

City of Madison

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Legislation Details (With Text)

File #: 19799 Version: 1 Name: East Campus Mall

Type: Ordinance Status: Passed

File created: 8/31/2010 In control: PUBLIC SAFETY REVIEW COMMITTEE

On agenda: 1/18/2011 Final action: 1/18/2011

Title: Amending Secs. 12.167(1)(b), repealing Secs. 12.167(2)(c), (d) and (e)., amending Secs. 12.915(5)

(b), (c), (6)(c), (7)(c) and (8)(b) of the Madison General Ordinances to update a street name, eliminate

references to the Mall Activities Coordinator, and to correct the name of the Traffic Engineering

Division.

Sponsors: Michael E. Verveer

Indexes:

Code sections:

Attachments:

Date	Ver.	Action By	Action	Result
1/18/2011	1	COMMON COUNCIL	Adopt	Pass
11/11/2010	1	PUBLIC SAFETY REVIEW COMMITTEE	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER	
9/7/2010	1	COMMON COUNCIL	Referred	
8/31/2010	1	Attorney's Office/Approval Group	Referred for Introduction	

Fiscal Note

No significant fiscal impact is anticipated.

Title

Amending Secs. 12.167(1)(b), repealing Secs. 12.167(2)(c), (d) and (e)., amending Secs. 12.915(5)(b), (c), (6) (c), (7)(c) and (8)(b) of the Madison General Ordinances to update a street name, eliminate references to the Mall Activities Coordinator, and to correct the name of the Traffic Engineering Division.

Body

DRAFTER'S ANALYSIS: This clean-up amendment addresses outdated language in Sec. 12.167, MGO. In 2008 North Murray Street was renamed "East Campus Mall;" this amendment will reflect that change. It also removes references to the "Mall Activities Coordinator," a position which no longer exists. Specifically, it repeals sub. (2)(c), eliminating language referring to a parking permit for the library mall area that was previously issued by the Mall Activities Coordinator but is no longer used. Additionally, it repeals sub. (2)(d), as the requirements for vending are addressed under Sec. 9.13(6), MGO. It also repeals sub (2) (e), which addressed appeals from decisions of the Mall Activities Coordinator.

The Common Council of the City of Madison do hereby ordain as follows:

- 1. Subdivision (b) of Subsection (1) of Section 12.167entitled "State Street Pedestrian Mall" of the Madison General Ordinances is amended to read as follows:
- "(b) That portion of North Murray Street East Campus Mall lying between State Street and a line parallel to and one hundred forty (140) feet south of the southerly edge of State Street at the intersection therewith; and,"
- 2. Subdivision (c) of Subsection (2) of Section 12.167 entitled "State Street Pedestrian Mall" of the Madison General Ordinances is hereby repealed.
 - 3. Subdivision (d) of Subsection (2) of Section 12.167 entitled "State Street Pedestrian Mall" of the

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Madison General Ordinances is hereby repealed.

- 4. Subdivision (e) of Subsection (2) of Section 12.167 entitled "State Street Pedestrian Mall" of the Madison General Ordinances is hereby repealed.
- 5. Subdivision (b) of Subsection (5) entitled "Automobile Regulations" of Section 12.915 entitled "Traffic on State Street Restricted" of the Madison General Ordinances is amended to read as follows:
- "(b) It shall be unlawful for automobiles to enter or exit State Street other than via the cross street nearest to their destination or by a route specified by the Department of Public Works and Transportation Traffic Engineering Division of the Department of Transportation."
- 6. The City Attorney is directed to make corresponding changes to other City ordinances to reflect this updated reference.

EDITOR'S NOTE:

Currently Secs. 12.167(2)(c), (d), and (e), MGO, reads as follows:

- "(c) Maintenance vehicles for a performance or vehicles engaged in delivery of merchandise or materials must obtain a permit therefore from the Mall Activities Coordinator who shall specify the time period said vehicles may be on the Mall.
- (d) Vending displays are strictly forbidden on the Mall except in spaces as determined by the Mall Activities Coordinator in compliance with Section 9.13(6).
- (e) Appeal from any of the decisions of the Mall Coordinator under this section shall be made first to the Parks Commission and then to the Common Council. Failure of the Parks Commission to act thereon within forty-five (45) days shall be deemed a denial of any such appeal."