ORDINANCE NO. 932

AN ORDINANCE OF THE COUNTY OF RIVERSIDE PROHIBITING THE POSSESSION, DISTRIBUTION AND SALE OF SYNTHETIC DRUGS AND DECLARING SUCH ACTIONS TO BE A PUBLIC NUISANCE

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. FINDINGS. The Board of Supervisors finds that:

a. Recreational use of psychoactive bath salts, psychoactive herbal incense, and similar products, commonly known as “synthetic drugs,” has been documented to cause hallucinations, agitation, psychosis, aggression, suicidal and homicidal ideations, seizures, rapid heart rate, and death. While state and federal laws and regulations prohibit some synthetic drugs, the makers of these drugs continually alter the composition of the compounds in their products so as to escape the scope of those laws and regulations. The purpose and intent of this ordinance is to provide the County with the means to address the dangers to the community posed by synthetic drugs that are not regulated by state or federal law.

b. Synthetic drugs are extremely dangerous and are gaining popularity at an alarming rate among high school and college-aged individuals, as well as among the homeless, parolees and probationers. These drugs are available for purchase in stores and shops throughout the County, despite the State’s attempt to ban such drugs under Health & Safety Code sections 11375.5 (banning synthetic stimulant compounds and derivatives) and 11401 (banning “analogs” of controlled substances) (collectively “State Synthetic Drug Laws”), and the Federal Government’s attempt to ban such drugs under the Controlled Substances Act (the “CSA”) (21 U.S.C. § 81, et seq). The Board of Supervisors further finds that synthetic drugs, which have been documented to cause hallucinations, agitations, psychosis, aggression, suicidal and homicidal ideations, seizures, rapid heart rate, and death, require regulation.

c. While the State Synthetic Drug Laws and the CSA prohibit certain compounds that are used to create synthetic drugs, those laws are not comprehensive enough to eliminate the distribution and sale of all synthetic drugs. Specifically, the Board of Supervisors finds that the makers of synthetic drugs continually alter the composition of the compounds in their products so as to not come under the prohibition of the State Synthetic Drugs Laws, the CSA, and other laws and regulations that attempt to prohibit the sale of synthetic drugs. In fact, products that plainly are being marketed for use as synthetic drugs are now being packaged with advertisements stating that the product does not contain compounds specifically banned by the State Synthetic Drug Laws. Thus, the Board of Supervisors finds that in order to implement an effective measure prohibiting the distribution and sale of synthetic drugs, it is necessary to look at all factors related to the sales and marketing of synthetic drugs. These factors
will help County officials determine whether a product that does not come under the purview of State Synthetic Drug Laws or the CSA, is nevertheless a synthetic drug because it is intended for recreational drug use.

d. While the question of whether a given product is being distributed or sold for use as a recreational drug must be determined on a case-by-case basis, the Board of Supervisors finds that the following evidentiary factors are helpful in determining whether a given product is in fact a synthetic drug:

1. Marketing: synthetic drugs are rarely, if ever, suitable for their marketed uses. For example, a synthetic drug in the form of a powder might be marketed as a “glass cleaner,” even though the powder cannot reasonably be used to clean glass.

2. Sales location: synthetic drugs are typically sold in liquor stores, smoke shops, and gas stations, yet synthetic drugs are marketed as products that are not typically sold by these businesses. For example, synthetic drugs are often marketed as bath salts, spice, incense, potpourri, skin treatments, cleaning products and plant food; however, these types of products are typically not sold in liquor stores, smoke shops, or gas stations.

3. Warning labels: synthetic drugs often use warning labels such as: “not for human consumption” and “not for purchase by minors.” Bona fide bath salts, incense, cleaning products, and the like do not typically bear such labels. Of particular relevance are labels that indicate a given product does not contain chemical compounds banned by State Synthetic Drug Laws, which bona fide bath salts, incense, cleaning products, and the like would not have any reason to advertise.

4. Price: synthetic drugs are typically more expensive than products that are used for the synthetic drug’s marketed use. For example, a synthetic drug marketed as “glass cleaner” might be priced at $50.00 for an eighth of an ounce, while bona fide glass cleaner is priced at approximately $5.00 for 26 ounces.

5. Similarity to illicit street drugs: synthetic drugs often resemble illicit street drugs or use brand names and packaging that are designed to make the product appear similar to illicit drugs. For example, many synthetic drugs are sold as white powders packaged in vials (resembling cocaine) or dyed green to appear similar to marijuana. Additionally, brand names are often similar to street slang for illicit drugs and have no relation to the products that are purportedly being sold. These brand names are always changing, but include

e. The penalties in this ordinance are an effective way to prevent and abate the health, safety, and welfare concerns that exist as a result of the marketing, distribution, and sale of synthetic drugs in manners that brazenly seek to circumvent state and federal law.

Section 2. PURPOSE. Recreational use of psychoactive bath salts, psychoactive herbal incense, and similar products, commonly known as “synthetic drugs,” has been documented to cause hallucinations, agitation, psychosis, aggression, suicidal and homicidal ideations, seizures, rapid heart rate, and death. While state and federal laws and regulations prohibit some synthetic drugs, the makers of these drugs continually alter the composition of the compounds in their products so as to escape the purview of these laws and regulations. The purpose of this ordinance is to provide the County of Riverside with reasonable means to address the dangers to the community posed by the provision, distribution, sale, or possession of synthetic drugs not regulated by state or federal law. Nothing in this ordinance shall be construed, limit, or encroach in any way upon any field of law occupied by state or federal law.

Section 3. AUTHORITY. This ordinance is adopted pursuant to the authority granted by Article XI, section 7 of the California Constitution.

Section 4. EXEMPTIONS. This ordinance shall not apply to any of the following:

a. Drugs or substances lawfully prescribed or to chemical compounds that are approved by the Food and Drug Administration or that are permitted by state law, including compounds that are exempt under the California Uniform Controlled Substances Act (Health and Safety Code section 11000 et seq.).

b. Drugs or substances that are prohibited by state or federal law, including, without limitation, Health and Safety Code sections 11357.5, 11375.5, 11401 and the Federal Controlled Substances Act.

c. Any activity already regulated by the State Synthetic Drug Laws, the CSA, or any other applicable state or federal law or regulation.

d. Any act that is permitted by any state or federal law or regulation.

Section 5. DEFINITIONS. As used in this ordinance, the following terms shall have the following meanings:

a. Consume. To ingest, inhale, inject, smoke, or snort (insufflate).

b. Distribute. To furnish, give away, exchange, transfer, deliver, or supply, whether for monetary gain or not.

c. Enforcing officer. The Sheriff, District Attorney, County Counsel, or their designees.
d. **Possess.** To have for consumption, distribution, or sale in a person’s actual or constructive custody or control, or under a person’s authority or power, whether such custody, control, authority, or power is exercised solely or jointly with others.

e. **Provide.** Offering to distribute or sell a product or substance to any person.

f. **Psychoactive bath salts.** Any crystalline or powder product that contains a synthetic chemical compound that, when consumed, elicits psychoactive or psychotropic stimulant effects. The term “psychoactive bath salts” includes without limitation:

1. Products that elicit psychoactive or psychotropic stimulant effects and contain any of the following intoxicating chemical compounds:
   
   A. Cathinone (2-amino-1-phenyl-1-propanone), 4-methylmethcathinone (2-methylamino-1-(4-methylphenyl)propan-1-one), 4-methoxymethcathinone (1-(4-methoxyphenyl)-2-(methylamino)propan-1-one), MDP (methyleneoxypropylrovalerone), MDMA (3,4-methylenedioxy-N-methylamphetamine), methylene (3, 4-methylenedioxy-N-methylcathinone), methcathinone (2-(methylamino)-1-phenyl-propan-1-one), flephedrone (4-fluoromethcathinone), 3-FMC (3-fluoromethcathinone), ethcathinone (2-ethylamino-1-phenyl-propan-1-one), butylone (13-keto-N-methylbenzodioxoylbutanamine), a-PPP (a-pyrrolidinopropiophenone), MPPP (4'-methyl-pyrrolidinopropiophenone), MDPPP (3',4-methylenedioxy-a-pyrrolidinopropiophenone), a-PVP (1-phenyl-2-(1-pyrrolidinyl)-1-pentanone) or naphyrone (1-naphthalen-2-yl-2-pyrrolidin-1-ylpentan-1-one);

   B. Any derivative of the above listed intoxicating chemical compounds;

   C. Any synthetic substance and its isomers with a chemical structure similar to the above listed compounds;

   D. Any chemical alteration of the above listed intoxicating chemical compounds; or

   E. Any other substantially similar chemical structure or compound; and

2. Products that elicit psychoactive or psychotropic stimulant effects and are marketed under any of the following trade names: Bliss, Blizzard, Blue Silk, Banzai Grow, Charge Plus, Charlie, Cloud Nine, Euphoria, Hurricane, Ivory Snow, Ivory Wave, Lunar Wave, Ocean, Ocean Burst, Pixie Dust, Posh, Pure Ivory,
Purple Wave, Red Dove, Scarface, Snow Leopard, Stardust, Vanilla Sky, White Dove, White Night and White Lightning. The term “psychoactive bath salts” shall not include any product, substance, material, compound, mixture or preparation that is specifically excepted by the California Uniform Controlled Substances Act (“UCSA”) (Health and Safety Code sections 11000 et seq.), listed in one of the UCSA’s schedules of controlled substances (Health and Safety Code sections 11053-11058), regulated by one of the UCSA’s Synthetic Drug Laws (Health and Safety Code sections 11357.5, 11375.5, and 11401), regulated by the Federal Controlled Substances Act (the “CSA”) (21 U.S.C. section 81 et seq.) or approved by the Food and Drug Administration (“FDA”).

g. **Psychoactive herbal incense.** Any organic product consisting of plant material that contains a synthetic stimulant compound that, when consumed, elicits psychoactive or psychotropic euphoric effects. The term “psychoactive herbal incense” includes without limitation:

1. Products that elicit psychoactive or psychotropic euphoric effects and contain any of the following intoxicating chemical compounds:
   A. Cannabicyclohexanol (2-[(1R,3S)-3-hydroxycyclohexyl]-5- (2-methylnonan-2-yl)phenol), JWH-018 (naphthalen-1-yl-(1-pentylindol-3-yl)methanone), JWH-073 (naphthalen-1-yl-(1-butylindol-3-yl) methanone), JWH-200 ((1- (2-morpholin-4-ylethyl)indol-3-yl)-naphthalen-1-ylmethanone), HU-210 (6aR, 10aR)-9- (Hydroxymethyl)-6,6-dimethyl-3-(2-methyloctan-2-yl)-6a, 7,10,10a-tetrahydrobenzo [c]chromen-1-ol), CP 47,497 (2-[(1R,3S)-3-hydroxycyclohexyl]-5-(2-methyloctan-2-yl)phenol) CP 47,497 (2-[(1R,3S)-3-hydroxycyclohexyl]-5-(2-methyloctan-2-yl)phenol) or AM-2201 (1-[(5-fluoropentyl)-1H-indol-3-yl]-(naphthalen-1-yl)methanone);
   B. Any derivative of the above listed intoxicating chemical compounds;
   C. Any synthetic substance and its isomers with a chemical structure similar to the above listed intoxicating chemical compounds;
   D. Any chemical alteration of the above listed intoxicating chemical compounds; or
   E. Any other substantially similar chemical structure or compound; and
2. Products that elicit psychoactive or psychotropic euphoric effects and are marketed under any of the following trade names: K2, K3, Spice, Genie, Smoke, Potpourri, Buzz, Spice 99, Voodoo, Pulse, Hush, Mystery, Earthquake, Ocean Blue, Stinger, Serenity, Fake Weed, and Black Mamba. The term “psychoactive herbal incense” shall not include any product, substance, material, compound, mixture, or preparation that is specifically excepted by the UCSA (Health and Safety Code section 11000 et seq.), listed in one of the UCSA’s schedules of controlled substances (Health and Safety Code sections 11053-11058), regulated by one of the UCSA’s Synthetic Drug Laws (Health and Safety Code sections 11357.5, 11375.5, and 11401), regulated by the CSA (21 U.S.C. section 81 et seq.), or approved by the FDA.

h. **Psychoactive or psychotropic stimulant effects.** Affecting the central nervous system or brain function to change perception, mood, consciousness, cognition, or behavior in ways that are similar to the effects of cocaine, methylphenidate, or amphetamines.

i. **Psychoactive or psychotropic euphoric effects.** Affecting the central nervous system or brain function to change perception, mood, consciousness, cognition, or behavior in ways that are similar to the effects of cannabis.

j. **Sell.** To furnish, exchange, transfer, deliver, or supply for monetary gain.

k. **Synthetic Drug.** Psychoactive bath salts and psychoactive herbal incense, as those terms are defined in this ordinance.

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**Section 6.** PROVISION, SALE, OR DISTRIBUTION OF SYNTHETIC DRUGS IS PROHIBITED.

a. It is unlawful for any person to provide, distribute, or sell any prohibited synthetic drug.

b. Disclaiming a synthetic drug as “not safe for human consumption” will not avoid the application of this ordinance.

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**Section 7.** PROVISION, SALE, OR DISTRIBUTION OF SUBSTANCES CLAIMED OR REPRESENTED TO BE SYNTHETIC DRUGS IS PROHIBITED.

a. It is unlawful for any person to claim or represent that a product that the person is providing, distributing, or selling is a prohibited synthetic drug.

b. To determine if a person is claiming or representing that a product is a synthetic drug, the enforcing officer may consider any of the following evidentiary factors:

   1. The product is not suitable for its marketed use (such as a crystalline or powder product being marketed as “glass cleaner”);
2. The person providing, distributing, or selling the product does not typically provide, distribute, or sell products that are used for that product’s marketed use (such as a liquor store selling "plant food");

3. The product contains a warning label that is not typically present on products that are used for that product’s marketed use (such as “not for human consumption,” “not for purchase by minors,” or “does not contain chemicals banned by Section 11357.5”);

4. The product is significantly more expensive than products that are used for that product’s marketed use (e.g. a half of a gram of a substance marketed as “glass cleaner” costing multiple times the price of actual glass cleaner);

5. The product resembles an illicit street drug such as cocaine, methamphetamine, or marijuana; or

6. The product’s name or packaging uses images or slang referencing an illicit street drug (such as “Eight Ballz” or “Green Buddha”).

   c. Disclaiming a substance claimed or represented to be a synthetic drug as “not safe for human consumption” will not avoid the application of this ordinance.

Section 8. POSSESSION OF SYNTHETIC DRUGS IS PROHIBITED. It is unlawful for any person to possess any prohibited synthetic drug for the purpose of providing, distributing, or selling the synthetic drug.

Section 9. PUBLIC NUISANCE.
   a. It is a public nuisance for any person to provide, distribute, or sell any prohibited synthetic drug.
   b. It is a public nuisance for any person to allow the provision, distribution, or sale of any prohibited synthetic drug on property owned, controlled, or managed by such person.
   c. It is a public nuisance for any person to provide, distribute, or sell any substance claimed or represented to be a prohibited synthetic drug.
   d. It is a public nuisance for any person to allow the provision, distribution, or sale of any substance claimed or represented to be a prohibited synthetic drug on property owned, controlled, or managed by such person.

Section 10. SEIZURE OF EVIDENCE. Any product or substance provided, distributed, sold, or possessed for the purpose of providing, distributing, or selling the product or substance, in violation of any provision of this ordinance, may be seized by any enforcing officer who issues a criminal citation under this ordinance and may be removed and stored as evidence in accordance with law.

Section 11. SUMMARY ABATEMENT. Because the use of synthetic drugs has been documented to cause hallucinations, agitation, psychosis, aggression, suicidal and homicidal ideations, seizures, rapid heart rate, and death, any violation of this ordinance
presents a grave and imminent danger not only to the person consuming the synthetic drug, but also to the public at large. Thus, if the enforcing officer, based on the facts then known, determines that a violation of this ordinance has occurred or is occurring, then that violation may be subject to the summary abatement procedures authorized by County ordinances or other law.

Section 12. MODIFICATION, SUSPENSION, OR REVOCATION OF PERMIT, LICENSE, OR OTHER GRANT OF AUTHORITY. If a person violates any provision of this ordinance and is convicted of such violation, then in addition to any other enforcement action or remedy authorized by County ordinances or other applicable law, such conviction may be grounds for modification, suspension, or revocation of any permit, license, or other grant of authority by the County issued to the person, or issued to any business, firm, company, corporation, public corporation, club, trust, partnership, association, or similar organization owned, controlled, or managed by such person, in accordance with the procedure of County ordinances or other law applicable to the respective permit, license, or other grant of authority.

Section 13. VIOLATIONS AND PENALTIES. Any person violating any provision of this ordinance shall be deemed guilty of an infraction or misdemeanor as hereinafter specified. Such person shall be deemed guilty of a separate offense for each and every day or portion thereof during which any violation of any of the provisions of this ordinance is committed, continued, or permitted. Any person convicted of violating this ordinance shall be: (1) guilty of an infraction offense and punished by a fine not exceeding one hundred dollars ($100.00) for a first violation; (2) guilty of an infraction offense and punished by a fine not exceeding two hundred dollars ($200.00) for a second violation within one (1) year. The third and any additional violations within one (1) year shall be punishable by a fine not exceeding five hundred dollars ($500.00) for each additional infraction violation within one (1) year. Notwithstanding the above, a first offense may be charged and prosecuted as a misdemeanor punishable by a fine of not more than one thousand dollars ($1,000) or by imprisonment not to exceed six months, or by both such fine and imprisonment. The penalties herein are in addition to any other remedies provided by law and the payment of any penalty herein shall not relieve a person of the obligation to correct the violation. Nothing in this ordinance shall be construed to prevent the County from pursuing any and all other legal remedies that may be available by County ordinances or other applicable law, including, but not limited to, civil actions filed by County Counsel seeking any and all appropriate relief such as civil injunctions, penalties and forfeiture to abate the public nuisance.

Section 14. SEVERABILITY. If any provision, clause, sentence or paragraph of this ordinance or the application thereof to any person or circumstances shall be held invalid, such invalidity shall not affect the other provisions of this ordinance which can be given effect without the invalid provision or application, and to this end, the provisions of this ordinance are hereby declared to be severable.

Section 15. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

Adopted: 3-48 of 10/25/2016  (Eff: 11/24/2016)