## Attachment C



From: To:

To: Spencer, Craig
Subject: changes to the Noise Ordinance
Date: Friday, July 14, 2023 5:07:54 PM

[CAUTION: This email originated from outside of the County. Do not click links or open attachments unless you recognize the sender and know the content is safe.]

July 14, 2023

Dear Mr. Spencer:

I was directed by Supervisor Church's office to reach out to you at HCD regarding potential new changes to the Noise Ordinance that you are currently looking into. Supervisor Church said that you are the person that can make additional changes/suggestions for change, in the Noise Ordinance.

As a member of the District 2 community, would you be willing to help us change the "anytime of day" enforcement wording. Currently the Noise Ordinance states, "not to exceed 85 dBA measured 50' from the sound source" between the hours of 7am and 9pm.

This wording has caused an inability to enforce any loud music nuisance issues prior to 9pm because there is no way an Enforcement Officer is able to walk up to a sound source and stand 50 feet away from it to take a accurate decibel reading. It is impossible to do so because of the rural settings in District 2.

Our community is suffering from these nuisances and from our Supervisors not taking appropriate action to help solve this problem.

These nuisances don't start at 9pm, they can start as early as 9am with loud music blasting into our homes for 12 hours straight, at times, before we are able to get help and relief

This is a quality of life concern.

This email is to respectfully request that you/HCD please look into changing the "anytime of day" wording to reflect a more enforceable Noise Ordinance.

It would be preferred to have the decibel wording stricken from the ordinance and replaced with "plainly audible at 150' or 200' from the sound source." If removing the decibel levels is not something you are okay with, then reducing the decibel level to a more appropriate level of 50-65 dBA and adding "or plainly audible at 150'-200' from the sound source" would allow a more enforceable ordinance and

hopefully make it so that we do not have to keep attempting to "amend" this ordinance further.

Another concern is that we need an HCD Enforcement Officer be available on call on Sundays. We have a lot of issues on Sundays and have no one to call and help.

I appreciate your time and work on this matter and hope that you will consider helping us with other wording to create a more effective and efficient Noise Ordinance.

Thank you for your time and consideration.

Sincerely, Rebecca Campero Resident of Monterey County From:
To: Spencer, Craig

**Date:** Friday, July 14, 2023 2:47:55 PM

[CAUTION: This email originated from outside of the County. Do not click links or open attachments unless you recognize the sender and know the content is safe.]

Dear Mr. Spencer:

I am in support of this email.

I was directed by Supervisor Church's office to reach out to you at HCD regarding potential new changes to the Noise Ordinance that you are currently looking into. Supervisor Church said that you are the person that can make additional changes/suggestions for change, in the Noise Ordinance.

As a member of the District 2 community, would you be willing to help us change the "anytime of day" enforcement wording. Currently the Noise Ordinance states, "not to exceed 85 dBA measured 50' from the sound source" between the hours of 7am and 9pm. This wording has caused an inability to enforce any loud music nuisance issues prior to 9pm because there is no way an Enforcement Officer is able to walk up to a sound source and stand 50 feet away from it to take a accurate decibel reading. It is impossible to do so because of the rural settings in District 2.

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This email is to respectfully request that you/HCD please look into changing the "anytime of day" wording to reflect a more enforceable Noise Ordinance. It would be preferred to have the decibel wording stricken from the ordinance and replaced with "plainly audible at 150' or 200' from the sound source." If removing the decibel levels is not something you are okay with, then reducing the decibel level to a more appropriate level of 50-65 dBA and adding "or plainly audible at 150'-200' from the sound source" would allow a more enforceable ordinance and hopefully make it so that we do not have to keep attempting to "amend" this ordinance further.

Another concern is that we need an HCD Enforcement Officer be available on call on Sundays. We have a lot of issues on Sundays and have no one to call and help.

I appreciate your time and work on this matter and hope that you will consider helping us with other wording to create a more effective and efficient Noise Ordinance.

Thank you for your time and consideration.

Sincerely,

Nancy Oliver



PS: I have lived in this house for 34 years and have to say that the music and noise in this neighborhood has increased significantly in the last couple of years. Part of the problem is the canyon, but also inconsiderate neighbors.

From:
To: Spencer, Craig

**Subject:** Noise Ordinace changes **Date:** Friday, July 14, 2023 1:45:24 PM

[CAUTION: This email originated from outside of the County. Do not click links or open attachments unless you recognize the sender and know the content is safe.]

Dear Mr. Spencer:

I was directed by Supervisor Church's office to reach out to you at HCD regarding potential new changes to the Noise Ordinance that you are currently looking into. Supervisor Church said that you are the person that can make additional changes/suggestions for change, in the Noise Ordinance.

As a member of the District 2 community, would you be willing to help us change the "anytime of day" enforcement wording. Currently the Noise Ordinance states, "not to exceed 85 dBA measured 50' from the sound source" between the hours of 7am and 9pm. This wording has caused an inability to enforce any loud music nuisance issues prior to 9pm because there is no way an Enforcement Officer is able to walk up to a sound source and stand 50 feet away from it to take a accurate decibel reading. It is impossible to do so because of the rural settings in District 2.

Our community is suffering from these nuisances and from our Supervisors not taking appropriate action to help solve this problem. These nuisances don't start at 9pm, they can start as early as 9am with loud music blasting into our homes for 12 hours straight, at times, before we are able to get help and relief. This is a quality of life concern.

This email is to respectfully request that you/HCD please look into changing the "anytime of day" wording to reflect a more enforceable Noise Ordinance. It would be preferred to have the decibel wording stricken from the ordinance and replaced with "plainly audible at 150' or 200' from the sound source." If removing the decibel levels is not something you are okay with, then reducing the decibel level to a more appropriate level of 50-65 dBA and adding "or plainly audible at 150'-200' from the sound source" would allow a more enforceable ordinance and hopefully make it so that we do not have to keep attempting to "amend" this ordinance further.

Another concern is that we need an HCD Enforcement Officer be available on call on Sundays. We have a lot of issues on Sundays and have no one to call and help.

I appreciate your time and work on this matter and hope that you will consider helping us with other wording to create a more effective and efficient Noise Ordinance.

Thank you for your time and consideration.

Sincerely,
Caryn Crawford

From:
To: Spencer, Craid

**Subject:** Noise Ordinance / Potential Changes to Wording

**Date:** Friday, July 14, 2023 12:20:41 PM **Attachments:** 2019 May 17 - DRAFT Noise Ordinance.pdf

[CAUTION: This email originated from outside of the County. Do not click links or open attachments unless you recognize the sender and know the content is safe.]

#### Dear Mr. Spencer:

I was directed by Supervisor Church's office to reach out to you at HCD regarding potential new changes to the Noise Ordinance that you are currently looking into. Supervisor Church said that you are the person that can make additional changes/suggestions for change, in the Noise Ordinance.

As a member of the District 2 community, would you be willing to help us change the "anytime of day" enforcement wording. Currently the Noise Ordinance states, "not to exceed 85 dBA measured 50' from the sound source" between the hours of 7am and 9pm. This wording has caused an inability to enforce any loud music nuisance issues prior to 9pm because there is no way an Enforcement Officer is able to walk up to a sound source and stand 50 feet away from it to take a accurate decibel reading. It is impossible to do so because of the rural settings in District 2.

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This email is to respectfully request that you/HCD please look into changing the "anytime of day" wording to reflect a more enforceable Noise Ordinance. It would be preferred to have the decibel wording stricken from the ordinance and replaced with "plainly audible at 150' or 200' from the sound source." If removing the decibel levels is not something you are okay with, then reducing the decibel level to a more appropriate level of 50-65 dBA and adding "or plainly audible at 150'-200' from the sound source" would allow a more enforceable ordinance and hopefully make it so that we do not have to keep attempting to "amend" this ordinance further.

Another concern is that we need an HCD Enforcement Officer be available on call on Sundays. We have a lot of issues on Sundays and have no one to call and help.

I am attaching a copy of the Draft Noise Ordinance from May, 2019. This wording was created by HCD and County Counsel and after the BOS meeting, Supervisor Phillips requested that the "anytime of day" portion be removed and left as is. This is wording that is necessary for the proper enforcement and gives teeth to the ordinance.

I appreciate your time and work on this matter and hope that you will consider helping us with other wording to create a more effective and efficient Noise Ordinance.

Thank you for your time and consideration.

Sincerely, Sabrina Carrillo



# AN ORDINANCE OF THE COUNTY OF MONTEREY, STATE OF CALIFORNIA, AMENDING CHAPTER 10.60 OF THE MONTEREY COUNTY CODE REGULATING NOISE

#### **County Counsel Summary**

This ordinance amends Chapter 10.60 of the Monterey County Code regulating noise. Existing County regulations prohibit operation of noise producing devices whose noise exceeds 85 dBA measured fifty feet therefrom and prohibits nighttime noises at certain noise levels between 10 p.m. and 7 a.m. This ordinance adds a "plainly audible" noise detection standard, prohibiting noise-producing devices whose noise is plainly audible at a distance of 150 feet from the source and prohibiting nighttime noise that is "plainly audible" at a distance of fifty feet from the source. The ordinance also classifies the violation of this Chapter as a misdemeanor. The ordinance will take effect on the thirty-first day after adoption.

The Board of Supervisors of the County of Monterey hereby ordains as follows:

**SECTION 1.** Chapter 10.60 of the Monterey County Code is hereby amended to read as follows:

#### **Chapter 10.60 NOISE CONTROL**

#### **Sections:**

10.60.010 Findings.
10.60.020 Definitions.
10.60.030 Operation of noise-producing devices restricted.
10.60.040 Regulation of nighttime noise.
10.60.050 Enforcement.

#### 10.60.010 - Findings.

This Board finds that noises generated so as to be in excess of the levels permitted in this Chapter impair hearing, impede convalescence, hinder concentrated mental effort, interfere with relaxation and sleep, depreciate property values, and cause stress and nervous tension and consequent irritability, insomnia, accident proneness, and increased risk for cardiovascular disease and hypertension.

(Ord. 2450 § 1, 1978) (Ord. No. 5250, § 3, 12-16-2014)

#### 10.60.020 - Definitions.

For the purpose of this Chapter, the terms set forth in this Section shall have the following meanings:

"dBA" means decibels on the A scale.

"Person" means any individual, firm, partnership, association, corporation, or business trust.

"Plainly audible" means any sound that can be detected by a reasonable person of ordinary sensitivities using his or her unaided hearing faculties.

"Emergency" means a situation arising from fire, explosion, act of God or act of public enemy which, if not corrected immediately, will potentially result in the loss of life, property or substantial environmental resources.

(Ord. 2450 § 2, 1978) (Ord. No. 5250, § 4, 12-16-2014)

#### 10.60.030 - Operation of noise-producing devices restricted.

At any time of the day, it is prohibited within the unincorporated area of the County of Monterey to operate, assist in operating, allow, or cause to be operated any machine, mechanism, device, or contrivance which produces a noise level that either exceeds eighty-five (85) dBA measured fifty (50) feet therefrom or that is plainly audible at a distance of one hundred and fifty (150) feet in any direction from the source. The prohibition in this Section shall not apply to aircraft nor to any such machine, mechanism, device or contrivance that is operated in excess of two thousand five hundred (2,500) feet from any occupied dwelling unit.

(Ord. 2450 § 3, 1978) (Ord. No. 5250, § 5, 12-16-2014)

#### 10.60.040 - Regulation of nighttime noise.

The following regulations shall apply to nighttime noise:

- A. It is prohibited within the unincorporated area of the County of Monterey to make, assist in making, allow, continue, create, or cause to be made any loud and unreasonable sound any day of the week from 10:00 p.m. to 7:00 a.m. the following morning.
- B. Within the time period from 10:00 p.m. to 7:00 a.m. the following morning, and for the purposes of this Section, a loud and unreasonable sound shall include any sound that is plainly audible at a distance of fifty (50) feet in any direction from the source of the sound or any sound that exceeds the exterior noise level standards set forth in Table 1 below.

### Table 1: Exterior Noise Level Standards (Nighttime Only)

	Standard
Nighttime hourly equivalent sound level (L eq dBA)	45
Maximum level, dBA	65

- C. The provisions of this Section are not intended to affect and shall not apply to:
- 1. Bells, chimes, carillons and similar devices while being used for religious purposes, or in conjunction with religious services, or for celebrations of public holidays; or
- 2. Outdoor gatherings, public dances, shows and sporting and entertainment events, provided such gathering, dance or event is conducted on commercial or institutional premises, pursuant to applicable rules, regulations and zoning restrictions and in compliance with all permits or licenses issued by a public agency relative to the staging of the gathering, dance or event; or
- 3. Emergency vehicles being operated by authorized personnel or equipment used in an emergency, such as chain saws; or
- 4. Commercial agricultural operations, not including activities at farm-related housing.
- D. For the purpose of evaluating conformance with the standards of this Section, noise levels shall be measured as follows:
- 1. The "plainly audible" standard shall be based on the sound level detected by a reasonable person of ordinary sensitivities using his or her unaided hearing faculties.
- 2. Sound Level Meter. To determine compliance with the exterior noise level standards in Table 1 in subsection (B), noise measurement shall be made using a sound level meter meeting American National Standard Institute's Standard SI.4-1981 (or more recent revision thereof) for Type 1 or Type 2 integrating sound level meters using the A-weighted network scale, or an instrument and the associated recording and analyzing equipment that provide equivalent data, which may be or become available as industry standards change and new best practices become available. Calibration of the measurement equipment utilizing an acoustical calibrator shall be performed at the beginning and end of the shift of the enforcement personnel responding to noise complaints. Where practical, the microphone shall be positioned five feet above the ground and away from reflective surfaces.
- 3. Measuring Noise Levels. Noise levels may be measured in any direction from the source from which the noise is emanating.

(Ord. No. 5250, §§ 2, 6, 12-16-2014)

#### 10.60.050 - Enforcement.

- A. Any violation of the provisions of this Chapter shall be a misdemeanor punishable by a fine of not more than one thousand dollars (\$1,000.00) or by imprisonment in the Monterey County Jail for a period of not more than six months or by both such fine and imprisonment.
- B. In the event of a violation of this Chapter or any requirement imposed pursuant to this Chapter, the County may, in its discretion, in addition to all other remedies, take such enforcement action as is authorized under the Monterey County Code and any other action authorized by law.
- C. Each and every day during any portion of which any violation of this Chapter is committed or permitted and continues to exist without remedy by the responsible person shall be deemed a separate and distinct offense and violation for purposes of determining the total amount of penalties pursuant to this Section.

SECTION 2. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be invalid, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses, or phrases be declared invalid.

SECTION 3. This ordinance shall become effective on the thirty-first day following its adoption.

PASSED AND ADOPTED on this \_\_\_\_ day of \_\_\_\_\_, 2019, by the following vote:

AYES:	
NOES:	
ABSENT:	
ABSTAIN:	
	John M. Phillips, Chair
	Monterey County Board of Supervisors

ATTEST:	
Valerie Ralph Clerk of the Board of Supervisors	APPROVED AS TO FORM BY:
By:	William de Constantin
Deputy	Wendy S. Strimling Senior Deputy County Counsel

From:
To: Spencer, Craid

**Subject:** Noise Ordinance improvements **Date:** Friday, July 14, 2023 7:27:16 PM

[CAUTION: This email originated from outside of the County. Do not click links or open attachments unless you recognize the sender and know the content is safe.]

#### Dear Mr. Spencer:

I am a resident of Elkhorn/Prunedale, and I am writing to request your help in making adjustments to the Noise Ordinance. As you know, there are many events in our area with extreme loud amplification of music, and the noise seriously worsens our quality of life.

I believe it would be very helpful to improve the wording regarding time of day and decibels. A more helpful statement could use the term "plainly audible at 200' from sound source."

Our rural area makes it difficult to access properties. I personally have searched for the source of disturbing loud noise many Saturday nights, but when I drive downhill into canyon areas, I cannot find the place, but as soon as I return home, the noise is still blasting. New wording could give us a more enforceable ordinance.

Also, we need an HCD Officer available on Sundays since noise is regularly problematic on Sundays.

Additionally, this Ordinance needs to include enforcement earlier than 9pm.

Thank you for your attention to this matter, and your patience and understanding.

Sincerely,

Kathryn Knauf

From:
To: Spencer, Craig

**Subject:** noise ordinance issues in District 2 **Date:** Friday, July 14, 2023 2:03:07 PM

[CAUTION: This email originated from outside of the County. Do not click links or open attachments unless you recognize the sender and know the content is safe.]

Dear Mr. Spencer:

I was directed by Supervisor Church's office to reach out to you at HCD regarding potential new changes to the Noise Ordinance that you are currently looking into. Supervisor Church said that you are the person that can make additional changes/suggestions for change, in the Noise Ordinance.

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This email is to respectfully request that you/HCD please look into changing the "anytime of day" wording to reflect a more enforceable Noise Ordinance. It would be preferred to have the decibel wording stricken from the ordinance and replaced with "plainly audible at 150' or 200' from the sound source." If removing the decibel levels is not something you are okay with, then reducing the decibel level to a more appropriate level of 50-65 dBA and adding "or plainly audible at 150'-200' from the sound source" would allow a more enforceable ordinance and hopefully make it so that we do not have to keep attempting to "amend" this ordinance further.

Another concern is that we need an HCD Enforcement Officer be available on call on Sundays. We have a lot of issues on Sundays and have no one to call and help.

I appreciate your time and work on this matter and hope that you will consider helping us with other wording to create a more effective and efficient Noise Ordinance.

Thank you for your time and consideration.

### Sincerely,

Maria Reynolds



From:
To: Spencer, Craig
Subject: Noise Ordinance

**Date:** Friday, July 14, 2023 1:21:14 PM

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Dear Mr. Spencer:

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Another concern is that we need an HCD Enforcement Officer be available on call on Sundays. We have a lot of issues on Sundays and have no one to call and help.

I appreciate your time and work on this matter and hope that you will consider helping us with other wording to create a more effective and efficient Noise Ordinance.

Thank you for your time and consideration.

Sincerely,

Francisco Rodriguez

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