

Legal Notice

Date: 05/08/2025

Subject: An ordinance of the City of Littleton, Colorado, imposing a temporary moratorium on the submission, acceptance, processing, or approval of any new application

related to fuel sales (retail) within the City of Littleton

Passed/Failed: Passed on second reading and public hearing

CITY OF LITTLETON, COLORADO

ORDINANCE 08 SERIES 2025

1 CITY OF LITTLETON, COLORADO 2 3 **ORDINANCE NO. 08** 4 5 **Series**, 2025 6 7 8 AN ORDINANCE IMPOSING A TEMPORARY MORATORIUM ON THE 9 SUBMISSION, ACCEPTANCE, PROCESSING, OR APPROVAL OF ANY 10 NEW APPLICATION RELATED TO FUEL SALES (RETAIL) WITHIN THE 11 CITY OF LITTLETON 12 13 14 WHEREAS, the City of Littleton ("City") is a Colorado home rule municipality 15 with all the powers and authority vested under Colorado law; and 16 17 WHEREAS, the City of Littleton has the ability to regulate the use of land within 18 the city in order to best protect and promote the health safety and welfare of current and future 19 residents of the city by guiding future growth, development, and distribution of land uses within 20 the city; and 21 22 WHEREAS, a survey of existing land uses indicates that there are 24 fuel stations 23 (retail) within the City of Littleton and an additional 20 fuel stations within 1.5 miles of the City 24 of Littleton boundary, along with two currently in development; and 25 26 WHEREAS, the city's population of approximately 46,000 that represents a gas 27 station for every 2,000 people; and whereas the national average is a gas station for every 2,200 28 people; and 29 30 WHEREAS, according to data provided by the Colorado Energy Office, Colorado is the leading state in the country with approximately 25% of new vehicles being electric; and 31 32 33 WHEREAS, City Council finds with the increased demand of electric vehicles in 34 Colorado and the sheer number of fuel stations already existing within close proximity; and 35 36 WHEREAS, the imposition of a temporary moratorium of 180 days on any new 37 development or new applications concerning fuel sales (retail) is reasonable in time, scope, and 38 location and will allow the city the time needed to evaluate and potentially enact appropriate 39 regulations for the protection of the public health, safety and welfare as it relates to current and 40 future land uses within our city. 41 42 NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF 43 THE CITY OF LITTLETON, COLORADO, THAT: 44 45 **Section 1:** The foregoing recitals are hereby adopted by the City Council as 46 findings in support of the adoption of this Ordinance.

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Section 2: The City Council further finds and declares that:

a. The city's current laws, ordinances, rules and regulations may not adequately address the issues and challenges associated with protecting the character of Littleton or ensuring a healthy mix of diversity among its commercial retail; and

b. The city may suffer irreparable harm if a short, temporary moratorium, as herein described, is not imposed to prevent land-use activities detrimental to the character of the City of Littleton being pursued prior to the implementation of permanent regulations; and

c. This ordinance is necessary and proper to provide for the safety, preserve the health, promote the prosperity, and welfare of the City of Littleton and the inhabitants thereof; and

 d. The duration of the moratorium imposed by this Ordinance is reasonable in length and is no longer than is required for the city to properly investigate, develop, and, if appropriate, adopt and implement any regulations deemed necessary with respect to the subject matter addressed herein; and

e. Property owners within the City of Littleton will not be unfairly prejudiced by the imposition of the short, temporary moratorium imposed by this Ordinance.

 Section 3: Upon the effective date of final passage of this Ordinance, a moratorium is imposed on the submission, acceptance, processing, or approval of any new application related to fuel sales (retail) within the City of Littleton. City staff and all applicable commissions, boards, departments, divisions, and representatives are directed to refuse to accept for filing, and not to process or review, any such new applications during the moratorium period.

Section 4: The moratorium imposed by this Ordinance shall commence as of the effective date of this Ordinance, and shall expire in 180 days, unless extended or sooner repealed.

Section 5: Before the expiration of the moratorium imposed by this Ordinance, city staff shall continue to investigate the matters addressed herein and all reasonable options including but not limited to: amending zoning regulations; amending conditional use criteria; modifying existing Design Standards; amending Operational Standards; or taking such other steps as deemed appropriate or as may be further directed by City Council and the City Manager.

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89	Section 6: The City Council hereby finds, determines and declares that it has the
90	power to adopt this Ordinance pursuant to: (i) the Local Government Land Use Control
91	Enabling Act, Article 20 of title 29, C.R.S.; (ii) Part 3 of Article 23 of title 31, C.R.S.
92	(concerning municipal zoning powers); (iii) Section 31-15-103, CR.S. (concerning
93	municipal police powers); (iv) Section 31-15-40, CR.S.(concerning municipal police
94	powers); (v) the authority granted to home rule municipalities by Article XX of the
95	Colorado Constitution; (vi) Colorado case law; and (vii) the powers contained in the
96	Littleton Charter and the Littleton City Code.
97	Cartin 7. Carriellite If any and action advantage along
98 99	Section 7: Severability. If any part, section, subsection, sentence, clause or
100	phrase of this ordinance is for any reason held to be invalid, such invalidity shall not affect the validity of the remaining sections of this ordinance. The City Council hereby declares
100	that it would have passed this ordinance, including each part, section, subsection, sentence,
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102	clause or phrase hereof, irrespective of the fact that one or more parts, sections, subsections, sentences, clauses or phrases may be declared invalid.
103	semences, clauses of piliases may be declared invalid.
105	Section 8: This ordinance shall become effective 7 days after passage and shall
106	expire one hundred and eighty (180) days thereafter, unless sooner or repealed or extended
107	by a duly adopted ordinance of the city council.
108	by a daily adopted ordinance of the city council.
109	Section 9: Repealer. All ordinances or resolutions, or parts thereof, in conflict
110	with this ordinance are hereby repealed, provided that this repealer shall not repeal the
111	repealer clauses of such ordinance nor revive any ordinance thereby.
112	repeater endoes or such endiance for review and endiance increes.
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114	INTRODUCED AS AN ORDINANCE at a regularly scheduled meeting of the
115	City Council of the City of Littleton on the 15 th day of April, 2025, passed on first reading by a
116	vote of 7 FOR and 0 AGAINST; and ordered published by posting at Littleton Center,
117	Bemis Library, the Municipal Courthouse and on the City of Littleton Website.
118	PUBLIC HEARING on the Ordinance to take place on the 6 th day of May, 2025,
119	in the Council Chamber, Littleton Center, 2255 West Berry Avenue, Littleton, Colorado, at the
120	hour of 6:30 p.m., or as soon thereafter as it may be heard.
121	PASSED on second and final reading, following public hearing, by a vote of _7
122	FOR and 0 AGAINST on the 6th day of May, 2025 and ordered published by posting at the

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123 Littleton Center, Bemis Library, the Municipal Courthouse and on the City of Littleton Website.

124 ATTEST:

125 Callen A. Laston

126 CTY CLERK

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130 Read Betzing

131 CITY ATTÖRNEY

DocuSigned by:

Kyle Schilachter

MAYOR

