2. Food.
   a. The regulation and permitting of food manufacturing, processing, packing, transporting and preparing, or selling at retail is preempted to the state. See F.S. § 500.12(5).
   b. The provisions of F.S. ch. 503 and state rules preempt all municipal regulations regulating or milk products, or frozen desserts for wholesale. See F.S. § 502.232.
   c. The regulation, identification, and packaging of meat, poultry, and fish are preempted to the state. See F.S. § 500.60.

3. Food service establishments and personnel. Subject to certain exceptions, the regulation of food safety protection standards for training and testing of food service establishment personnel and the ranking of food service establishments is preempted to the state. See F.S. § 509.039.

4. Mobile home parks, RV parks, etc. The state is the exclusive regulatory and permitting authority for sanitary standards for mobile home parks, recreational vehicle parks, lodging parks and recreational camps. See F.S. § 513.051.

5. Smoking. Regulation of smoking is preempted to the state. See F.S. § 386.209.

6. Substance abuse. A municipality may adopt an ordinance for the treatment of habitual substance abusers. See F.S. § 397.702. A municipality may not adopt an ordinance which provides that impairment in public in and of itself is a violation. See F.S. § 397.701.

7. Water; ice. The regulation of bottled water plants, water dealers, water vending machines and packaged ice plants is preempted to the state. See F.S. § 500.511(3).

8. Public lodging establishments and food establishments. The regulation of public lodging establishments and public food service establishments, including, but not limited to, matters related to the nutritional content and marketing of foods offered in such establishments, is preempted to the state. See F.S. § 509.032(7)(a).

9. Blood banks. Local governments may not restrict the use of public facilities or infrastructure for the collection of blood or blood components from volunteer donors based on whether the blood establishment is operating as a for-profit or not-for-profit organization. See F.S. § 381.06014(5).

MANUFACTURED HOMES AND TRAILERS

1. Sanitation and health regulations. Regulation of sanitation and health-related matters for mobile home parks, recreational vehicle parks, lodging parks and recreational camps is preempted to the state. See F.S. § 513.051.

2. Mobile home lot rentals.
   a. The regulation and establishment of rights between mobile home owners and mobile home park owners is preempted to the state. See F.S. § 723.004.
b. A lien, penalty, fine, or other administrative or civil proceeding may not be brought against a mobile home owner or mobile home for any duty or responsibility of the mobile home park owner under F.S. § 723.022 or against a mobile home park owner or mobile home park property for any duty or responsibility of the mobile home owner under F.S. § 723.023. See F.S. § 723.024.

**OFFENSES AND MISCELLANEOUS PROVISIONS**

1. **Firearms and ammunition.**
   a. Except as provided by the state constitution or general law, the whole field of regulation of firearms and ammunition, including the purchase, sale, transfer, taxation, manufacture, ownership, possession, and transportation thereof, is preempted to the state. Civil fines (for which indemnification may not be authorized) are authorized to be assessed against municipalities or municipal officials that impose or enforce unauthorized restrictions. See F.S. § 790.33.
   b. Except as expressly provided by general law, the regulation of firearms and ammunition use at sport shooting and training ranges, including the environmental effects of projectile deposition at sport shooting and training ranges is preempted to the state. See F.S. § 790.333(8).

2. **Public intoxication or impairment.** Local ordinances creating offenses concerning public intoxication or drug impairment are restricted. See F.S. §§ 397.701, 397.702.

3. **Obscenity.**
   a. The field concerning exposing persons over 17 years of age to harmful motion pictures, exhibitions, shows, representations and presentations is preempted to the state. See F.S. § 847.09(1).
   b. The field concerning exposing persons less than 17 years of age to harmful motion pictures, exhibitions, shows, representations and presentations is preempted to the state. See F.S. § 847.013(5).

4. **Security cameras.** Subject to certain exceptions, local standards for security cameras that require a lawful business to expend funds to enhance the services or functions provided by local government are prohibited. See F.S. § 163.31802.

**PARKS AND RECREATION**

1. **Entrance fee discounts for members of armed forces, etc.** Municipalities must provide a discount on park entrance fees for members of the armed forces, certain veterans and their families. See F.S. § 166.0447.

**TAXATION**

1. **Alcoholic beverages.** No tax on the manufacture, distribution, exportation, transportation, importation, or sale of alcoholic beverages may be imposed by way of license, excise, or otherwise by any municipality. See F.S. § 561.342(3).

2. **Local business tax.**
   a. As the Florida Constitution preempts all forms of taxation (ad valorem taxation excepted) to general law (see Fla. Const. art. VII, § 1(a); Fla. Const. art. VIII, § 9; City of Tampa v. Birdsong Motors, Inc., 261 So. 2d 1 (Fla. 1972)), local business taxes (formerly occupational license taxes) are governed exclusively by F.S. ch. 205 and other general laws. See City of Tampa v. Birdsong Motors, Inc., 261 So. 2d 1 (Fla. 1972).
   b. Subject to certain exceptions, an individual who engages in or manages a business, profession, or occupation as employee of another person cannot be required to pay a local business tax or obtain a local business tax receipt. See F.S. § 205.066.
c. An individual licensed and operating as a real estate broker associate or sales associate is not required to apply for an exemption from a local business tax or take certain actions relating to a local business tax. Such exempt individual is not liable for the failure of a principal or employer to comply with certain obligations related to a local business tax. See F.S. § 205.067.

3. **Cigarette tax.** No municipality may levy or collect any excise tax on cigarettes. See F.S. § 210.03.

**TRAFFIC AND VEHICLES**

1. **Florida Uniform Traffic Control Law.** Municipalities may not enact ordinances on matters covered by F.S. ch. 316 unless expressly authorized. See F.S. § 316.007.

2. **Traffic infraction detectors.** The use of "red-light" cameras is authorized and restricted. See F.S. §§ 316.07456, 316.0776, 316.0076, 316.008(8), 316.0083, 316.00831, 318.18(15).