

The proposed revisions to City of Wichita ordinance 7.60 pertaining to the sale of cigarettes and tobacco products would make the following changes to the current ordinance:

- 7.60.010: Add definitions for “electronic vaping devices,” “hookah product,” “permit holder”
- 7.60.010: Replace “health officer” with “Director of Public Works & Utilities” or designee to reflect current program chain of command
- 7.60.010: Add smokeless tobacco, products intended to mimic tobacco, and products which deliver nicotine (electronic vaping devices and hookah products) to the definition of “tobacco products”
- 7.60.020 (a): Require establishments selling electronic vaping devices and e-juice to obtain a tobacco license from the City within 30 days (if not already licensed by the City to sell tobacco products)
- 7.60.030 (a): Correct a typo in existing ordinance which listed the permit fee as \$250 instead of \$200 (as approved by City Council in 2013)
- 7.60.040 (a)&(b): Prohibit minors from possessing hookah and vaping devices and e-juice, and prohibit individuals from selling or providing such products to minors
- 7.60.040 (b): Prohibit minors from selling all tobacco products
- 7.60.040 (c): Require age verification for any person attempting to purchase tobacco products if the person appears to be under the age of 27
- 7.60.040 (f): Revise tobacco vending machine language to match federal law
- 7.60.050 (c): Require the holder of a permit that has been suspended or revoked to remove all products and advertising from view of the consumer until the suspension or revocation has been lifted.
- 7.60.060 (a): Add a provision allowing permit holders to appeal a permit suspension or revocation to the City Treasurer prior to appeal to City Council.
- 7.60.080 (a): Change possession by a minor from a misdemeanor to an infraction. Fine amount is unchanged (\$55 for first offense), and community service can be imposed in lieu of fine.
- 7.60.100: Add a non-conflict of law statement.