Sec. 18-1. - Smoking and smokeless tobacco product use prohibited on city property.

- (a) As used in this section, the term "smoking" means the inhaling or exhaling of smoke from any lighted cigar, cigarette, pipe, or any other lighted tobacco or plant product, as well as the possessing or carrying of a lighted cigar, cigarette, pipe or any other lighted tobacco or plant product intended for inhalation, and the use of smokeless tobacco products such as, but not limited to, snuff, chewing tobacco, smokeless pouches, or other forms of loose-leaf tobacco.
- (b) Smoking is prohibited and banned within the city on all real estate owned by the city and on all parking lots owned by the city which are adjacent to any real estate owned by the city, and in all motor vehicles, cars, trucks and machinery of every kind owned by the city. This ban includes public rooms, public offices, private offices, bathrooms, facilities, hallways, garages, work areas, and motor vehicles and motorized equipment of every kind and nature owned by the city.
- (c) Signs shall be posted at entrances to the buildings and in the parking areas and entrance ways to the parking areas subject to this ban signs stating: "This entire area is smoke-free and smokeless tobacco free." The sign shall include the universal no smoking symbol.
- (d) All ashtrays and other smoking paraphernalia shall be removed from the property covered by this section.
- (e) Employees of the city who violate this section shall be subject to disciplinary action as provided in the city's personnel handbook. Nonemployees that violate this section shall be escorted from city property and subject to a civil action for the enforcement of this section.

(Ord. No. 498, 7-22-2013)