ERRATA SHEET

Article XVI Vendor Ordinance Amendment – Second Reading The following additional modifications are proposed to the Article XVI Vendor Ordinance Amendment (revised) (strikethrough indicates text to be deleted and <u>underline</u> indicates text to be added):

Sec. 20-16.110. Nonmotorized pushcarts and vendors—Operating restrictions.

(g) No nonmotorized pushcart or street vendor shall use or have any moveable or permanent table, chair, canopy, or any equipment within their vending area, except that they may have one stool for their own use and one-two stand-alone umbrellas which shall each be no more than six feet in diameter and anchored by an umbrella stand.

Sec. 20-16.130. Food trucks—Operating restrictions.

- (h) No owner or operator of a food truck may park or operate any food truck or sell, display or permit or authorize the sale, display or dispersal of any food, beverage or other product from any food truck within any public park or other recreation facility, except in designated locations and except in compliance with all other applicable provisions of this article and except as other specifically set forth in this subsection as follows:
 - (1) An owner or operator of a food that sells, offer for sale, displays, disperses, or permits, any food, food item or beverage from any food truck from a designated location adjacent to a public park may do so only between the hours of sunrise and sunset. Except as otherwise provided in this section, it shall be unlawful for any other person to operate any food truck in any such manner at any other time.
 - (2) No owner or operator of a food truck selling in a designated location adjacent a public park shall use or operate a diesel- or gas-powered generator exceeding fifty-five decibels measured at a distance of five feet from the unit.
- (aa) Designated food truck locations shall be occupied. The owner of a food truck shall notify the City Engineer if a designated location will be left vacant for an extended period. Failure of a permittee to not occupy a designated location within a thirty (30) day period at least one time within a calendar week period (Saturday through Sunday) for at least six consecutive hours without prior notification to the City Engineer shall result in the revocation of the designated location and vendor permit.

ORDINANCE NO. (N.C.S.)

AN ORDINANCE AMENDING ARTICLE XVI OF CHAPTER 20 OF THE SALINAS MUNICIPAL CODE UPDATING THE REGULATIONS GOVERING FOOD TRUCKS, ICE CREAM TRUCKS, NONMOTORIZED PUSHCARTS AND STREET VENDORS

City Attorney's Impartial Analysis

This Ordinance amends a section of Chapter 20 of the Salinas Municipal Code to expand the program in response to concerns presented to City Council by food truck vendors.

WHEREAS, the primary purpose of the public right-of-way is for use by vehicle and pedestrian traffic;

WHEREAS, in 2021, the City Council enacted Ordinance No. 2650 to amend article XVI of Chapter 20 of the Salinas Municipal Code updating the regulations governing food trucks, ice cream trucks, nonmotorized pushcarts and street vendors;

WHEREAS, Resolution No. 22198 approved by the Council established fifty-two (52) designated food truck locations on September 21, 2021;

WHEREAS, conducting business on city streets from a food truck may have negative land use, public safety, and traffic impacts which the city desires to regulate;

WHEREAS, nonmotorized pushcart or ice cream truck vendor operating and conducting business on the sidewalks or street shoulder in the vicinity of elementary, middle or high schools, or other K-12 schools or educational facilities may limit pedestrian access to safe walking paths and may also obstruct the views of approaching vehicles. Restricting nonmotorized pushcarts and ice cream truck vendors from operating within a two-hundred-foot distance will reduce the potential for such safety hazards;

WHEREAS, on June 23, 2022, the vendor task force conducted a follow-up meeting to provide a summarize findings from the vendor survey conducted in May 2022. This meeting provided the task force guidance in recommending improvements to the program;

WHEREAS, it is recognized that operating a roaming food truck involves mobilization and de-mobilization at a chosen location which significantly reduces the hours of operation for a roaming vendor;

WHEREAS, the vendor ordinance does not regulate the use of designated locations; potentially allowing vendors to leave designated locations unutilized for extended periods which the city would like to prevent;

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF SALINAS AS FOLLOWS:

SECTION 1. Recitals. The above recitals are true and correct and are by this reference incorporated herein in their entirety.

SECTION 2. Article XVI of Chapter 20 of the Salinas Municipal Code is hereby amended as follows (Revisions are shown in <u>underline</u>/strikethrough text):

Sec. 20-16.110. - Nonmotorized pushcarts and vendors—Operating restrictions.

(i) No nonmotorized pushcart or street vendor shall operate withing two hundred feet of any elementary, middle or high school, or other K-12 school or educational facility, whether public or private. The two-hundred-foot distance shall be measured from the property line of the school closest to the pushcart.

Sec. 20-16-120. – Ice cream trucks – Operating restrictions.

(1) Ice cream truck owner or operator shall operate withing two hundred feet of any elementary, middle or high school, or other K-12 school or educational facility, whether public or private.

Sec. 20-16.130. Food trucks—Operating restrictions.

- (d) An owner or operator of a food truck that sells, offer for sale, displays, disperses, or permits, any food, food item or beverage from any food truck not from a designated location may do so only between the hours of 8:00 a.m. and 8:00 p.m. 6:00 a.m. to 10:00 p.m. for a period not to exceed four six hours at a single location and not within five hundred feet of the same address or location or on the same street. Except as otherwise provided in this section, it shall be unlawful for any person to operate any food truck in any such manner at any other time.
- (aa) Designated food truck locations shall be occupied. The owner of a food truck shall notify the City Engineer if a designated location will be left vacant for an extended period. Failure to not occupy a designated location within a thirty (30) day period without notification shall result in the revocation of the designated location and vendor permit.

SECTION 3. CEQA CONSIDERATIONS. The amendment is "Not a Project" under CEQA Guidelines Section 15061(b)(3). This exemption is allowed when the activity, in this case adoption of the ordinance, does not have the potential for causing a significant effect on the environment. The proposed Ordinance Amendment includes refinements to vendor operation restrictions in the public right-of-way.

SECTION 4. SEVERABILITY. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be invalid or unconstitutional by a decision of any court of any competent jurisdiction, such decision shall not affect the validity of the remaining portions of this ordinance. The Salinas City Council hereby declares that it would have passed this ordinance, and each and every section, subsection, clause and phrase thereof not declared invalid or unconstitutional without regard to whether any portion of the ordinance would be subsequently declared invalid or unconstitutional.

SECTION 5. EFFECTIVE DATE. This ordinance shall take effect and be in force thirty days from and after its adoption.

PASSED AND ADOPTED this 23th day of August 2022, by the following vote:

AYES:

NOES:

ABSTAIN:

ABSENT:

APPROVED:

Kimbley Craig, Mayor

ATTEST:

Patricia M. Barajas, City Clerk

APPROVED AS TO FORM:

Christopher A. Callihan, City Attorney