Agenda Item No: 14A.



STAFF REPORT

Report To: Board of Supervisors **Meeting Date:** September 2, 2021

Staff Contact: Jason D. Woodbury, District Attorney

Agenda Title: For Possible Action: Discussion and possible action: (1) regarding a business impact

statement concerning a proposed ordinance amending Carson City Municipal Code ("CCMC") 8.04.020, defining and prohibiting indecent conduct in public; and (2) to

introduce, on first reading, a proposed ordinance amending CCMC 8.04.020, defining and prohibiting indecent conduct in public. (Jason D. Woodbury, jwoodbury@carson.org)

Staff Summary: This is the first reading of a proposed ordinance which, if enacted, would amend CCMC 8.04.020, defining and prohibiting indecent conduct in public. NRS 237.080 requires a business impact statement to be prepared whenever an ordinance by the adoption of which the governing body of a local government exercises legislative powers. The business impact statement finds that the proposed ordinance will not impose a direct and significant economic burden upon a business or directly restrict the formation,

operation or expansion of a business.

Agenda Action: Ordinance - First Reading **Time Requested:** 10 minutes

Proposed Motion

- 1. I move to approve the business impact statement as presented.
- 2. I move to introduce, on first reading, Bill No.

Board's Strategic Goal

Safety

Previous Action

N/A

Background/Issues & Analysis

The offense of indecent conduct is currently defined and prohibited by CCMC 8.04.020. The proposed ordinance amends CCMC 8.04.020 to more clearly articulate the definition of indecent conduct in a format that complies with the ordinance drafting protocols being utilized by the Carson City District Attorney's office.

As an exercise of legislative powers, the introduction and adoption of an ordinance by the governing body of a local government such as the Board of Supervisors requires the preparation of a business impact statement in accordance with NRS Chapter 237. But because there are no trade associations or businesses that are likely to be affected by the ordinance and therefore there is no person or entity to whom notice could be given regarding the introduction of this ordinance, the contents of the business impact statement are mostly inapplicable. However, a completed business impact statement has been prepared and is attached to this agenda item in compliance with the statutory procedural requirement.

NRS Chapter 237; NRS 244.357; Carson City Charter §2.200	
Financial Information Is there a fiscal impact? No	
If yes, account name/number:	
Is it currently budgeted?	
Explanation of Fiscal Impact:	
Alternatives 1. Do not approve the business impact statement or modify the busines 2. Do not introduce the ordinance on first reading or modify the ordinary	
Attachments:	
20210811 8.04.020 Indecent Conduct (CCDA Final).docx	
Board Action Taken: Motion: 1) 2)	Aye/Nay

Applicable Statute, Code, Policy, Rule or Regulation

(Vote Recorded By)

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BUSINESS IMPACT STATEMENT

This Business Impact Statement was prepared in accordance with the provisions of NRS (Nevada Revised Statutes) 237.030 to 237.150, inclusive, as a statutory prerequisite to the adoption of any rule***, as that term is defined in NRS 237.060, by the Carson City Board of Supervisors.

*** A "rule" may include an ordinance, or an action taken by the Board, that imposes, increases or changes the basis for the calculation of a fee which is paid in whole or in substantial part by businesses. A "rule" **does not** include actions that impose, increase or change the basis for the calculation of: (1) special assessments imposed pursuant to NRS chapter 271; (2) impact fees imposed pursuant to NRS chapter 278B; (3) fees for remediation imposed pursuant to NRS chapter 540A; (4) taxes ad valorem; (5) sales and use taxes; or (6) a fee that has been negotiated pursuant to a contract between a business and Carson City. A "rule" also **does not** include: an action taken by the Board that approves, amends or augments the annual budget of Carson City; an ordinance adopted by the Board pursuant to a provision of NRS chapter 271, 271A, 278, 278A, 278B or 350; an ordinance adopted or action taken by the Board that authorizes or relates to the issuance of bonds or other evidence of debt of Carson City; or any rule for which Carson City does not have the authority to consider less stringent alternatives, including, for example, a rule that Carson City is required to adopt pursuant to a federal or state statute or regulation or to a contract into which Carson City has entered.

ORDINANCE OR ACTION PROPOSED FOR ADOPTION

AN ORDINANCE RELATING TO PUBLIC SAFETY; AMENDING TITLE 8 (PUBLIC PEACE, SAFETY, AND MORALS), CHAPTER 8.04 (PROHIBITED CONDUCT), SECTION 8.04.020 (INDECENT CONDUCT) TO PROHIBIT INDECENT CONDUCT; AND PROVIDING OTHER MATTERS PROPERLY RELATING THERETO.

- 1. The manner in which notice was provided to the applicable trade associations and officers of businesses likely to be affected by the proposed ordinance or action, and a summary of any data, arguments or comments received from those recipients:
 - a. Notice
 - N/A. There are no trade associations or officers of businesses likely to be affected by the ordinance and therefore no person to whom a notice is required to be given.
 - b. Summary of comments

N/A

2. The estimated economic effect of the proposed ordinance or rule on businesses, including both adverse and beneficial effects, and both direct and indirect effects:

a. Adverse effects:

N/A

b. Beneficial effects:

N/A

c. Direct effects:

N/A

d. Indirect effects:

N/A

3. The methods considered by the Carson City Board of Supervisors to reduce the impact of the proposed ordinance or action on businesses and whether any of those methods were used:

N/A

4. Estimate of the annual cost to Carson City for enforcement of the proposed ordinance or action:

N/A

5. The total annual amount of money expected to be collected as a result of the new fee or increase in fee proposed by the ordinance or action, and the manner in which the money will be used:

N/A

- 6. The proposed ordinance or action [] DOES [X] DOES NOT include any provisions which duplicate or are more stringent than Federal, State or local standards regulating the same activity.
- 7. The reasons for the conclusions regarding the impact of the proposed ordinance or action:

N/A

8. Based on the information considered, it has been determined that this proposed ordinance or rule:

[] DOES [X] DOES NOT impose a di upon a business.	rect and significant economic burden
[] DOES [X] DOES NOT directly rest of a business.	rict the formation, operation or expansion
Pursuant to NRS 237.090(3), this Business made available for public inspection by the time the agenda notice on which the propostatement is included was posted.	Carson City Manager's Office at the
Pursuant to NRS 237.090(2), I, Nancy Pau hereby certify that to the best of my knowled herein was properly prepared and is accura	dge and belief the information contained
Nancy Paulsan Signature	<u> </u>
Nancy Paulson Printed Name	

Summary: Prohibits indecent conduct in public.

BILL NO	
ORDINANCE No. 2021	
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AN ORDINANCE RELATING TO PUBLIC SAFETY; AMENDING TITLE 8 (PUBLIC PEACE, SAFETY, AND MORALS), CHAPTER 8.04 (PROHIBITED CONDUCT), SECTION 8.04.020 (INDECENT CONDUCT) TO PROHIBIT INDECENT CONDUCT; AND PROVIDING OTHER MATTERS PROPERLY RELATING THERETO.

The Board of Supervisors of Carson City do ordain:

SECTION I:

That Title 8 (PUBLIC PEACE, SAFETY, AND MORALS), Chapter 8.04 (PROHIBITED CONDUCT), Section 8.04.020 (INDECENT CONDUCT) is hereby amended (**bold, underlined** text is added, [stricken] text is deleted) as follows:

CCMC 8.04.020 – Indecent conduct. (NRS 244.357; Carson City Charter §2.200).

- 1. It is unlawful for [any] <u>a</u> person in any [street, alley, saloon, ballroom or in any public place within the city, within the view or hearing of any person,] <u>place open to the public or exposed to public view</u> to [wantonly]:
 - (a) Wantonly expose his or her [person, or to conduct] person;
- (b) Conduct himself or herself in a lewd, licentious or indecent [manner, or to urinate] manner; or
- (c) Urinate or defecate. [within the view or hearing of any other person.] This paragraph does not apply to a person who urinates or defecates in a public restroom or other public facility designed for the sanitary disposal of human waste.
 - 2. A person who violates this section is guilty of a misdemeanor.

SECTION II:

	That no oth	ner provisions	of Title S	8 of the	Carson	City Municipal	Code	are	affected
by thi	s ordinance.								

PROPOSED on	 , 2021
PROPOSED by	

PASSED o	on		, 2021.
VOTE:	AYES:	SUPERVISORS:	
	NAYS:	SUPERVISORS:	
			Lori Bagwell
			Mayor
ATTEST:			
Aubrey Rowlatt Clerk-Recorder			
This ordinate of the year		n force and effect from	the day of the month of