

Chapter 79 Discharge of Fire Arms

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§79.01. Purpose.

This chapter is adopted so that the City may promote the public health, safety, morals and general welfare within the City through the regulation of the discharge of firearms and air-guns. The City seeks to prevent bodily injury, death, and property damage within the City limits by restricting the discharge of such devices as provided herein,

§79.02. Definitions.

The following words, terms and phrases, when used in this division, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

- (a) ***Air-Gun*** means a device designed, made, or adapted to expel a projectile through a barrel by using the energy or force generated by the release of air or compressed gases. The term “air-gun” includes but is not limited to BB guns, pellet guns, air pistols, paintball guns and air-riffles.
- (b) ***Firearm*** means any device designed, made, or adapted to expel a projectile through a barrel by using the energy generated by an explosion or burning substance or any device readily convertible to that use. The term “firearm” includes but is not limited to revolvers, pistols, handguns, rifles, shotguns and tasers.
- (c) ***Hunt*** means to seek or pursue with intent to take or kill and includes take, kill and any attempt to take or kill.

§79.03. Intentional discharge prohibited.

It shall be unlawful to intentionally discharge a firearm within the corporate city limits unless allowed under Sections §79.06.

§79.04. Hunting prohibited.

It shall be unlawful and a crime to intentionally injure, kill or hunt any wild game within the City.

§79.05. Use of firearms, air-guns or tasers.

- (a) It shall be unlawful for any person to fire, shoot, explode, or cause to be fired, shot, or exploded any firearm, rifle, shotgun, pistol, revolver, air-rifle, air-pistol or other device or instrumentality ordinarily known as firearms and capable of propelling bullets, shot or other solid or compact substances, whether propelled by powder, fire, compressed air or other force or by combination of such forces, within the corporate limits of the city.
- (b) For purposes of this section, a “taser” type of weapon is considered a firearm.

§79.06. Discharge of firearms and air-guns prohibited; exceptions.

- (a) This section shall not apply to:
 - (1) The person discharged a firearm or air-gun in the lawful defense or protection of a person or property in accordance with state law;
 - (2) Acts of defense of persons and property on premises under one’s control as are lawful under the Penal Code of the state;
 - (3) Certified state peace officers in the performance of their official duties;
 - (4) Pistol matches in a fully enclosed pistol range which received advanced specific approval from City Council;
 - (5) Any sporting event where starter guns are used;
 - (6) The person was a duly appointed animal control officer in the course and scope of his or her official duties and was euthanizing a sick or injured animal or eradicating a predatory animal;
 - (7) The person eradicated a predatory animal on his or her own property or with the written permission of the owner of the property;

- (8) The person used blank cartridges for a theatrical production, and event sponsored by a military organization, a funeral with military honors, an athletic event, or other ceremonial or commemorative events, provided that the discharge is performed safely and directed away from persons, animals, or structures so as to prevent bodily injury and property damage;
- (9) The person discharged an air-gun on his or her own property, provided such device is not fired into or onto another person's property without the other owners' written consent;
- (10) The person was at a shooting range operated by the United States Government, State of Texas, or political subdivision of the state, or which is privately operated as authorized or permitted by the City;
- (11) The person was a gunsmith and discharged the firearm at his or her place of business which was authorized or permitted by the City and the discharge was for test purposes;
- (12) The person was participating in an amusement arcade or paintball amusement facility authorized or permitted by the City;
or
- (13) The person was using any mechanism designed to propel nails, bolts, screws, rivets, or other fasteners, so long as such mechanism was being used for its intended purpose.

§79.07. Penalty.

A person violating any provision of this chapter, shall, upon conviction, be fined an amount not to exceed \$500.00. Each day that a provision of this chapter is violated shall constitute a separate offense. An offense under this chapter is a misdemeanor.

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