State Laws and Published Ordinances – Mississippi

Current through the 2018 Regular and 1st Extraordinary Sessions of the Legislature.

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Title 97 – Crimes Chapter 37 – Weapons and Explosives General Provisions

Section 97-37-5. Unlawful for convicted felon to possess any firearms, or other weapons or devices; penalties; exceptions.

- (1) It shall be unlawful for any person who has been convicted of a felony under the laws of this state, any other state, or of the United States to possess any firearm □ or any muffler or silencer for any firearm unless such person has received a pardon for such felony, has received a relief from disability pursuant to § 925(c) of Title 18 of the United States Code, or has received a certificate of rehabilitation pursuant to subsection (3) of this section.
- (2) Any person violating this section shall be guilty of a felony and, upon conviction thereof, shall be fined not more than \$5,000, or committed to the custody of the State Department of Corrections for not less than 1 year nor more than 10 years, or both.
- (3) A person who has been convicted of a felony under the laws of this state may apply to the court in which he was convicted for a certificate of rehabilitation. The court may grant such certificate in its discretion upon a showing to the satisfaction of the court that the applicant has been rehabilitated and has led a useful, productive and law-abiding life since the completion of his sentence and upon the finding of the court that he will not be likely to act in a manner dangerous to public safety.

(4)

- (a) A person who is discharged from court-ordered mental health treatment may petition the court which entered the commitment order for an order stating that the person qualifies for relief from a firearms disability.
- (b) In determining whether to grant relief, the court must hear and consider evidence about:
 - (i) The circumstances that led to imposition of the firearms disability under 18 USC, § 922(d)(4);
 - (ii) The person's mental history;
 - (iii) The person's criminal history; and
 - (iv) The person's reputation.
- (c) A court may not grant relief unless it makes and enters in the record the following affirmative findings:
 - (i) That the person is no longer likely to act in a manner dangerous to public safety; and
 - (ii) Removing the person's disability to purchase a firearm is not against the public interest.

Section 97-37-13. Providing weapons to minors or intoxicated persons

It shall not be lawful for any person to sell, give or lend to any minor under 18 years of age or person intoxicated, knowing him to be a minor under 18 years of age or in a state of intoxication, any deadly weapon, or other weapon the carrying of which concealed is prohibited, or pistol cartridge; and, on conviction thereof, he shall be punished by a fine not more than \$1,000, or imprisoned in the county jail not exceeding 1 year, or both.

Section 97-37-14. Possession of handgun by minor; act of delinquency; exceptions.

- (1) Except as otherwise provided in this section, it is an act of delinquency for any person who has not attained the age of 18 years knowingly to have any handgun in such person's possession.
- (2) This section shall not apply to:
 - (a) Any person who is:
 - (i) In attendance at a hunter's safety course or a firearms safety course; or
 - (ii) Engaging in practice in the use of a firearm or target shooting at an established range authorized by the governing body of the jurisdiction in which such range is located or any other area where the discharge of a firearm is not prohibited; or
 - (iii) Engaging in an organized competition involving the use of a firearm, or participating in or practicing for a performance by an organized group under 501(c)(3) as determined by the federal internal revenue service which uses firearms as a part of such performance; or
 - (iv) Hunting or trapping pursuant to a valid license issued to such person by the Department of Wildlife, Fisheries and Parks or as otherwise allowed by law; or

- (v) Traveling with any handgun in such person's possession being unloaded to or from any activity described in subparagraph (i), (ii), (iii) or (iv) of this paragraph (a) and paragraph (b).
- **(b)** Any person under the age of 18 years who is on real property under the control of an adult and who has the permission of such adult to possess a handgun.
- (3) This section shall not apply to any person who uses a handgun or other firearm to lawfully defend himself from imminent danger at his home or place of domicile and any such person shall not be held criminally liable for such use of a handgun or other firearm.
- (4) For the purposes of this section, "handgun" means a pistol, revolver or other firearm of any description, loaded or unloaded, from which any shot, bullet or other missile can be discharged, the length of the barrel of which, not including any revolving, detachable or magazine breech, is less than 16 inches.

Section 97-37-17. Possession of weapons by students; aiding or encouraging.

- (1) The following definitions apply to this section:
 - (a) "Educational property" shall mean any public or private school building or bus, public or private school campus, grounds, recreational area, athletic field, or other property owned, used or operated by any local school board, school, college or university board of trustees, or directors for the administration of any public or private educational institution or during a school-related activity, and shall include the facility and property of the Oakley Youth Development Center, operated by the Department of Human Services; provided, however, that the term "educational property" shall not include any sixteenth section school land or lieu land on which is not located a school building, school campus, recreational area or athletic field.
 - **(b)** "Student" shall mean a person enrolled in a public or private school, college or university, or a person who has been suspended or expelled within the last 5 years from a public or private school, college or university, or a person in the custody of the Oakley Youth Development Center, operated by the Department of Human Services, whether the person is an adult or a minor.
 - (d) "Weapon" shall mean any device enumerated in subsection (2) or (4) of this section.
- (2) It shall be a felony for any person to possess or carry, whether openly or concealed, any gun, rifle, pistol or other firearm of any kind, or any dynamite cartridge, bomb, grenade, mine or powerful explosive on educational property. However, this subsection does not apply to a BB gun, air rifle or air pistol. Any person violating this subsection shall be guilty of a felony and, upon conviction thereof, shall be fined not more than \$5,000, or committed to the custody of the State Department of Corrections for not more than 3 years, or both.
- (3) It shall be a felony for any person to cause, encourage or aid a minor who is less than 18 years old to possess or carry, whether openly or concealed, any gun, rifle, pistol or other firearm of any kind, or any dynamite cartridge, bomb, grenade, mine or powerful explosive on educational property. However, this subsection does not apply to a BB gun, air rifle or air pistol. Any person violating this subsection shall be guilty of a felony and, upon conviction thereof, shall be fined not more than \$5,000, or committed to the custody of the State Department of Corrections for not more than 3 years, or both.
- (4) It shall be a misdemeanor for any person to possess or carry, whether openly or concealed, any BB gun, air rifle, air pistol, ... on educational property. Any person violating this subsection shall be guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than \$1,000, or be imprisoned not exceeding 6 months, or both.
- **(5)** It shall be a misdemeanor for any person to cause, encourage or aid a minor who is less than 18 years old to possess or carry, whether openly or concealed, any BB gun, air rifle, air pistol, □ on educational property. Any person violating this subsection shall be guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than \$1,000, or be imprisoned not exceeding 6 months, or both.
- **(6)** It shall not be a violation of this section for any person to possess or carry, whether openly or concealed, any gun, rifle, pistol or other firearm of any kind on educational property if:
 - (a) The person is not a student attending school on any educational property;
 - (b) The firearm is within a motor vehicle; and
 - (c) The person does not brandish, exhibit or display the firearm in any careless, angry or threatening manner.
- (7) This section shall not apply to:
 - (a) A weapon used solely for educational or school-sanctioned ceremonial purposes, or used in a school-approved program conducted under the supervision of an adult whose supervision has been approved by the school authority;
 - **(b)** Armed Forces personnel of the United States, officers and soldiers of the militia and National Guard, law enforcement personnel, any private police employed by an educational institution, State Militia or Emergency

Management Corps and any guard or patrolman in a state or municipal institution, and any law enforcement personnel or guard at a state juvenile training school, when acting in the discharge of their official duties;

- (c) Home schools as defined in the compulsory school attendance law, § 37-13-91;
- (d) Competitors while participating in organized shooting events;
- (e) Any person as authorized in § 97-37-7 while in the performance of his official duties;
- (f) Any mail carrier while in the performance of his official duties; or
- (g) Any weapon not prescribed by § 97-37-1 which is in a motor vehicle under the control of a parent, guardian or custodian, as defined in § 43-21-105, which is used to bring or pick up a student at a school building, school property or school function.
- (8) All schools shall post in public view a copy of the provisions of this section.

Section 97-37-31. Silencersprohibition; penaltiesl.

It shall be unlawful for any person, persons, corporation or manufacturing establishment, not duly authorized under federal law, to make, manufacture, sell or possess any instrument or device which, if used on firearms of any kind, will arrest or muffle the report of the firearm when shot or fired. Any person violating this section shall be guilty of a misdemeanor and, upon conviction, shall be fined not more than \$500, or imprisoned in the county jail not more than 30 days, or both.

Section 97-37-35. Stolen firearmsment.

- (1) It is unlawful for any person knowingly or intentionally to possess, receive, retain, acquire or obtain possession or dispose of a stolen firearm or attempt to possess, receive, retain, acquire or obtain possession or dispose of a stolen firearm
- (2) It is unlawful for any person knowingly or intentionally to sell, deliver or transfer a stolen firearm or attempt to sell, deliver or transfer a stolen firearm.
- (3) Any person convicted of violating this section shall be guilty of a felony and shall be punished as follows:
 - (a) For the first conviction, punishment by commitment to the Department of Corrections for 5 years;
 - **(b)** For the second and subsequent convictions, the offense shall be considered trafficking in stolen firearms punishable by commitment to the Department of Corrections for not less than 15 years.
 - **(c)** For a conviction where the offender possesses 2 or more stolen firearms, the offense shall be considered trafficking in stolen firearms punishable by commitment to the Department of Corrections for not less than 15 years.
- (4) Any person who commits or attempts to commit any other crime while in possession of a stolen firearm shall be guilty of a separate felony of possession of a stolen firearm under this section and, upon conviction thereof, shall be punished by commitment to the Department of Corrections for 5 years, such term to run consecutively and not concurrently with any other sentence of incarceration.

Biloxi Municipal Code

Current through Ordinance Number 2425, enacted August 4, 2020. (Supplement Number 52, Update 1)

Chapter 12 – Licenses and Business Regulations Article V – Dealers in Certain Personal Property

Section 12-5-2. Definitions.

The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Dealer means any person engaged at any location in the city in the business of receiving personal property in exchange for money, trade, barter or other valuable consideration or engaged in the business of receiving personal property held as security. This definition includes merchants whose business is itinerant in nature as well as those whose business is permanently located in the city. The word "**dealer**" includes employers and principals on whose behalf the purchase or loan was made and all employees and agents who personally make such purchases and loans. When any act is required of a corporation, it shall be performed by its president or secretary.

Personal property. Only the following items of personal property shall be subject to the requirements of this article:

(8) Firearms.

All items where the market value of the personal property is \$10.00 or less shall be exempt from the requirements of this article.

Seller means any person who delivers or surrenders to a dealer any personal property in exchange for money, trade, barter or other valuable consideration or who delivers or surrenders possession of personal property as security for a loan to a dealer. This definition also includes any person who offers to deliver or to surrender possession of any item of personal property from which the manufacturer's serial number or other identifying number has been mutilated or obliterated.

Section 12-5-3. Information to be obtained by dealer.

Dealers shall ascertain the following information from each seller of personal property:

- **(1)** .
- (2) Address.
- (3) Age.
- (4) Driver's license number.
- (5) Social security number.
- (6) Physical description of seller.
- (7) A description of each item of personal property received, including any visible identification marks such as initials, name of manufacturer, model and serial number or owner-applied identification numbers.
- (8) The date and time of day of each transaction.
- (9) The name and address of the person from whom the seller acquired the items.
- (10) The date the items were acquired by the seller, if not owned by the seller for a year at the time of the transaction.
- (11) Thumbprint of the seller, or the affidavit of the dealer stating that the seller is personally well known to the dealer, on all transactions where the fair market value of the personal property received is \$100.00 or more, and in addition in those instances where the seller is unable to provide all of the information required by subsections (1) through (10) of this section.
- (12) The signature of the seller certifying that the information provided is true and correct.

The dealer shall require proof of identification of the seller by a driver's license or similar credentials, unless the person is well known to the dealer.

Section 12-5-4. Records and reports, Duties of dealer.

- (a) Each dealer, for each transaction, shall maintain and keep current a book or register containing a summary of the information mentioned in section 12-5-3. In addition, each dealer, for each transaction, shall prepare a duplicate record containing the information required in section 12-5-3, on forms obtainable from the city police department, one copy of which is to be retained by the dealer and the other copy of which is to be delivered to the police department. In addition to the information required in section 12-5-3, each form shall contain the name and address of the dealer, the name of the dealer's representative handling the transaction, and the fair market value of all of the personal property received from the seller on that date. The information required by subsections 12-5-3(11) and (12) may be deleted from the form furnished to the police department as long as this information is placed on the bill of sale. Such bill of sale shall be retained by the dealer for a minimum of three years.
- **(b)** The record or reports referenced in this section and required to be made by the dealers to the police department of the city shall be delivered by the dealer or someone acting on his behalf to the police department within 48 hours of the receipt of the personal property by the dealer.

Section 12-5-6. Inspection of records and property.

The dealer shall permit all law enforcement officers acting within the scope of their duties to make an inspection of the personal property subject to this article, and of the records required to be kept by this article, during normal business hours and, under exigent circumstances, at other times.

Section 12-5-7. Prohibited acts.

- (a) No dealer shall receive in exchange for money, trade or barter or make a loan on any item of personal property on which the manufacturer's serial number or other identifying number has been mutilated or obliterated.
- (b) It shall be unlawful for any person to sell or to offer to sell, barter, trade or deal with any item of personal property on which the manufacturer's serial number or other identifying number has been mutilated or obliterated.
- (c) No dealer shall receive in exchange for money, trade or barter or make a loan on personal property from any seller who is under the age of 18. No dealer shall purchase or make a loan on personal property from anyone whom the dealer believes or has reason to believe is not the owner of the personal property in the absence of receiving from the seller a

notarized authorization from the owner authorizing the dealer to deal with the seller, a copy of which is to be retained by the dealer.

(d) It shall be unlawful for any seller to willfully make a false statement or representation in providing the information required by section 12-5-3.

Section 12-5-8. Retention of items by dealer.

- (a) No dealer and no employee or other person acting for or on behalf of the dealer shall smelt, vulcanize or otherwise destroy, change or alter the identity of or dispose of any item of personal property received by the dealer until a period of five days shall have elapsed from the date the report of its receipt is delivered to the city police department.
- **(b)** Each dealer and every employee or other person acting for or on behalf of the dealer who receives in exchange for money, trade or barter any personal property from a seller having a collective market value which exceeds \$100.00 shall retain the personal property items, in an unaltered condition, separate and apart from the personal property received from other sellers, either within the city or from an immediately adjacent city, for a minimum of five days from the date of the dealer's report of its receipt to the city police department on the forms required.

Section 12-5-9. Record of disposition of property.

Each dealer shall keep and maintain a record of the disposition of the personal property items from his possession, to include the name and address of the person receiving them from the dealer and the date of the transaction, together with a comprehensive description of the items disposed of. All items where the market value of the personal property is \$50.00 or less shall be exempt from the requirements of this section.

Section 12-5-10. Exemption.

Exempted from the provisions of this article are all transactions involving new or unused personal property received by a dealer in the ordinary course of business from an established reputable manufacturer or wholesaler with a fixed place of address, provided that the dealer shall retain an invoice or other customary proof of origin of such personal property.

Chapter 13 – Offenses and Miscellaneous Provisions Article I – In General

Section 13-1-11. Same, Proof of age required for purchase of pistols or cartridges.

It shall be unlawful for any merchant, dealer or pawnbroker doing business in the city to sell or trade to any person a pistol or revolver, or pistol or revolver cartridges, except upon receipt of positive written identification and proof that such person has attained the age of 21 years. The age reflected on the birth certificate, driver's license or armed forces identification card of the purchaser will constitute sufficient proof of age under this section.

Columbus Municipal Code

Current through Ordinance of February 5, 2019. (Supplement Number 10)

Chapter 20 – Offenses and Miscellaneous Provisions Article V – Weapons

Section 20-64. Weapons control.

(a) Definitions. As used in this section, the following terms shall have the following meanings, unless the context clearly indicates that a different meaning is intended:

Firearm. "Firearm" means any device, by whatever name known, which is designed to expel a projectile by the action of an explosion, expansion of gas, or escape of gas; including, but not limited to, a handgun, pistol, airgun, revolver, rifle, or shotgun.

- (b) Prohibition. No individual within the city may possess a firearm or dangerous weapon at:
 - **(3)** A non-firearm-related school, college, or professional event, including, but not limited to, an athletic event, a concert, or other group assembly;
- **(c)** Exceptions; generally. The prohibition in section (b) hereinabove does not apply if the firearm was in or carried to and from an area designated for use in a lawful hunting, fishing, or other gun-related sporting event, or certified firearm training facility and the firearm is of the type commonly used in the activity.
- (d) Exceptions; peace officers, security guards, etc. The prohibition in section (b) hereinabove does not apply to peace officers, security guards, authorized employees, or authorized investigators.

Section 20-65. Carrying firearms in sensitive areas.

- **(b)** Definitions. As used in this section, the following terms and words shall have the following meanings, unless the context clearly indicates that a different meaning is intended.
 - (1) "Sensitive area" means any premises owned or controlled by the city that is identified as such in this ordinance. Such classification is reached because those areas are localities where controversies personal to individuals or corporations could potentially lead to loss of property rights, liberty, or deal with fines and forfeitures, the opposing parties of which are often elected officials or appointed boards, commissions and officials, prosecutors, advocates, referees, and arbitrators as well as individuals impacted by decisions of such persons or entities. Likewise, locations where competitions are emotionally charged and where sporting participants are engaged in games involving physical contact, passions and where referees and judges are called upon to make decisions that impact the outcome of such competitions shall be defined as sensitive areas.
 - (2) "Weapon" means a bowie knife, dirk knife, butcher knife, switchblade knife, metallic knuckles, blackjack, slingshot, pistol, revolver, rifle, shotgun, machine gun or any fully automatic firearm or deadly weapon.
 - (3) "Firearm" means a pistol, revolver, rifle, shotgun, machine gun or any fully automatic firearm.
 - (4) "Possess" means to be in actual, physical possession of, or to know of its presence, or to have physical control of it, or to have the ability to control it.
 - **(5)** "**Premises**" means real property, land and improvements, buildings, walkways, entry ways, or other structure appurtenant to a building.
- (c) Restriction on possession of weapon/firearm. No person shall possess, either openly or in a concealed fashion (as set forth in Miss. Code Ann. 97-37-1, et seq.), a firearm or weapon in, on or upon any sensitive areas, which said areas as designated herein hold public meetings of the city as contemplated by Miss. Code Ann. 45-9-53(1)(f).
- (d) Designation of sensitive areas. The mayor and city council designate the following premises to be sensitive areas subject to the provisions of this section:
 - (6) Any and all non-firearm related schools;
 - (7) Any and all non-firearm related colleges;
- **(e)** Exemptions. This section shall not apply to the following persons:
 - (1) Any bona fide uniformed law enforcement officer on active duty, regardless of jurisdiction;
 - (2) Any person authorized by the mayor and city council to be permitted to possess a firearm or weapon in a sensitive area;
 - (3) Any person possessing a valid enhanced conceal carry permit issued by the State of Mississippi pursuant to Miss. Code Ann. 97-37-7 (1972), as amended.

Appendix A – Zoning Article IV – Specific District Regulations

Section 15. Chart of Uses Permitted.

- 15.1. Permitted uses chart symbols. Uses and symbols defined:
- (1) Uses Permitted. The uses permitted in each of the zoning districts described in this section, are defined as follows:
 - a. Uses Allowed by Right. Uses in the Chart identified by "R" in any column are permitted by right in that particular district, subject to the conditions specified in the "Uses and Conditions" column or elsewhere in this Ordinance.
 - b. Uses Requiring Planning Approval. Uses in the Chart identified by "P" in any column are permitted in that particular district upon approval of their location and site plan by the Planning Commission and City Council as being appropriate with regard to transportation and access, water supply, waste disposal, fire and undue traffic congestion, or, creating a traffic hazard; and as being in harmony with the orderly and appropriate development of the district in which the use is located.
- (2) Uses Not Permitted. Uses in the Chart identified by "-" are not permitted in that particular district.
- (3) Uses Not Listed . In any case where a requested use is not specifically listed in the chart, the Inspection Department Director, or, his agent shall refer the item to the Planning Commission and City Council as a Planning Appeal approval for determination.
- (4) Compliance With District Requirements. Any use permitted in any district whether by Right "R", or, with Permitted Use Approval "P", or, with conditions specified, must comply with the requirements of the district in which it is located, unless it

is approved as a Planned Unit Development (PUD) with modifications as required by the Planning Commission, or unless variance from such requirements is specifically requested and approved by the Zoning Board of Adjustments.

(5) District Designations:

General Agricultural: A-1

Residential: R-1, R-2, R-3, R-4, R-5 Business: C-1, C-1R, C-2, C-3, C-3R

Industrial: I-1, I-2, I-3

5.2. Chart of Permitted Uses.

Chart of Permitted Uses														
Uses and Conditions	A-1	R-1	R-2	R-3	R-4	R-5	C-1	C-1-R	C-2	C-3	C-3-R	I-1	I-2	I-3
Ammunition Manufacture:	-	-	-	-	-	-	-	-	-	-	-	-	-	Р
Firearms Sales:	-	-	-	-	-	-	R	-	R	R	-	-	-	-
Gunsmith:	-	-	-	-	-	-	R	-	R	R	-	-	R	-

Corinth Municipal Code

Current through Ordinance of May 19, 2020. (Supplement Number 37)

Chapter 21 - Offenses and Miscellaneous Provisions

Section 21-22. Weapons control.

(a) Definitions. As used in this section, the following terms shall have the following meanings, unless the context clearly indicates that a different meaning is intended:

Firearm. "Firearm" means any device, by whatever name known, which is designed to expel a projectile by the action of an explosion, expansion of gas, or escape of gas; including, but not limited to, a handgun, pistol, air-gun, revolver, rifle, or shotgun.

- (b) Prohibition. No individual within the city may possess a firearm or dangerous weapon at:
 - (3) A nonfirearm-related school, college, or professional event, including, but not limited to, an athletic event, a concert, or other group assembly;
- (c) The prohibition in subsection (b) does not apply if the firearm was in or carried to and from an area designated for use in a lawful hunting, fishing, or other gun-related sporting event, or certified firearm training facility and the firearm is of the type commonly used in the activity.
- (d) The prohibition in subsection (b) does not apply to peace officers, security guards, authorized employees, or authorized investigators.

D'Iberville Municipal Code

Current through Ordinance Number 155, enacted August 21, 2018. (Supplement Number 5)

Appendix A – Comprehensive Zoning Ordinance Article 4 – Zoning Districts and Use Regulations

Section 4.25. C-1 Neighborhood commercial uses to be administered as conditional uses under certain circumstances.

In the instance that property bearing the zoning designation of C-1 Neighborhood Commercial lies adjacent to and adjoining any property which is zoned for residential purposes, any land use proposed to be established, created, expanded or enlarged upon the property zoned C-1 Neighborhood Commercial shall be administered as a Conditional Use pursuant to Section 2.5 of this Ordinance.

In the event the requirements of this section are effectuated against a proposed development upon any property zoned C-1 Neighborhood Commercial, the full scope of procedures and application processes specified in Section 2.5 shall be followed.

For the purposes of this provision, "**property zoned for residential purposes**" shall include AG, R-E, R-1, R-2, R-3, R-4, R-4A or R-5 districts.

Table 4.2: Chart of Determinate Uses
Alphabetical Listing of Uses by Zoning Districts

R = Use by Right

P = Use by Site Plan (Planning Commission) Review

C = Use by Public Hearing as a Conditional Use

Caution: Other provisions of this zoning ordinance impact the allowable uses and procedures indicated in this table, e.g. see Sections 4.23 through 4.25.

Uses						Z	oning	Class	ification	on					
	AG	R- E	R- 1	R- 2	R- 3	R- 4	R- 4A	R- 5	R-O	C- 1	C- 2	C- 3	WF	I	FMD
Sporting Goods Store, Gun Shop (No Outside Storage)		_					_		_	С	Р	Р	_	_	Р

Diamondhead Municipal Code

Current through Ordinance Number 2012-019.3, enacted January 15, 2019. (Supplement Number 2)

Appendix A - Zoning Article 4 - Zoning Districts and Use Regulations

Section 4.22. Administrative approval procedure for certain uses requiring planning commission review.

Table 4.2: Chart of Determinate Uses Alphabetical listing of uses by zoning districts

R = Use by right

P = Use by planning commission review

C = Use by conditional use

R-1 = Low density single-family

R-2 = Medium density single-family R-3 = High density single-family

R-4 = High density multi-family

MH = Manufactured home

C-1 = General commercial

C-2 = Interstate commercial/gaming/resort

T = TechnologyI = Industrial

PR = Preservation

PFR = Public facilities & rec.

Llaca	Zoning Classification											
Uses	R-1	R-2	R-3	R-4	MH	C-1	C-2	Т	-	PR	PFR	
		Other Non-	Residential	Uses								
Sporting goods store, gun shop (no outside storage)	-	-	-	-	-	R	R	-	1	-	-	

Greenville Municipal Code

Current through Ordinance Number 19-008, enacted August 19, 2019. (Supplement Number 27)

Chapter 8 - Offenses and Miscellaneous Provisions Article I - In General

Section 8-2.5. Weapons control.

(a) Definitions. For the purposes of this section, the following definitions shall apply:

Firearm means any device, by whatever name known, which is designed to expel a projectile by the action of an explosion, expansion of gas, or escape of gas, including, but not limited to, a handgun, pistol, air gun, revolver, rifle or shotgun.

- (b) Prohibition. No individual within the city may possess a firearm or dangerous weapon, concealed or unconcealed, in the following locations or at the following events:
 - (3) A school, college, or professional event, including, but not limited to, an athletic event, a concert, or other group assembly;
- (c) Exceptions. The prohibition in subsection (b) does not apply:
 - (1) If the firearm is in or being carried to and from an area designated for use in a lawful hunting, fishing, or other gunrelated sporting event;
 - (2) If the firearm is in or being carried to or from a certified firearm training facility, provided that the firearm is of the type commonly used in the prescribed activity; or
 - (3) To peace officers, security guards, or authorized investigators.
- (d) Penalties. An individual violating the above prohibition shall be guilty of a misdemeanor punishable to the limits prohibited by section 1-9.

Greenwood Municipal Code

Current through Ordinance Number 2-20-17 adopted February 20, 2017.

Chapter 24 – Offenses and Miscellaneous Provisions Article I – In General

Section 24-9. Weapons control.

(a) Definitions. The following words, terms and phrases, when used in this section, shall have the meanings ascribed to them in this subsection, except where the context clearly indicates a different meaning:

Firearm means any device, by whatever name known, which is designed to expel a projectile by the action of an explosion, expansion of gas, or escape of gas; including, but not limited to, a handgun, pistol, air gun, revolver, rifle or shotgun.

- **(b)** Prohibition. No individual within the city may possess a firearm or dangerous weapon in the following locations or at the following events:
 - (3) A non-firearm related school, college, or professional event, including, but not limited to, an athletic event, a concert, or other group assembly;
- (c) Exceptions. The prohibition in subsection (b) of this section does not apply if the firearm was in or carried to and from an area designated for use in a lawful hunting, fishing, or other gun-related sporting event, or certified firearm training facility and the firearm is of the type commonly used in the activity or to peace officers, security guards, authorized employees, or authorized investigators.
- (d) Penalties. An individual violating the above prohibition shall be punished as provided in section 1-4.

Meridian Municipal Code

Current through Ordinance Number 4532, adopted March 3, 2020. (Supplement Number 45)

Chapter 16 – Offenses and Miscellaneous Provisions Article I – n General

Section 16-43. Same, Selling, giving to minors or intoxicated persons.

It shall be unlawful for any person to sell, give or lend to any minor or intoxicated person, knowing such person is to be a minor or in a state of intoxication, any deadly weapon or other weapon the carrying of which concealed is prohibited, or pistol cartridge as provided in section 16-41 of this chapter.

Olive Branch Municipal Code

Current through Ordinance of February 18, 2020. (Supplement Number 9)

Chapter 34 – Offenses and Miscellaneous Provisions Article 1 – In General

Section 34-1. Firearm regulations.

- (a) Definitions.
 - (1) "Weapon". The term "weapon" shall include but not be limited to a shotgun, centerfire rifle, rimfire rifle, pistol, revolver, or muzzle-loading rifle, of any gauge or caliber. The term "weapon" shall not include an air rifle, air pistol, or BB gun.
- (d) Governed by. The possession, carrying, transportation, sale, transfer, and ownership of weapons or ammunition are governed by the provisions of state and federal statutes and the state and federal constitutions.

Appendix A – Zoning Ordinance Article V – Schedule of District Regulations

Section 13. M-2 Heavy industrial district.

The purpose of this district is to provide for all types of industrial activities except that those potentially hazardous would be permitted only after review by the governing authority and assurance of the protection of public interest and surrounding persons and property. The district is located so as to be accessible to both highways and railroads and, where practicable, locations along waterways are utilized. In the M-2 heavy industrial district, a building or premises shall be used only for the following purposes:

- (b) Conditional uses:
 - (2) Manufacturing, processing or storage of chemicals, petroleum, coal, and allied products.

k. Explosives (including ammunition and fireworks) and explosives' storage.

Southaven Municipal Code

Current through Resolution of August 4, 2020. (Supplement Number 49)

Title XIII – Zoning Regulations Chapter 12 – District Regulations

Section 13-12(m). PUD planned unit development district.

Chart 4 Commercial Zone Districts Legend

C is conditional use, S is site plan review (site plans may be formal or administrative per city planner)

C-1, C-3, C-4 - Commercial

O, R-O - Office

PBP - Planned Business

M-1, M-2 - Industrial

PUD - Planned Unit Development

Uses Permitted	0	RO	C1	C3	C4	PBP	M1	M2	PUD
Industrial Uses									
Manufacture and assembly of, firearms, electrical appliances tools, dies, machinery and hardware products, sheet metal products and vitreous enameled metal products						S	Ø	S	Ø
Manufacturing, processing and storage of the following chemicals, petroleum, coal and allied products: 11. Explosives (including ammunition and fireworks) and explosives storage									

Tupelo Municipal Code

Current through Ordinance of November 19, 2019. (Supplement Number 13)

Chapter 15 – Licenses and Miscellaneous Business Regulations Article IX – Pawnbrokers

Section 15-184. Pawning of guns with no serial numbers or defaced serial numbers prohibited.

It shall be unlawful for any pawnbroker to take as pawn or pledge or to trade or buy any firearm that has a serial number which has been altered in any way from the serial number that was stamped on the firearm during its original manufacturing process, if any. Every pawnbroker shall furnish a full description of all firearms to the Tupelo Police Department as provided in section 15-189.

Chapter 19 – Offenses and Miscellaneous Provisions Article I – In General

Section 19-4. Possession of firearms and dangerous weapons in designated places and at events.

- (a) Definitions. As used in this section, the following terms shall have the following meanings, unless the context clearly indicates that a different meaning is intended:
 - (1) Firearm: "Firearm" means any device, by whatever name known, which is designed to expel a projectile by the action of an explosion, rapid expansion of gas, or escape of gas with sufficient velocity to cause bodily harm, including, but not limited to, a handgun, pistol, air-gun, revolver, rifle, or shotgun.
 - (3) Possess: "Possess" shall mean carrying, holding or storing a firearm or dangerous weapon on the person, whether in hand, in a holster or sheath, in a pocket or in clothing or in a container held, carried or transported with an individual, but shall not mean storage in a vehicle as long as the firearm or dangerous weapon is stored.
- **(b)** Prohibition. Notwithstanding any permit or license, no individual within the city may possess a firearm or dangerous weapon:
 - (3) At a school, college or professional event, including, but not limited to, an athletic event, a concert, or lecture;
- (c) Exceptions. The prohibition contained in section 19-4(b) shall not apply if the firearm or dangerous weapon is in or carried to and from an area for use in a lawful hunting, fishing, or other weapon-related sporting event or demonstration, or to or from point of purchase/point of repair or certified firearm training facility and the firearm or dangerous weapon is of the type commonly used in the activity. Concealment of a portion or all of a firearm or dangerous weapon on the person of an individual, or in material or things carried by such an individual at the places or events set forth in section 19-4(b) shall raise a legal presumption that the possession of the firearm or dangerous weapon is not excepted from the prohibition.

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