

Agenda Item B.3 CONSENT CALENDAR Meeting Date: September 6, 2022

TO: Mayor and Councilmembers

FROM: Megan Garibaldi, City Attorney

SUBJECT: Second Reading of Ordinance to Require the Safe Storage of Firearms

in a Residence

RECOMMENDATION:

Conduct the second reading (by title only) and waive further reading of Ordinance No. 22——— entitled "An Ordinance Adding Chapter 9.09 to Title 9 of the Goleta Municipal Code to Require the Safe Storage of Firearms in a Residence"

BACKGROUND:

On August 16, 2022, the City Council introduced the first reading of an ordinance that would require firearm owners to store their firearms in residences (subject to specified exemptions) in a locked container or to disable it with a trigger lock.

DISCUSSION:

The proposed Ordinance would require firearm owners to store their firearms in residences (subject to specified exemptions) in a locked container or to disable it with a trigger lock. The proposed ordinance does not restrict the right to own a firearm in a residence in the City of Goleta. The proposed ordinance merely requires that the firearms be stored in a safe manner in DOJ approved lockboxes or with a DOJ-approved trigger locks." The goal of the ordinance is to reduce both intentional and accidental injury and/or death resulting from these firearms. Firearms can be safely stored in and quickly accessed using the above storage methods.

A firearm is not required to be in a locked container or disabled with a trigger lock in a residence, during the following exceptions: (1) when carried on the person; (2) during use for cleaning and maintenance; or (3) during use for lawful self-defense. A violation of the proposed ordinance only exposes violators to civil penalties pursuant to Goleta Municipal Code Chapter 1.02. (Administrative Citations) in the amounts provided in Section 1.02.080. City Council removed any criminal penalties from the ordinance in the first reading.

In order for the ordinance to go into effect, the City Council should conduct the second reading of the ordinance. The ordinance would become effective on the thirty-first day after adoption.

Meeting Date: September 6, 2022

FISCAL IMPACTS:

There is no direct fiscal impact from introducing and recommending adoption of the proposed Ordinance.

Reviewed By: Legal Review By: Approved By:

Kristine Schmidt
Assistant City Manager

Megan Garibaldi City Attorney Michelle Greene City Manager

ATTACHMENTS:

1. Ordinance No. 22-____ entitled "An Ordinance Adding Chapter 9.09 to Title 9 of the Goleta Municipal Code to Require the Safe Storage of Firearms in a Residence"

ATTACHMENT 1:

Ordinance No. 22-____ entitled "An Ordinance Adding Chapter 9.09 to Title 9 of the Goleta Municipal Code to Require the Safe Storage of Firearms in a Residence"

ORDINANCE NO. 22-

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF GOLETA, CALIFORNIA, ADDING CHAPTER 9.09 TO TITLE 9 OF THE GOLETA MUNICIPAL CODE TO REQUIRE THE SAFE STORAGE OF FIREARMS IN A RESIDENCE

WHEREAS, the Centers for Disease Control and Prevention report that in 2020, there were 45,222 firearm-related deaths in the United States, which equates to approximately 124 deaths per day from a firearm-related injury. More than half of firearm-related deaths were by suicide. (CDC, *Firearm Violence Prevention*, available at: https://www.cdc.gov/violenceprevention/firearms/fastfact.html.)

WHEREAS, approximately 32% percent of U.S. adults report personally owning a gun, and 44% report living in a gun household. (Lydia Saad, Gallup News (Nov. 13, 2020), *What Percentage of Americans Own Guns?*, available at: https://news.gallup.com/poll/264932/percentage-americans-own-guns.aspx.)

WHEREAS, one-third of all households with children contained firearms, and 21% of those households' firearms were both loaded and unlocked, thereby leaving an estimated 4.6 million American children living in households with at least one unlocked and loaded firearm. (Matthew Miller and Deborah Azrael, JAMA Network Open 5, no. 2 (2022): e2148823, Research Letter, *Firearm Storage in US Households with Children: Findings from the 2021 National Firearm Survey.*)

WHEREAS, an estimated 54% of gun owners do not lock all of their guns, let alone store them unloaded, locked, and separate from ammunition. (Cassandra K. Crifasi et al., AMERICAN JOURNAL OF PUBLIC HEALTH 108, no. 4 (2018): 532–37, Storage Practices of US Gun Owners in 2016.)

WHEREAS, living in a home where guns are kept increases an individual's risk of death by homicide by between 40% and 170%. (Garen J. Wintemute, M.D., M.P.H, NEW ENGLAND JOURNAL OF MEDICINE (2008), *Guns, Fear, the Constitution, and the Public's Health.*)

WHEREAS, children in particular suffer elevated risk from unsafe gun storage. In 2020, guns were the leading cause of death amongst children and teens in the United States. (Johns Hopkins Bloomberg School of Public Health, CENTER FOR GUN VIOLENCE SOLUTIONS, *A Year in Review: 2020 Gun Deaths in the U.S.*, at p. 4 (April 28, 2022) ["Guns were the leading cause of death among children and teens in 2020, accounting for more deaths than COVID-19, car crashes, or cancers."].) Fifty percent of firearm-related deaths among children occur at the home of the victim, and 40% occur at the home of a friend or relative. (Stanford Medicine Children's Health (citing the National SAFE KIDS Campaign statistics), *Firearms--Injury Statistics and Incidence Rates.*)

WHEREAS, unsecured guns may be used as part of suicide attempts or are involved in accidental death or injury, and contribute to gun violence at schools. On average, once per day of a child under the age of 18 unintentionally shoots him/herself or someone else, and 70% of those incidents take place inside a home. (Everytown for Gun Safety Support Fund (August 30, 2021), Preventable Tragedies: Findings from the #NotAnAccident Index, available https://everytownresearch.org/report/notanaccident/.) Further, access to lethal means, like firearms, greatly increases the risk that a suicide attempt will result in death. Guns are used in suicides twice as often as the second most common method of suicide; 53% of all suicides are by firearm. (Johns Hopkins, A Year in Review: 2020 Gun Deaths in the U.S., supra, at p. 12.) In the case of children committing suicide by gun, most often use guns belonging to a family member. (Renee M. Johnson et al., SUICIDE & LIFE-THREATENING BEHAVIOR 40, no. 6 (2010): 609–11, Who Are the Owners of Firearms Used in Adolescent Suicides?.) In incidents of gun violence on school grounds, up to 80% of shooters under the age of 18 obtained their guns from their own home, a relative's home, or from friend. (Everytown for Gun Safety Support Fund (Feb. 2020), Keeping Our Schools Safe: A Plan for Preventing Mass Shootings and Ending All Gun Violence in American Schools, available at: https://everytownresearch.org/school-safety-plan.)

WHEREAS, the California State Attorney General further maintains a variety of resources on the Office of the Attorney General website related to education and guidance on safe gun storage.

WHEREAS, several studies have concluded that safe storage measures have a demonstrated protective effect in homes with children and teenagers where firearms are stored. (See, e.g., David C. Grossman et al., JAMA Network 293, no. 6 (2005): 707–14, Gun Storage Practices and Risk of Youth Suicide and Unintentional Firearm Injuries.)

WHEREAS, requiring firearms to be stored with trigger locks or in a locked container does not substantially burden the right or ability to use firearms for self-defense in the home. The locking requirements apply only to firearms that are not being lawfully carried and allow gun owners to carry loaded and unlocked firearms in the residence at any time.

WHEREAS, firearms can be safely stored in and quickly accessed from affordable, widely available lockboxes. Indeed, users report that they can retrieve a loaded firearm from a pushbutton lockbox in two to three seconds and that locks are easy to open in the dark. Some lockboxes also feature biometric locks, which provide immediate access when they can scan the owner's fingerprint.

WHEREAS, applying trigger locks or using lock boxes when storing firearms in the home reduces the risk of firearm injury and death, particularly as it relates to children. Keeping a firearm locked when it is not being carried ensures that it cannot be accessed and used by others without the owner's knowledge or permission. This reasonable measure can significantly decrease the risk that a gun will be used to commit suicide, homicide, or inflict injury, whether intentionally or unintentionally.

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF GOLETA DOES HEREBY ORDAIN AS FOLLOWS:

SECTION 1. Recitals

The City Council hereby finds and determines that the foregoing recitals are true and correct, and thus incorporates them herein by this reference.

SECTION 2. Findings

- A. The Second Amendment guarantees an individual right to keep and bear arms, but allows limitation of that right subject to reasonable restrictions. (*District of Columbia v. Heller*, 554 U.S. 570, 595 (2008).) Any reasonable restriction imposed upon the Second Amendment right must be "consistent with the Nation's historical tradition of firearm regulation." (*New York State Rifle & Pistol Ass'n v. Bruen*, No. 22-843 (U.S. Supreme Court, June 2022).)
- B. Unsecured guns increase the likelihood of accidental injury and death, and such injury and death is unrelated to the right which the Supreme Court has held the Second Amendment was designed to protect: the possession and use of a firearm for traditionally lawful purposes, including specifically, self-defense. (*Heller, supra,* 554 U.S. at 599 [self-defense was the central component of the right itself].)
- C. The Supreme Court has previously stated that safe gun storage laws are one such reasonable restriction. (*Heller, supra,* 554 U.S. at 632 ["Nor, correspondingly, does our analysis suggest the invalidity of laws regulating the storage of firearms to prevent accidents"].)
- D. Laws relating to safe gun storage existed at the time of this nation's founding and were necessary to prevent unintentional harms relating to improper storage. (See, e.g., Boston, Massachusetts, Secretary of the Commonwealth, Chapter 0046, "An Act in Addition to the Several Acts Already Made for the Prudent Storage of Gun-Powder Within the Town of Boston." (1783))
- E. This Ordinance is therefore reasonable as it is intended to protect the public health and safety—including in particular as it relates to children, teenagers, and young adults who are acutely subject to the risks of gun accidents and suicide by firearm—by providing for the safe storage of guns in the home. The regulation contained herein further does not impinge upon on an individual's right to keep and bear arms because, amongst other things, it only limits access to others in the home to that weapon when it is not being carried, and because it has a historical basis in the nation's regulation of firearms, which imposed similar burdens on gun ownership to that of this Ordinance.
- F. The City Council does hereby find that safe gun storage significantly decreases the risk that a gun will be used to commit suicide, homicide, or inflict injury, whether

intentionally or unintentionally, while preserving the Second Amendment right to self-defense.

SECTION 3. Chapter 9.09 of Title 9 of the Goleta Municipal Code

A new Chapter 9.09 is hereby added to Title 9 of the Goleta Municipal Code to be numbered and entitled, and to be read in its entirety, as follows:

9.09.010 - Application of Chapter.

The provisions of this Chapter shall apply within the City of Goleta.

9.09.020 - Definitions

- (a) For the purpose of this Chapter, "Firearm" means a firearm as defined in California Penal Code, Section 16520 or as amended,
- (b) "Locked Container" means a locked container that is either (1) a locked container, as defined in California Penal Code, Section 16850, and listed on the California Department of Justice Bureau of Firearms roster of approved firearm safety devices, or (2) approved in writing by the California Department of Justice Bureau of Firearms as having equivalent effect to other approved devices. For purposes of this chapter, a Locked Container does not include a bag or other container made of fabric or other penetrable material, such as a regular purse, backpack, or gym bag.
- (c) "Residence" means any structure intended or used for human habitation, including but not limited to houses, condominiums, rooms, accessory dwelling units, motels, hotels, SRO's, time shares, recreational vehicles, and other vehicles where human habitation occurs.
- (d) "Trigger lock" means a trigger lock that is either (1) listed on the California Department of Justice's roster of approved firearms safety devices and that is identified as appropriate for that firearm by reference to either the manufacturer and model of the firearm or to the physical characteristics of the firearm that match those listed on the roster for use with the device under Penal Code section 23635, or (2) approved in writing by the California Department of Justice Bureau of Firearms as having equivalent effect to other approved devices and is the appropriate make and model for the firearm the lock will be used on.

9.09.030 - Safe storage of firearms in a residence required

- (a) No person shall keep a Firearm in any Residence unless the Firearm is stored in a Locked Container, or is disabled with a Trigger Lock, except:
 - (i) when the Firearm is carried upon the person who owns the Firearm.
 - (ii) when cleaning or maintaining the Firearm.
 - (iii) when using the Firearm for lawful self-defense.
- (b) To encourage reporting of lost or stolen Firearms, a person who complies with California Penal Code section 25250 by reporting the loss or theft of a Firearm they own or possess to a local law enforcement agency within five days from the time they knew or reasonably should have known the Firearm had been lost or stolen shall not be prosecuted for violation of subsection (a).

9.09.040 - Penalty

- (a) A violation of this section shall be subject to enforcement through civil penalties, as provided herein.
- (c) The City may assess civil penalties pursuant to Goleta Municipal Code Chapter 1.02. (Administrative Citations) in the amounts provided in Section 1.02.080.
- (d) Each violation shall be deemed a distinct and separate offense.

SECTION 4. Environmental Review.

The City Council finds this ordinance is exempt from the California Environmental Quality Act ("CEQA") as provided in Section 15061(b)(3) of the CEQA Guidelines (California Code of Regulations, Title 14, Chapter 3). The ordinance is enacted pursuant to the City' police powers to mitigate activities that threaten the public health, safety, and welfare of City residents. Therefore, it can be seen with certainty that adopting this ordinance would not have a significant adverse effect on the environment under CEQA Guideline 15061(b)(3).

SECTION 5. Severability

If any part of this Ordinance or its application is deemed invalid by a court of competent jurisdiction, the City Council intends that such invalidity will not affect the effectiveness of the remaining provisions or applications and, to this end, the provisions of this Ordinance are severable.

SECTION 6. Codification

The City Clerk shall cause these amendments to be appropriately renumbered and codified in Title 9 of the Goleta Municipal Code on the effective date of this Ordinance.

SECTION 7. Effective Date.

This Ordinance shall take effect thirty (30) days after its adoption.

SECTION 8. Certification

The City Clerk shall certify to the passage and adoption of this Ordinance and, within 15 day after its adoption, shall cause it to be published in accord with California Law.

CITY ATTORNEY

INTRODUCED ON theth day of _	, 2022.
PASSED, APPROVED, AND ADOP	TED thisth day of, 2022
	PAULA PEROTTE MAYOR
ATTEST:	APPROVED AS TO FORM:
DEBORAH S. LOPEZ	 MEGAN GARIBALDI

CITY CLERK

ATE OF CALIFORNIA) UNTY OF SANTA BARBARA) ss. Y OF GOLETA)
I, DEBORAH S. LOPEZ, City Clerk of the City of Goleta, California, do hereby tify that the foregoing Ordinance No. 22 was introduced on, 2022, and upted at a regular meeting of the City Council of the City of Goleta, California, held onth of, 2022, by the following roll-call vote, to wit:
≣S:
ES:
SENT:
STENTIONS:
(SEAL)
DEBORAH S. LOPEZ CITY CLERK