Mark Perez

From: Lisa Sherrick

Sent: Tuesday, October 20, 2020 4:17 PM

To: Mark Perez

Subject: FW: Alcohol Sales at Service Stations

From: Ester Ybarra

Sent: Tuesday, October 20, 2020 4:13 PM
To: Lisa Sherrick < LSherrick@westcovina.org >
Subject: Alcohol Sales at Service Stations

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RE: Alcohol Sales at Service Stations

Vote NO!!!

Concerned West Covina Resident, Ester Y. Bryant

Mark Perez

From: ROBERT TORRES

Sent: Monday, October 19, 2020 5:09 PM

To: Jo-Anne Burns; Lisa Sherrick

Subject: Presentation for City Council Meeting 10-20-20

Attachments: Alcohol at Gas Stations.pdf

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Hello Ms. Burns and Ms. Sherrick,

Attached is a presentation I would like to have up on the projector during tomorrow's public hearing for sale of alcohol at gas stations.

If you could please have it loaded prior to my public comments it would be appreciated.

If you have any questions please feel free to contact me

Robert Torres

Questions for City Attorney

- Does a conflict of interest exist since Councilman Johnson received a campaign donation from a gas station owner who stands to gain financially from the removal of the subject law?
- Given that there is no quantifiable basis for the condition requiring a minimum 2,000 square foot convenience store to sell alcohol AND such a condition it is not imposed on standalone convenience stores, can it be challenged as discriminatory by non-qualifying gas stations?

Questions for Police Chief

- What are the impacts to police resources related to:
 - Enforcing conditions at new alcohol outlets?
 - Responding to increased calls for service?
- Does the Police Chief recommend the removal of this law from a public safety perspective? Why or why not?

Public Health

Alcohol Outlet Density and Alcohol-Related Consequences

by City and Community in Los Angeles County, 2013



According to the Los

Angeles Department of

Public Health

Increased alcohol outlet density negatively impacts public health.



How To Use Local Regulatory and Land Use Powers To Prevent Underage Drinking



Restrict/prohibit concurrent sales of alcohol and gasoline.

Removing the
City's longstanding
law is contrary to
DOJ
recommendations



and safety costs. If, for example, a local jurisdiction had enacted in 1980 a land use restriction that prohibited alcohol and gasoline sales at the same retail outlet, then this marketing scheme would not have taken hold in that locality.

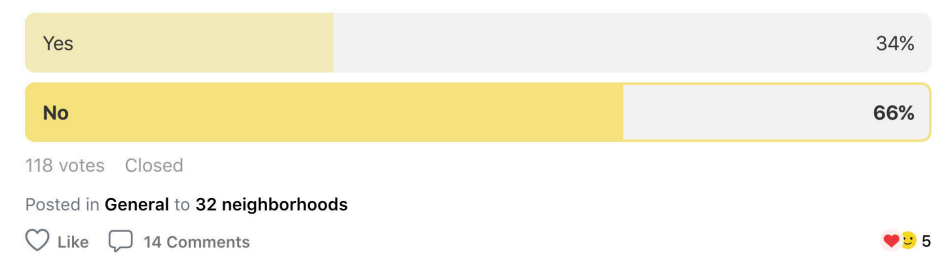
Analysis of WC Police Calls for Service 2015-2020

Gas Station Convenience Stores vs.
Convenience Stores that Sell Alcohol

- Convenience stores selling alcohol had nearly DOUBLE the amount of calls for service.
- Convenience stores selling alcohol also had HIGHER calls for service related to CRIME and ALCOHOL RELATED INCIDENTS.

nextdoor POLL

Should West Covina allow more convenience stores to sell alcohol?



2/3 of residents oppose

POLL

Should West Covina allow more convenience stores to sell alcohol?

Added by you

No

64 votes

Added by you

Yes

13 votes

83% of residents oppose

Mark Perez

From: Angie Gillingham

Sent: Tuesday, October 20, 2020 1:50 PM

To: Tony Wu; David Carmany

Cc: Lisa Sherrick

Subject: Public Hearing Consideration of Code Amendment to allow and regulate the sale of alcohol at

service stations

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Mayor Wu & City Mgr. Carmany,

I will not be able to attend tonight's meeting but wish to express my opposing any changes in regards to the sale of alcohol at service stations.

We residents wish to continue to live in a city that has standards that keeps our city appealing to current residents and future residents. Some may say that "its an outdated code". What I say to that, that code along with others, is what has kept the two of you wanting to move to our city as I did many years ago. Allowing what may seem incremental, will have a lasting impact that cannot be undone.

Its worth repeating, we collected (Forest Wilkens) over 700 signatures over ten years ago when this was brought up at council to consider then. The council listened to the residents and upheld the current code. Those signatures were given to the city and are held on record.

I plead with you to support the residents not just the small group who support Mr. Johnson ridiculous move to allow service stations to sell alcohol.

Thank you for your time,

Angie Gillingham

Mark Perez

From: ROBERT TORRES

Sent: Wednesday, October 14, 2020 12:47 PM

To: rbell@wcpd.org: Jo-Anne Burns: Lisa She

Cc:



Tony Wu; Angie Gillingham; David Carmany; Robbeyn Bird; Lloyd Johnson; Phillip Moreno

Subject: Re: Public Hearing- Alcohol Sales in West Covina Gas Stations

Attachments: LocalRegulLandUse.pdf

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Dear Chief Bell,

Please consider the following in your report to the City Council regarding the sale of alcohol at West Covina gas stations:

In comparing the calls for service to West Covina gas station convenience stores versus convenience stores that sell alcohol, on average:

- Convenience stores selling alcohol had nearly DOUBLE the amount of calls for service.
- Convenience stores selling alcohol also had HIGHER calls for service related to CRIME and ALCOHOL RELATED INCIDENTS.

The calls for service records can be found here for your review.

I ask that you carefully consider this analysis, the DOJ guidance recommending to restrict alcohol sales at gas stations to combat underage drinking, and all previous information I have provided in your report to the City Council.

Thank you

Robert Torres, West Covina Resident

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Please include this email, including the previous emails below, in the staff report for the October 20 hearing on this matter.

Thank you

On Tuesday, September 22, 2020, 7:07:49 PM PDT, ROBERT TORRES

wrote:

Ms. Burns,

Please forward to the Planning Commission for tonight's meeting

Ms. Sherrick,

Please make this part of the public record for this public hearing

Thank you

West Covina Planning Commission,

Please consider the following comments regarding the proposed ordinance related to the off-site sale of alcohol at gas stations:

Issues Related to the Removal of the Square-Foot Requirement by the City Council

- Prior discussions by your Commission on this matter proposed a minimum square-foot condition that would have limited the number of existing gas stations that qualify to sell alcohol to two sites.
- The square footage requirement was decreased at your last meeting on this item to allow up to four sites.
- The majority of the City Council has now indicated that they want the square footage removed entirely, which would now qualify up to 21 gas stations to sell alcohol.
- Given the above, what is before you tonight requires significantly different discussion since the potential number of additional alcohol outlets has now increase by 400%.
- Your commission must now consider the ramification of allowing an additional 21 convenience stores to sell alcohol within the City, 5 times more than what was previously envisioned.
- It is true that a Conditional Use Permit will be required for each application and the 21 additional alcohol outlets will not come to pass overnight. However, as a land use planning body, you must consider the the long-term affects of the potential additional alcohol outlets in the City at this stage, rather than through a piecemeal process.

Public Safety Issues

- Please see the below email chain for various public comments/requests I made on this matter.
- I urge this commission to request the following:
- A comprehensive report by our Police Chief with regard to the impacts on public safety as result of removal of our current ban on alcohol at gas stations, along with a documented recommendation.

- A report and recommendation from the LA County Department of Public Health with regard to the long term health effects to the community by removing this ban.
- A report from our Finance Director with a cost/benefit analysis that looks at potential tax revenue versus increased public health and safety costs.
- According to <u>public records for calls for services at the City's 45</u> <u>alcohol outlets</u>, please note the following:
- There has been over 15,000 calls for service at these sites in the last 5 years, which equates to an average of approximately 70 calls per year at each site.
- Assuming a cost of \$500 per police response, this equates to an average of \$35,000 of tax-payer money that is going towards addressing problems at only one of these sites every year.
- If you simply look at existing sites that have convivence stores equivalent to gas stations and that only sell beer and wine, eliminating grocery stores, liquor stores, and dairies, the annual cost associated with calls for service jumps to approximately \$42,000 per year per site.
- These costs need to be weighed against any anticipated revenue from the additional sale alcohol at these sites.
- Incidents documented at the 45 sites included the following:
 - Theft
 - Burglary
 - Shootings
 - Overdoses
 - Reckless driving
 - DUIs
 - Unsupervised minors
 - Suicide attempts
 - Unconsciousness individual on the floor
 - Public Intoxication

- Drinking onsite
- Assault
- Battery
- Fights
- Knife possession
- Gun possession
- Rescues of unresponsive individuals
- Transient activity
- Panhandling

Planning Issues

- Now that you are looking at allowing up 21 convenience stores, a wider lens must to used to look at the long term planning implications.
- If you decide to move forward, not only should the ordinance address the sale of alcohol at gas stations, the City code on all alcohol uses should be comprehensively reviewed.
- Please consider looking at perusing a Deemed Approved Ordinance (DAO), which is an ordinance that seeks to address regulate grandfathered retail establishments. This will allow the City to exercise authority over these establishments by issuing "deemed approved" permits and establishing "public nuisance standards" that pre-existing retailers must abide by to maintain their permit. This is extremely important since our City has many alcohol outlets that predate the City's Conditional Use Permit process. The DAO impacts all grandfathered retail establishments within the city limits. This broad reach will have a tremendous impact on community wellness and public health.
- Responsible Beverage Service should also be a citywide requirement for all new and pre-existing alcohol retailers. This training helps operators and their staff to deal with risks associated with serving alcohol.

Public Service

- Several time since I have spoken out against this effort, I have been told that the burden is on me to prove that removal the ban on alcohol at gas stations was bad for public safety. However, as public servants, it is the responsibility of this commission and the City Council to ensure residents that removal of the ban is safe.
- Thus far all the has been provided with regard to evaluation of safety is:
 - Commentary regarding discussions had with other public officials that have stated they didn't have an issue with the sale of alcohol at gas stations.
 - Two-paragraph memo from the our previous Police Chief stating that there was no correlation between the sale of alcohol at gas stations and DUIs, completely ignoring the potential negative impacts from the overconcentration of alcohol sales.

Than you for your attention

Robert Torres
West Covina Resident

On Wednesday, August 26, 2020, 11:28:36 PM PDT, ROBERT TORRES

wrote:

For your consideration, regarding the removal of our law that restricts the sale of alcohol at gas stations, attached is a U.S. Department of Justice (DOJ) publication on "How to use Regulatory and Land Use Powers to Prevent Underage Drinking."

The publication touches on multiple items, but I would draw your attention to the section regarding "How Regulatory and Land Use Powers Influence the Alcohol Environment Over Time." This section makes specific reference to the restriction of alcohol sales at gas stations (snapshot below).

How do local regulatory and land use powers influence the alcohol environment over time?

Specific regulatory and land use provisions affect how alcohol is made available in the community. Sales practices change over time as marketers and retailers develop innovative strategies and tactics for attracting new customers and increasing sales among current users. Once the changes occur, they become part of the community's landscape and are very difficult to reverse. For example, in the early 1980s, oil companies aggressively entered the convenience store industry, converting gas stations from auto repair centers to mini-marts that rely heavily on alcohol sales. This new marketing concept raises public health concerns because it increases the availability of alcohol (particularly in residential areas and near schools, where children are likely to be present) and combines the sales of alcohol and gasoline (possibly sending an unhealthy message about drinking and driving). Yet today, these alcohol/gas outlets are an accepted part of many communities' alcohol environment. Some entrepreneurs are now introducing alcohol to fast food outlets, beauty salons, and laundromats, marketing plans that raise similar public health and safety concerns.

If communities do not use their regulatory and land use provisions, changes such as these in their alcohol environments will respond solely to economic considerations, without attention to potential public health and safety costs. If, for example, a local jurisdiction had enacted in 1980 a land use restriction that prohibited alcohol and gasoline sales at the same retail outlet, then this marketing scheme would not have taken hold in that locality. Communities should be alert to the health and safety concerns raised by alcohol sales practices and anticipate potential problems. They can then act early to prevent these problems through regulation.

In line with the above discussion, the publication subsequently recommends to "Restrict/prohibit concurrent sales of alcohol and gas" to reduce alcohol availability to young people (snapshot below).

Restrict the types of commercial alcohol outlets.

 Restrict/prohibit concurrent sales of alcohol and gasoline.

I encourage you to read the entire report.

Regards

Robert Torres West Covina Resident

On Monday, August 24, 2020, 06:11:45 PM PDT, ROBERT TORRES wrote:

Dear Chief Bell,

For your consideration regarding your recommendation on the removal of West Covina's law restricting the sale of alcohol at gas stations, please see the below link to an Alcohol Justice fact sheet regarding alcohol outlet density and its effects on public health.

https://alcoholjustice.org/images/factsheets/OutletDensity2014.pdf

The fact sheet provides numerous references and highlights the harms associated with increased alcohol outlet density, such as increased levels of:

Underage Drinking
Assaults
Homicides
Child Abuse and Neglect
Self-inflicted Injury/Suicide
Road Traffic Accidents
and neighborhood exposure to violent crimes

The fact sheet concludes that scientific evidence overwhelmingly shows reducing the number of alcohol outlets is an effective tool to reduce alcohol related harm.

Also note, that the above impacts will likely be further compounded given that a significant majority of our gas stations are within a disadvantaged area of the City with:

The highest concentration of alcohol outlets
The highest homeless population
The highest vehicular/pedestrian accidents
High crime

Numerous sensitive uses, such as schools, churches, and residential neighborhoods.

Please feel free to contact me if you have any questions.

Regards,

Robert Torres, West Covina Resident

On Wednesday, August 12, 2020, 9:46 AM, ROBERT TORRES

wrote:

It was brought to my attention that I failed to include my presentation from October 2019

Please see attached for your reference

Robert

On Tuesday, August 11, 2020, 06:11:35 PM PDT, ROBERT TORRES wrote:

Lloyd,

I'm glad you are pro business and concerned about fairness, but I couldn't disagree with your decision making process more. Removing laws, especially ones that are in place to improve public safety and protect West Covina families, requires more than hearsay. That I am aware of, no outside Law Enforcement Agencies have provided formal recommendations on this matter and the WCPD has not publicly stated that they have "no issue" with removing this law.

Please consider furthering your research by requesting the following three items:

- Please request Chief Bell to provide a report (not a memo) regarding the potential negative impacts on public safety due to the addition of more off-site alcohol sales in West Covina. With the primary focus being on the addition of more off-site alcohol sales in the NORTHWEST AREA of the City, which has (1) a high crime rate, (2) is disadvantaged, (3) is already over-concentrated with off-site alcohol retailers, (4) has a significant majority of West Covina gas stations, (5) has a high homeless population, (6) has the highest vehicles collision rates in the City, and (7) is home to dozens of sensitive uses, such as schools and churches. Such a report should also reference relevant and reputable studies and/or reports that exist on this topic. Potential impacts on our limited police resources should also be addressed. The findings of the report should clearly outline WCPD's recommendation regarding removing or retaining the law. The question that should be answered for West Covina residents is: DOES OUR POLICE CHIEF RECOMMEND REMOVING THE LAW?
 - o Please be aware that the <u>report previously provided by WCPD</u> simply consisted of:
 - a TWO PARAGRAPH memo,
 - a PRINT-OUT from the CA Department of Alcohol and Beverage Control (ABC)
 Website showing the number of off-site alcohol licenses in West Covina,
 - and a list of Cities currently under an ABC moratorium on issuing additional Type 20 alcohol licenses.
 - O The information provided was far from a comprehensive report. Within the two-paragraph memo, there is one short sentence that simply and carefully states that "there is little data to show a correlation of DUI drivers/accidents to the sale of alcohol at gas stations." Such a specifically worded statement was not an accident and carefully avoids addressing the far more difficult and important issue of how the addition of more off-site alcohol sales in a community, as described above, impacts public safety. Also, as I have stated to no end, the gas station use is irrelevant and the primary concern should be the addition of more off-site alcohol sales in an already overburdened community.
- Given that West Covina does not have an in-house Public Health Officer, we are represented by Dr. Barbara Ferrer, from the Los Angeles County Department of Public Health. Since Dr. Ferrer is our de facto Public Health Officer, please request her opinion and recommendation on the addition of more off-site alcohol sales in West Covina, specifically as it relates to short and long term public health impacts.

Bypassing this step would be a failure to look out for the public health of the residents you represent. A signed recommendation from Dr. Ferrer would be appropriate. The question that should be answered for West Covina residents is: FROM A PUBLIC HEALTH PROSPECTIVE, DOES OUR PUBLIC HEALTH OFFICER RECOMMEND REMOVING THE LAW?

• If you still choose to proceed after receiving reports and recommendations from both our Police Chief and Public Health Officer, please request a detailed financial analysis with respect to the additional tax revenue anticipated from the added alcohol sales. Despite the numerous times this issue has been brought before the Planning Commission and City Council, there has yet to be a comprehensive analysis on the financial benefit of removing this law. One key item to analyze is the number of alcohol sales that will be lost from existing retailers and simply taken by new retailers. What will be the net increase in revenue? Consideration should also be given to the costs associated with any long term public health and safety cost, with the goal of developing a cost/benefit comparison. These figures can be provided by LA County Public Health and WCPD. The question that should be answered for West Covina residents is: WHAT WILL BE THE NET FINANCIAL BENEFIT FROM REMOVING THE LAW?

In order to provide West Covina families with the assurance that removing this law is not bad for their public safety and health, all of the above should be provided. Also, requesting the above information is in line with your goal to work closely on issues with residents. If the above research seems exhaustive, it's because it is and is the type of research necessary when removing a law that is in place to improve public safety and protect West Covina families.

I've seen you make thoughtful decisions in the past and I hope you do the same here.

Thank you

Robert Torres West Covina Resident

P.S. I have also attached the presentation I gave to you and the City Council regarding this matter in October 2019 for your reference.

On Friday, August 7, 2020, 6:20:28 PM PDT, Lloyd Johnson rloyd.johnson@westcovina.org wrote:

Since the last time this was in front of us I have done some research, talked to Council members and police from cities, that have allowed this for years, and they tell me that it is not a problem! This is a pro West Covina business proposition, our gas station operators need to compete on a level playing field, legal, well run businesses selling a legal product, with several restrictions in place. Again, our police department has no issue with this, therefore I have asked that the item be heard and considered by the Council again

I know we are never going to agree on every issue, this is just one issue we don't see eye to eye on. I really feel after all the research I have done on this issue,I feel it's time to move forward instead of staying in the past.

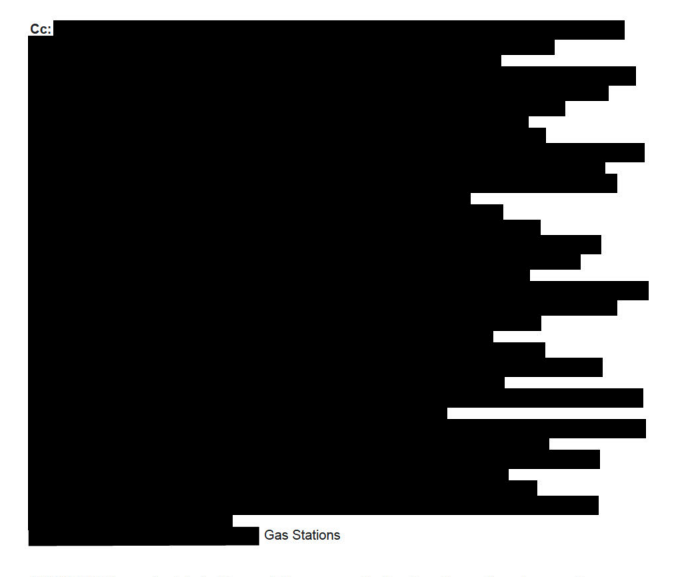
Hope we can work together on other issues closely Councilman Johnson.

Get Outlook for iOS

From: ROBERT TORRES

Sent: Friday, August 7, 2020 1:18:11 PM

To: Lloyd Johnson <Lloyd.Johnson@westcovina.org>



CAUTION: This email originated from outside your organization. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Hello Lloyd,

This is an open letter to you and for the information of anyone else interested in this topic.

Please reconsider your new position supporting the removal of West Covina's longstanding ban on alcohol sales at gas stations.

The addition of more alcohol in West Covina is not in the best interest of West Covina families.

I understand that your change of heart on this matter is likely due to the City's current economic stress as a result of the COVID-19 epidemic and your desire to identify new sources of revenue.

However, introducing more alcohol into our community will do more long term damage than good and is counterproductive to the focus on health and wellness, which is currently magnified as we struggle to live during this pandemic.

In a time where our leaders are encouraging their constituents to stay healthy, both mentally and physically, introducing more of one of the most addictive and deadly products into our community is a horrible idea.

Many residents, including our homeless population, are currently struggling with even greater amounts of depression and addiction which will not be helped with the addition of more alcohol.

As we are all aware, alcohol is already readily available throughout our city and their is no lack of convenience, especially in the northwest corner of the city, where a majority of our gas stations operate.

District 1, which you represent, also encompasses the northwest area of the City and will be disproportionately impacted by the addition of more alcohol.

Please consider rescinding your request to bring back the code amendment to remove the City's longstanding restriction on alcohol sales at gas stations.

Please understand that the law we have provides us with local control and makes our community safer, and sacrificing that for additional tax revenue is equivalent to the old adage of "running passed the \$100 bill in pursuit of the shinny penny."

Thank you for your time and I urge you to reconsider.

Robert Torres, West Covina Resident

How To Use Local Regulatory and Land Use Powers To Prevent Underage Drinking

What do local regulatory and land use powers have to do with preventing underage drinking?

Communities all over the country are concerned about underage drinking and the many serious problems that go along with alcohol consumption by young people. Whether and how much young people drink depends to a large extent on community norms and expectations about drinking. These norms and expectations emerge from and reflect the community alcohol landscape or alcohol environment, including such elements as messages regarding alcohol use in the media and elsewhere; the ease with which young people can obtain alcohol through commercial and noncommercial sources; and the role of alcohol in community events. This landscape can be shaped by local regulations and land use ordinances, which are forms of alcohol policy.

Often communities take their alcohol landscape as a given or as the sole province of state and federal lawmakers. But many communities now are challenging these assumptions, developing local alcohol policies that have had impressive results. Local governments in most states do not have to wait for state legislatures or Congress to act to reshape their alcohol environments. This fact sheet gives a menu of local alcohol policy options that can reduce youthful drinking in our communities.

What are local regulatory and land use powers?

Local governments have the responsibility and authority to protect the public's general health, safety, and welfare. They fulfill this responsibility in part through their land use powers—by determining what activities may occur on the land within their jurisdiction. Both commercial and noncommercial activities associated with alcohol fall within these broad powers. Unless preempted by state or federal law (see "Beware of Preemption," below), local communities can rely on land use zoning to determine where alcohol may be sold or consumed and how it is

distributed and marketed. Some states allow local governments to license commercial alcohol establishments. Licensing amplifies local zoning powers as a means to shape the local alcohol environment.

Community zoning ordinances identify the type of development that is permitted within a geographical area. For example, an R-1 zone typically identifies an area where construction of single family residences are permitted as a matter of right – no special license or public hearing is required to build a single family home in an R-1 zone. In addition to such permitted uses, however, other uses might also be permitted, but only after they have been reviewed for potential negative impacts on the area and special conditions placed on the development to minimize these negative impacts. For instance, in an R-1 zone, communities will often permit development of child care centers, schools, parks, and senior housing projects, but only after conditions have been placed on these developments to respond to concerns about the traffic, noise, and other potential negative impacts such developments might pose to the quality of life people expect in a single family neighborhood.

Although the exact term and approval process may differ from state to state, these *Conditional Use Permits* (CUPs) are a central feature of zoning laws in most states. Zoning ordinances specify which land uses require a CUP, and specify the public notice and hearing process that will be conducted to identify potential negative impacts and to decide the specific conditions that will be required to mitigate these negative impacts.

Zoning ordinances can require that any given land use, including retail alcohol outlets, must obtain a conditional use permit in order to conduct business. CUPs serve as a useful adjunct to other types of regulations and allow for specific and public consideration of each business development proposing to sell alcohol. A very important aspect of the CUP requirement is that municipalities may

revoke the CUP at some later date should the required conditions be violated. This opportunity to monitor the continuing operation of an alcohol outlet, and to take corrective action if necessary, is an important feature supporting community zoning ordinances that require that all alcohol outlets be subject to a conditional use permit.

How do local regulatory and land use powers influence the alcohol environment over time?

Specific regulatory and land use provisions affect how alcohol is made available in the community. Sales practices change over time as marketers and retailers develop innovative strategies and tactics for attracting new customers and increasing sales among current users. Once the changes occur, they become part of the community's landscape and are very difficult to reverse. For example, in the early 1980s, oil companies aggressively entered the convenience store industry, converting gas stations from auto repair centers to mini-marts that rely heavily on alcohol sales. This new marketing concept raises public health concerns because it increases the availability of alcohol (particularly in residential areas and near schools, where children are likely to be present) and combines the sales of alcohol and gasoline (possibly sending an unhealthy message about drinking and driving). Yet today, these alcohol/gas outlets are an accepted part of many communities' alcohol environment. Some entrepreneurs are now introducing alcohol to fast food outlets, beauty salons, and laundromats, marketing plans that raise similar public health and safety concerns.

If communities do not use their regulatory and land use provisions, changes such as these in their alcohol environments will respond solely to economic considerations, without attention to potential public health and safety costs. If, for example, a local jurisdiction had enacted in 1980 a land use restriction that prohibited alcohol and gasoline sales at the same retail outlet, then this marketing scheme would not have taken hold in that locality. Communities should be alert to the health and safety concerns raised by alcohol sales practices and anticipate potential problems. They can then act early to prevent these problems through regulation.

What is the relationship of local regulatory and land use powers to state regulation?

The 21st Amendment to the U.S. Constitution, enacted at the repeal of Prohibition, gives the state the primary authority for regulating alcoholic beverages. States vary widely in the degree to which they have handed this

authority to local jurisdictions. In a few cases, states have given local government the primary authority for regulating alcohol, providing only minimal statewide standards. At the opposite end of the spectrum, a few states exercise exclusive authority over alcohol commerce, taking away (or *preempting*) related local regulatory and land use powers. The large majority of states fall between these extremes, establishing overlapping (or *concurrent*) local and state regulatory powers. States are most likely to allow at least some forms of local land use zoning powers, with local licensing authority a less common practice. Ideally, the state establishes minimum standards for regulating alcohol use and distribution and allows localities wide discretion in developing additional standards to meet their particular needs and circumstances. This is the case in many states.

Concerned citizens and groups who wish to make maximum use of local power should research state and local laws. Local officials and attorneys who specialize in these issues can be good resources for information.

Beware Preemption

The fact that states can take away local powers raises a note of caution: A common strategy of commercial alcohol interests is to seek state preemption in order to eliminate local regulatory and land use policies they oppose. These preemption proposals are sometimes couched in public health terms, mandating relatively weak state controls but eliminating the possibility of more stringent local ordinances.

How do regulatory and land use policies respond to alcohol marketing practices?

A helpful typology for categorizing regulatory and land use policies is the four *P*'s of marketing—product, place, promotion and price. Marketers use these four elements to develop "total marketing" campaigns that target specific demographic groups. For example, specific *products* have been developed that appeal to young college students (e.g., 40-ounce beer containers and sweetened alcohol products). They are made available in *places* frequented by students and are offered at discount *prices* (recognizing that students have limited discretionary income). They are *promoted* using messages and images with youthful, college themes. Marketing campaigns targeting older, affluent, white males; inner-city African American youth; suburban

"soccer moms," or any other demographic group will have a very different marketing mix. Unchecked, these marketing tactics can create unsafe alcohol environments for youth. Many college communities, for example, have college bars and drinking events as the primary venue for entertainment and are saturated with promotions and low price offerings that encourage heavy drinking.

Communities can use these same marketing strategies to develop alcohol-safe environments for young people. Each of the four P's has a set of corresponding preventive responses. These responses should be coordinated with each other and applied in a comprehensive manner, targeting specific demographic groups. At stake is the shape of the alcohol environment and the level of risk to which a given population group is exposed. Here is a checklist of possible community policy options, using the four P's typology.

What specific *place* regulations can be used to reduce alcohol availability to young people?

- 1. Restrict the location/number of commercial alcohol outlets.
 - Prohibit alcohol outlets within specified distances from schools, child care centers, youth centers, and other locations where children congregate.
 - Prohibit alcohol outlets from locating within specific distances of other alcohol outlets.
 - Restrict the total number of alcohol outlets based on a population ratio.

The city of Salinas, California, enacted a CUP ordinance that mandates public review and comment of most proposals to open new alcohol retail outlets. As a result, the city has limited the number of new outlets and imposed strict conditions on those that have been approved. In one case, neighborhood protests prompted the city council to reject a proposal to open a liquor store in a new development. The neighborhood already had an over-concentration of alcohol outlets and wanted a day care center on the proposed site. The residents subsequently convinced the developer of the feasibility of the day care center and assisted him and the city in financing the center.

The picturesque and historic city of Old San Juan, Puerto Rico, had become a public health and safety nightmare because of heavy drinking in the streets, underage drinking, littering of beer bottles and other alcoholgenerated debris, vandalism, and noise. Traffic was gridlocked by young people cruising and drinking in cars. Residents, merchants and tourists complained to city officials. As a result, a committee was formed including representatives of all concerned parties and new policies were established prohibiting sales on the streets, sales of beverages in glass containers, consumption of alcohol in cars, and unnecessary noise. High fines were established for failing to check age identification and for sales to minors. As a result of this well-publicized effort, the atmosphere in Old San Juan has been transformed and dramatic decreases in crime have occurred.

2. Restrict the types of commercial alcohol outlets.

- Restrict/prohibit concurrent sales of alcohol and gasoline.
- Restrict alcohol sales at mini-marts.
- Prohibit alcohol sales in non-traditional outlets (e.g., laundromats, movie theaters, beauty salons).
- Clearly distinguish between bars/nightclubs and restaurants (e.g., by limiting restaurants' alcohol sales to a maximum of 40 percent of their receipts; restricting late hour operations; prohibiting separate bar areas), and permit bars only in "adult" zoned areas.
- In restaurants, require that all alcohol sales be made only in conjunction with food service and sales.

Require commercial alcohol outlets to use responsible serving/sales practices.

- Require good management policies and training to ensure that servers and clerks routinely and effectively check age identification.
- Require minimum age of 21 for all servers and clerks.
- Prohibit employee alcohol consumption while on duty.
- Prohibit minors' access to bars and nightclubs.
- Prohibit video games and other forms of entertainment popular with teenagers in alcohol establishments where minors can be present.
- Limit the amount of square footage and shelf space dedicated to alcohol sales in retail outlets.
- Restrict home delivery sales.
- Restrict hours of sale.
- Require adequate lighting to enable staff to discern easily the appearance and conduct of persons in the outlet and adjacent areas.
- Prohibit all public nuisance activities in and around alcohol outlets, including loitering, littering, harassment of passersby, graffiti, loud noise, violations of state ABC code provisions, and criminal conduct.
- Restrict/prohibit public telephones (to deter drug dealing).
- Require adequate security, including, if warranted, the employment of a security guard.
- Conduct routine, effective compliance checks.

More than a dozen communities nationwide (as well as 16 states) have enacted ordinances that either mandate or create incentives to encourage Responsible Beverage Service programs for retail alcohol outlet managers and/or servers. The programs include reviews of current business practices, training on how to check age identification, and procedures for handling intoxicated patrons.

The cities of Petaluma, Vallejo, and Santa Rosa, California, have enacted teen party ordinances that prohibit any gathering in a private residence of five or more persons under 21 years of age, at least one of whom possesses alcohol; hold the person responsible for the event (homeowner, organizer, etc.) liable to the city for the cost of police services if a police officer at the scene determines that the gathering is a threat to the public peace, health, safety, or general welfare of the community; and impose a fine on the homeowner or renter who permits such a gathering to occur at his or her residence.

Restrict minors' access to noncommercial sources of alcohol.

- Restrict alcohol service at community events such as fairs and holiday celebrations.
- Create alcohol-safe community events.
- Restrict the availability of alcohol in public settings such as parks and recreation centers.
- Enact keg registration and teen party ordinances to reduce the availability of alcohol to young people in noncommercial settings.
- Enact teen party ordinances that hold adults accountable for hosting teen parties.

What specific *promotion* regulations can be used to reduce minors' exposure to alcohol advertising/promotions?

- Prohibit outdoor advertising and billboards in areas where children are present (including residential zones and within 1,000 feet of schools, playgrounds and other child-oriented facilities).
- Restrict alcohol advertising to the interior of commercial alcohol outlets, and prohibit advertising inside the store that is visible from outside.
- Require signs prominently posted in commercial establishments regarding minimum age for alcohol purchase.
- Require signs prominently posted in public parks/ facilities stating that it is illegal to consume alcoholic beverages.
- Prohibit the use of cartoon characters and other childoriented images and slogans in alcohol advertising.
- Prohibit alcohol advertising by local retailers on television or radio programs with underage audiences exceeding 25 percent.
- Place limitations on the percentage of store window space devoted to advertising.
- Prohibit distribution or sale of any alcohol industry promotional materials to minors (e.g., as prizes at local fairs).
- Restrict alcohol industry sponsorship of any event sponsored or cosponsored by local government, any youth event (e.g., youth athletic events), or any event located on public property.

The cities of Baltimore, Chicago, Cleveland, Los Angeles, and Oakland (and many others) have enacted local ordinances restricting alcohol and tobacco billboards in residential areas and other locations where children are likely to be present. The Los Angeles ordinance includes strict controls on alcohol and tobacco advertising placed on storefront windows.

What specific *product* regulations can be used to reduce minors' exposure to alcohol marketing that encourages overconsumption or appeals especially to youth?

- Require that 12-ounce or smaller containers of beer be sold in six-packs only – no single can sales (which encourage street drinking).
- Restrict the size of single beer containers to no more than one quart.
- Require that wine be sold in containers of at least 750 milliliters in volume or in minimum four-pack cooler containers.
- Permit corked wine containers only prohibit screwtop wine bottles.
- Prohibit sales of distilled spirits in mini-bottles unless sold in multiples.
- Prohibit/restrict sales of fortified wine and malt liquors (at least in residential areas) or specify that these products may not be chilled for sale.
- Prohibit sales of "alcopops" and other alcoholic products with characteristics that clearly appeal to youth (e.g., sweet taste; cartoon characters on packaging).

What specific *price* regulations can be used to deter discounting and to increase the cost of alcohol to minors?

- Impose fees on all commercial alcohol outlets to cover local code and law enforcement costs.
- Impose/increase alcohol taxes (if local option available), and encourage increased taxes at state and federal levels.
- Prohibit discounted alcohol prices that are lower than standard prices in the community.
- Prohibit price promotions, such as flat fee "drink and drown" night.

The Coalition on Alcohol Outlet Issues, a grassroots community group in Oakland, California, spearheaded a successful drive in 1993 to enact a local ordinance designed to reduce public nuisance problems associated with problem alcohol outlets (such as violations of alcohol laws, violence, loitering, drug dealing, public drinking, and graffiti). The ordinance imposes a \$600 fee on most alcohol retailers in the city, with the fee earmarked for code and law enforcement and merchant education. Despite significant problems in implementing the ordinance (including a law suit filed by the merchants but rejected by the California Court of Appeals that claimed the ordinance was preempted by state law), residents and the city saw significant reductions in the targeted problems. Two California cities, Vallejo and Santa Cruz, have enacted similar ordinances.

In Gallup, New Mexico, local activists persuaded the state legislature to permit a local alcohol sales tax if adopted through a voter initiative process. Voters overwhelmingly supported a 5 percent tax proposal, with the revenue designated for a local alcoholism treatment and prevention center. The tax, combined with other interventions, including a voluntary Responsible Beverage Service program, prohibitions on drive-up windows, and restrictions on new alcohol outlets, resulted in substantial reductions in alcohol-related crime, violence, and injuries.

Best Practices for Implementation

- Alcohol is a legal but potentially hazardous product that requires special regulatory and planning attention. To the extent permitted by law in each state, local governments should retain oversight and promote public involvement to ensure a safe alcohol environment. This means that communities should maintain an *active* regulatory posture regarding land use controls for alcohol outlets. Permits should not be issued automatically based on an unvarying set of criteria. Each case should be considered individually based on its potential to be an asset to the community rather than a liability.
- State alcohol licensing agencies usually examine the character and business history of the applicant in making decisions about granting a license. In order to complement the state review, community planning and land use decisions about alcohol outlets should focus on the nature of the business activity and its community impacts. Business owners come and go, but an alcohol outlet once approved is often a permanent fixture in a community. Land use permits should include conditions that define business practices and the manner and mode of business operations consistent with community values and standards, independent of the qualifications of current or future business owners.

No local planning process can predict the problems or conditions that may occur in the future. As a consequence, when there is a proposed change in ownership or in the manner and mode of operation of an alcohol outlet, local governments should require a new public hearing to review the conditions placed on the alcohol outlet. The sale of alcohol is a regulated public privilege, and land use ordinances provide important opportunities to bring and retain balance between public and private interests.

Conclusions

In most states, communities have the power to establish local regulations and land use policies. These policies can help create and maintain an environment with regard to alcohol that protects public health and safety and that, in particular, protects young people from underage drinking. Communities should explore the scope of the powers they have in their particular state and use policy to control the place, product, pricing, and promotion practices used to sell alcohol. These actions can be extremely effective in reducing underage alcohol use and the serious problems related to alcohol.

Where can I get more information?

Other publications from the Office of Juvenile Justice and Delinquency Prevention's Underage Drinking Laws Program (Available by contacting the Underage Drinking Enforcement Training Center at 11140 Rockville Pike, 6th floor Rockville, MD 20852. 1-800-335-1287):

Regulatory Strategies for Preventing Youth Access to Alcohol: Best Practices (1999).

This publication reviews 22 regulatory options for reducing youth access to alcohol, assessing available research on their effectiveness and presenting criteria for prioritizing their implementation.

Strategies To Reduce Underage Alcohol Use: Typology and Brief Overview

This document provides a summary of the various strategies commonly used to reduce underage drinking and indicates the level of effect that might be expected from each strategy. The information is designed to assist states in setting priorities for activities to be funded with block grant money.

Guide to Conducting Alcohol Purchase Surveys
Guide to Conducting Youth Surveys

These two documents provide step-by-step information for data collection efforts that can be undertaken by states or localities to identify specific problem areas and to measure and monitor changes over time in alcohol use, sources of alcohol, and merchant compliance with the law.

The Cost of Underage Drinking

This document provides information on the various health and social problems related to underage drinking and can be used by state coordinators and others to generate support for enforcement of underage drinking laws.

Strategic Media Advocacy for Enforcement of Underage Drinking Laws

The vast majority of states identified media campaigns as a major component of their state action plans. In addition, media coverage is an essential component of enforcement. This guide provides state coordinators and others with practical information on using the media efficiently and effectively to bring about better enforcement of underage drinking laws.

Tips for Soliciting Cohesive Program Plans (Writing Effective RFPs for the Sub-granting Process)

This brief document provides state coordinators with a format for constructing requests for proposals that are likely to elicit cohesive and effective plans from local communities.

Preventing Sales of Alcohol to Minors: What You Should Know About Merchant Education Programs

This fact sheet defines merchant education and distills current research knowledge on the effectiveness of merchant education programs, the components they should include, and how these programs fit within a larger community effort.

Publications on land use controls and their application to alcohol availability:

Wittman, F. and Shane, P. Manual for Community Planning to Prevent Problems of Alcohol Availability, Berkeley, CA: CLEW Associate, 1988. Wittman, F. Development and Use of Conditional Use Permits to Prevent Problems Related to Retail Alcohol Outlets: An Overview. University of California at Berkeley, Institute for the Study of Social Change, 1994.

These two publications provide an excellent overview of community zoning principles and applications to alcohol land uses. Although they focus particularly on California law (which has state preemption statutes that are unique to that state), the presentations of land use concepts and strategies are applicable to communities in other states. Contact: Community Prevention Planning Program, Institute for the Study of Social Change, 837 Folger Ave., Berkeley, CA 94710, 510-540-4717.

Sparks, M. The Conditional Use Permit as a Prevention Tool. The Alcohol and Other Drug Prevention Extension. Folsom, CA: The EMT Group, Inc. 1998.

This is the workbook used for a one-day training with the same title developed by the EMT Group under the auspices of the California Department of Alcohol and Drug Programs. It also focuses on California law but is a useful tool for those from other states. For information on the training and manual availability contact: The EMT Group, Inc., 771 Oak Avenue Parkway, Suite 2, Folsom, CA 95630, 916-983-6680.

Publications reviewing specific land use/local regulatory options:

Pratt, L., Rothstein, C., Meath, J., and Toomey, T. Keeping Alcohol Away from Underage Youth: Policy Solutions.

Minneapolis, MN: Alcohol Epidemiology Program,
University of Minnesota, 1997.

La Fond, C., Klaudt, K., Toomey, T., and Gehan, J. Model Alcohol Ordinances. *Minneapolis, MN: Alcohol Epidemiology Program, University of Minnesota, 1998.*

These two publications provide background information on and sample ordinance language for 12 specific local policy options for reducing youth access to alcohol. Available on the Internet at http://www.epi.umn.edu/alcohol/default.htp or contact: Alcohol Epidemiology Program, School of Public Health, University of Minnesota, 1300 South Second Street, #300, Minneapolis, MN 55454-1015, 612-626-9070.

Resources on Environmental Prevention Strategies for Preventing Alcohol-Related Problems:

Center for Substance Abuse Prevention, Environmental Prevention Strategies: Putting Theory into Practice. *Training and Resource Guide. Rockville, MD: CSAP, 1999.*

This guide includes a 30-minute video, research review, and resource materials. It is an excellent tool for introducing environmental prevention concepts and strategies, including local land use/regulatory strategies, to community groups and policy makers. Materials may be ordered from NCADI via mail, fax, telephone, or e-mail. Phone (toll free) 800-729-6686 to speak to an information specialist, or write to The National Clearinghouse for Alcohol and Drug Information, PO Box 2345, Rockville, MD 20847-2345. Fax 301-468-6433. E-mail: info@health.org

Marin Institute for the Prevention of Alcohol and Other Drug Problems, The Alcohol Policy Slide Set Series: Resources for Organizing and Advocacy, Marin Institute: San Rafael, CA, 1997.

This compilation of six sets of scripted slides (with topics including alcohol and violence, alcohol outlets and community economic development, alcohol availability regulatory options, and alcohol advertising) is an additional resource for introducing environmental strategies to community groups and policy makers. Contact: Marin Institute, 24 Belvedere Street, San Rafael, CA 94901, 415-456-5692.

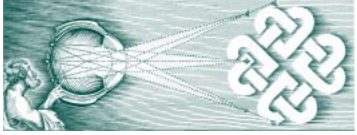
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Prepared by

Pacific Institute

FOR RESEARCH AND EVALUATION

In support of the OJJDP *Enforcing the Underage Drinking Laws* **Pr**ogram



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