

AMENDING CHAPTER 4 OF THE NIXA CITY CODE TO UPDATE THE CITY'S LIQUOR CONTROL CODES.

Background:

City Administrator Jimmy Liles has directed that City staff review the City's current liquor control codes. The policy goal for the review was to evaluate where the codes could be modified to allow for more ease of use by both the public and City staff. At the conclusion of this review process, Council Bill 2023-12 was prepared.

The City's current liquor control codes are located in Chapter 4 of the City Code.

While reviewing potential revisions to this Chapter, staff reviewed both Ozark and Republic's codes for guidance. Both of these communities have very similar liquor control ordinances and both cities have recently updated their codes to reflect changes in the State's liquor control laws. These codes were used as a model for the proposed changes contained within Council Bill 2023-12.

Analysis:

Council Bill 2023-12 makes many substantive changes to Chapter 4 of the City Code. This memorandum will highlight, in the drafter's opinion, those changes which are the most substantive.

First, it was clear that the City's current liquor licensing scheme is unworkable. Staff currently has to contort the provisions of Chapter 4 to apply to new businesses coming to the City. This is likely due to the fact that the liquor control statutes have been updated overtime, but the City's Code has not been updated as frequently meaning that the City's adopted categories of license is more limited than the State's.

Therefore, Council Bill 2023-12, broadens the authorized liquor licenses that the City may issue. These additional categories of license, and the updated definitions for such licenses, will provide staff, and the general public, clarity on which licenses are more appropriate for the specific type of business or organization.

The Council Bill also authorizes the City to issue temporary permits for certain activities which do not necessarily require a full-blown liquor license. This adds an additional element of ease of use and flexibility to the Code that isn't currently present in Chapter 4.



Finally, the Council Bill modifies Chapter 4 to reorganize the Chapter in a manner that is modeled off of the cities of Republic and Ozark. When reviewing these cities codes, it made sense that we recommend that we adopt a similar code structure so that businesses and organizations doing business in those communities have an understanding of what the City of Nixa's requirements are.

Recommendation:

Staff recommends approval of this Bill. It is staff's view that the changes proposed in Council Bill 2023-12 will make the City's liquor control process easier for staff and the public to navigate.

MEMO SUBMITTED BY:

Nick Woodman | City Attorney



1 2	AN ORDINANCE OF THE COUNCIL OF THE CITY OF NIXA AMENDING CHAPTER 4 OF THE NIXA CITY CODE TO UPDATE THE CITY'S LIQUOR CONTROL CODES.		
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4	WHIEDEAO AND IS A COLOR ADDITION OF A COLOR AND A COLO		
5 6	WHEREAS at the direction of the City Administrator, staff was directed to review the City's current liquor control codes and propose amendments thereto: and		
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8 9	WHEREAS after reviewing similar codes in surrounding communities, staff's view was to re-write the City's liquor control codes so that they are similar to the codes of		
10	surrounding communities; and		
11	WUEDEAS this will allow for businesses to essily adopt to the City's requirements		
12 13 14	WHEREAS this will allow for businesses to easily adapt to the City's requirements if they have conducted business in surrounding communities; and		
15	WHEREAS additionally, staff has attempted to ensure that these proposed		
16 17	amendments are consistent with the State's liquor control laws; and		
17 18 19	WHEREAS the City Council desires to adopt the amendments contained herein.		
20 21	NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NIXA, AS FOLLOWS, THAT:		
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23	SECTION 1: Chapter 4, of the Nixa City Code is hereby amended by repealing		
24	said Chapter in its entirety and adopting in lieu thereof a new Chapter, which shall read		
25	as follows:		
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27 28	(Note: Language to be added is indicated by being <u>underlined</u> . Language to be removed is indicated by being <u>stricken</u> .)		
29			
30	Chapter 4 – ALCOHOLIC BEVERAGES		
31	ARTICLE I. – IN GENERAL		
32 33	ANTIGLE I. – IN GENERAL		
34	Sec. 4-1. – Definitions.		
35	CCO. 4 1. Definitions.		
36	The following words, terms, and phrases, when used in this chapter, shall have the		
37	meaning ascribed to them in this section, except where the context clearly indicates		
38	otherwise:		
39			
40	Business means every person, sole proprietorship, corporation, partnership or		
41	other types of business enterprises, contractor, subcontractor, manufacturer, merchant		
42	or wholesaler, excluding charitable and civic groups, engaged in any business,		
43	occupation, pursuit, profession or trade or in keeping or maintaining an institution,		

establishment, article, utility or commodity.

Common eating and drinking areas means an area or areas within a building or group of buildings designated for the eating of food and drinking of liquor sold at retail by establishments which do not provide areas within their premises for the consumption of food and liquor; where the costs of maintaining such area or areas are shared by the payment of common area maintenance charges, as provided in the respective leases permitting the use of such areas, or otherwise; and where the annual gross income from the sale of prepared meals or food consumed in such common eating and drinking area is, or is projected to be, at least two hundred seventy-five thousand dollars (\$275,000.00).

Intoxicating liquor means alcohol for beverage purposes, including alcoholic, spirituous, vinous, fermented, malt or other liquors, or combination of liquors, a part of which is spirituous, vinous, or fermented, and all preparations or mixtures for beverage purposes containing in excess of one-half of one percent (0.5%) by volume. All beverages having an alcoholic content of less than one-half of one percent (0.5%) by volume shall be exempt from the provisions of this chapter.

<u>Light wines</u> mean an intoxicating liquor consisting of wine containing not in excess of fourteen percent (14%) of alcohol by weight made exclusively from grapes, berries, and other fruits and vegetables.

<u>Liquor manufacturer</u> means a business engaged in the production of intoxicating liquor as defined in this Chapter.

 Malt Liquor means an intoxicating liquor containing alcohol in excess of three and two-tenths percent (3.2%) by weight and not in excess of five percent (5%) by weight, manufactured from pure hops or pure extract of hops or pure barley malt or wholesome grains or cereals and wholesome yeast and pure water.

<u>Microbrewery</u> means a business whose activity is the brewing and selling of beer, with an annual production of 10,000 barrels or less.

Original package means any package sealed or otherwise closed by the manufacturer so as to consist of a self-contained unit and consisting of one (1) or more bottles or other containers of intoxicating liquor, where the package and/or container(s) describes the contents thereof as intoxicating liquor. "Original package" shall also be construed and held to refer to any package containing three (3) or more standard bottles of beer.

<u>Person</u> means an individual, association, firm, joint stock company, syndicate, partnership, corporation, receiver, trustee, conservator, or any other officer appointed by any State or Federal court.

Resort means any establishment having at least thirty (30) rooms for the overnight accommodation of transient guests, having a restaurant or similar facility on the premises at least sixty percent (60%) of the gross income of which is derived from the sale of prepared meals or food, or means a restaurant provided with special space and

accommodations where, in consideration of payment, food, without lodging, is habitually furnished to travelers and customers, and which restaurant establishment's annual gross receipts immediately preceding its application for a license shall not have been less than seventy-five thousand dollars (\$75,000.00) per year with at least fifty thousand dollars (\$50,000.00) of such gross receipts from non-alcoholic sales, or means a seasonal resort restaurant with food sales as determined in Subsection (2) of Section 311.095, RSMo. Any facility which is owned and operated as a part of the resort may be used to sell intoxicating liquor by the drink for consumption on the premises of such facility and, for the purpose of meeting the annual gross food receipts requirements of this definition, if any facility which is a part of the resort meets such requirement, such requirement shall be deemed met for any other facility which is a part of the resort.

Restaurant bar means any establishment having a restaurant or similar facility on the premises at least fifty percent (50%) of the gross income of which is derived from the sale of prepared meals or food consumed on such premises or which has an annual gross income of at least two hundred thousand dollars (\$200,000.00) from the sale of prepared meals or food consumed on such premises.

Sale by the drink means the sale of any intoxicating liquor except malt liquor, in the original package, in any quantity less than fifty (50) milliliters shall be deemed "sale by the drink" and may be made only by a holder of a retail liquor dealer's license and when so made, the container in every case shall be emptied and the contents thereof served as other intoxicating liquors sold by the drink are served.

Wine means a vinous liquor produced by fermentation of juices of grapes, berries or other fruits or a preparation of certain vegetables by fermentation and containing alcohol not in excess of twenty-two percent (22%) by volume.

<u>Wine or brandy manufacturer means a business whose activity is the production of wine or brandy.</u>

Sec. 4-2. – License Required – Classes of Licenses.

(a) No person shall manufacture, brew, sell or offer for sale intoxicating liquor in the City of Nixa without a currently valid liquor license issued by the City and the State of Missouri. A separate liquor license shall be required for each of the categories and subcategories of liquor sales in which the licensee desires to engage as set forth herein. No license shall be required if the manufacture is for personal use as allowed by Section 311.055, RSMo.

(b) <u>General Licenses</u>. Any person possessing the qualifications and meeting the requirements of this chapter may apply for the following licenses to sell or manufacture intoxicating liquor:

(1) <u>Package liquor – malt liquor only:</u> Sales of malt liquor at retail in the original package not for consumption on the premises where sold.

(2) <u>Package liquor – all kinds:</u> Sales of all kinds of intoxicating liquors in the original package at retail not for consumption on the premises where sold, including sales as set forth in subsections (b)(1).

(3) <u>Liquor by the drink – malt liquor/light wine only:</u> Sales of malt liquor and light wines at retail by the drink for consumption on the premises where sold, including sales as set forth in subsections (b)(1) of this section.

(4) <u>Liquor by the drink – all kinds:</u> Sales of intoxicating liquor of all kinds at retail by the drink for consumption on the premises where sold, including package sales as set forth in Subsection (b)(2) of this Section.

(5) Common eating and drinking areas: Sales of intoxicating liquor of all kinds by the drink not for consumption on the premises where sold but for consumption in a common eating or drinking area.

(6) <u>Liquor by the drink – resort:</u> Sales of liquor of all kinds by the drink at retail for consumption on the premises of any resort or qualified restaurant.

(7) Wine or brandy manufacturer: A producer of wine or brandy through a manufacturing process.

(8) <u>Microbrewery license</u>: A producer of beer, with an annual production of 10,000 barrels or less.

(c) <u>Sunday Sales</u>. Any person who is licensed under the provisions of this Chapter or who otherwise possesses the qualifications and meets the requirements of this Chapter may apply for the following licenses to sell intoxicating liquor on Sundays between the hours of 6:00 A.M. on Sunday and 1:30 A.M. on Monday:

(1) <u>Package liquor – all kinds: Sales of liquor of all kinds in the original package at retail, not for consumption on the premises where sold.</u>

(2) <u>Liquor by the drink – restaurant bar:</u> Sales of liquor of all kinds by the drink at retail for consumption on the premises of any restaurant bar.

(3) <u>Liquor by the drink – common eating and drinking area:</u> Sales of liquor of all kinds by the drink at retail not for consumption on the premises where sold but for consumption in a common eating or drinking area.

(4) <u>Liquor by the drink – all kinds:</u> Sales of liquor of all kinds by the drink at retail for consumption on the premises where sold.

(d) Permits.

(1) Temporary permit for sale by drink. Any person who possesses the qualifications and complies with the provisions of Section 4-3(c) below may apply for a special temporary permit to sell intoxicating liquor for consumption on premises where sold.

(2) <u>Tasting permit</u>. Any person who is licensed to sell intoxicating liquor in the original package at retail under subsections (b)(3) and (c) of this section above may apply for a special permit to conduct wine, malt beverage and distilled spirit tastings on the licensed premises; however, nothing in this section shall be construed to permit the licensee to sell wine, malt beverages or distilled spirits for on-premises consumption.

(3) Liquor Catering permit. Any person wishing to exercise the sale of liquor by the drink for an event held somewhere other than the location described within the Applicant's current and valid liquor license may apply for a Liquor Catering permit. Said permit may be issued for no more than a period of 72 consecutive hours. An application for a Liquor Catering permit must meet the following requirements:

<u>a.</u> <u>Materials required for Liquor Catering permit must be presented at the time</u> of application:

1. Signed letter from the entity requesting the permit.

2. Copy of related State Liquor license.

3. Signed letter of permission from the owner of the location or premise where the service of alcohol will be conducted.

4. Statement of intended dates for permit.

(4) A current and valid license for the sale of Liquor by the drink must be held by the Applicant of a permit for all appropriate jurisdictions, City and State.

(5) A current and valid license for the sale of Liquor by the drink must be held by the Applicant of a permit for all appropriate categories of intended sale.

Sec. 4-3. – License Regulations.

(a) Package Sales, Limitations. No license shall be issued for the sale of intoxicating liquor in the original package, not to be consumed upon the premises where sold, except to a person engaged in, and to be used in connection with, the operation of one (1) or more of the following businesses: a drug store, a cigar and tobacco store, a grocery store, a general merchandise store, a confectionery or delicatessen store, nor to any such person who does not have and keep in their store a stock of goods having a value according to invoices of at least one thousand dollars (\$1,000.00), exclusive of fixtures and intoxicating liquors. Under such license, no intoxicating liquor

- shall be consumed on the premises where sold nor shall any original package be opened on the premises of the vendor except as otherwise provided in this Chapter or law.
- (b) Newly-Opened Restaurant Bars. Any new restaurant bar having been in operation for less than ninety (90) days and having received temporary license in accordance with the State of Missouri's rules and regulations may be issued a temporary license, for a period not to exceed ninety (90) days, to sell intoxicating liquor by the drink at retail for consumption on the premises between the hours of 6:00 A.M. and 1:30 A.M. on weekdays and between the hours of 6:00 A.M. on Saturdays until 1:30 A.M. on Sundays. No intoxicating liquor may be sold on Sundays except in accordance with the provisions of Section 4-2(c).
- (c) Temporary Permit For Sale By Drink Certain Organizations.
 - (1) The City Administrator or their designee may issue a permit for the sale of intoxicating liquor for consumption on premises where sold to any church, school, civic, service, fraternal, veteran, political or charitable club or organization for sale at a picnic, bazaar, fair or similar gathering. The permit shall be issued only for the day or days named therein and it shall not authorize the sale of intoxicating liquor for more than seven (7) days by any such organization.
 - (2) If the event will be held on a Sunday, the permit shall authorize the sale of intoxicating liquor on that day beginning at 6:00 A.M.
 - (3) At the same time that an applicant applies for a permit under the provisions of this Subsection, the applicant shall notify the Director of Revenue of the holding of the event by certified mail and by such notification shall accept responsibility for the collection and payment of any applicable sales tax.
 - (4) No provision of law or rule or regulation of the City shall be interpreted as preventing any wholesaler or distributor from providing customary storage, cooling or dispensing equipment for use by the permit holder at such picnic, bazaar, fair or similar gathering.

(d) Operating Hours, Days,

- (1) No licensee or any employee of such licensee shall sell, give away or otherwise dispose of, or allow the same to be done, on or about the premises, any intoxicating liquor in any quantity except as outlined in Chapter 311 RSMo.
- (2) When January first (1st), March seventeenth (17th), July fourth (4th) or December thirty-first (31st) falls on Sunday and on the Sundays prior to Memorial Day and Labor Day and on the Sunday on which the national championship game of the National Football League is played, commonly known as "Super Bowl Sunday", any person having a license to sell intoxicating liquor by the drink may be open for

business and sell intoxicating liquor by the drink under the provisions of their license on that day from the time and until the time which would be lawful on another day of the week, notwithstanding any provisions of this Chapter to the contrary.

(e) General License Regulations.

(1) Each license issued hereunder shall be conspicuously posted on the premises for which the license has been issued.

(2) A separate license shall be required for each place of business. Every license issued under the provisions of this Chapter shall particularly describe the premises at which intoxicating liquor may be sold thereunder, and such license shall not be deemed to authorize or permit the sale of intoxicating liquor at any place other than that described therein.

(3) No license issued under this Chapter shall be transferable or assignable except as herein provided. In the event of the death of the licensee, the widow or widower or the next of kin of such deceased licensee, who shall meet the other requirements of this Chapter, may make application and the city administrator or their designee may transfer such license to permit the operation of the business of the deceased for the remainder of the period for which a license fee has been paid by the deceased. Whenever one (1) or more members of a partnership withdraws from the partnership, the city administrator or their designee, upon being requested, shall permit the remaining partner or partners originally licensed, to continue to operate for the remainder of the period for which the license fee has been paid, without obtaining a new license.

(4) In the event any licensee desires to change the location of their place of business in the city, it shall be necessary for them to file an application in the same manner as herein provided for an original application, except that no additional fee shall be charged and the amended license, describing the new location, shall be issued immediately upon the approval of the application by the city administrator or their designee. Any change of location of the enterprise prior to issuance of such an amended license shall constitute a violation of this Section.

Sec. 4-4. – Schedule of License Fees.

(a) The following categories and subcategories of licenses shall be issued upon compliance with the provisions of this Chapter and payment of the license fee as provided for herein.

(1) General Licenses.

a. Malt liquor – original package: \$75.00.

322	<u>b.</u>	Intoxicating liquor – all kinds – original package: \$150.00.		
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324	c. Malt liquor and light wines – by the drink: \$75.00.			
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326	<u>d.</u>	Common eating and drinking places: \$450.00.		
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328	<u>e.</u>	Wine and brandy manufacturer: \$300.00.		
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330	<u>f.</u>	Microbrewery: \$300.00.		
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332	<u>g.</u>	Intoxicating liquor – all kinds – by the drink: \$450.00.		
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334	<u>(2)</u> <u>Sun</u>	nday Sales. (Additional fees)		
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336	<u>a.</u>	Intoxicating liquor – original package: \$300.00.		
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338	<u>b.</u>	Restaurant bars: \$300.00.		
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340	<u>C.</u>	Common eating and drinking places: \$300.00.		
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342	<u>d.</u>	<u>Liquor by the drink – all kinds: \$300.00.</u>		
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344	<u>(3)</u> <u>Per</u>	<u>mits.</u>		
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346	<u>a.</u>	Temporary permit – by the drink for certain organizations (7 days max.):		
347		<u>\$37.50.</u>		
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349	<u>b.</u>	Tasting permit: \$37.50.		
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351	<u>C.</u>	Liquor Catering permit: \$15.00 per each calendar day.		
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353		ation – Proration and refund of fees. All licenses issued under the provisions		
354		nis Chapter shall expire on the thirty-first (31st) day of December following the		
355	issuance thereof. For a partial year license, the fee shall be prorated quarterly. No			
356		nse fee shall be returned to the holder upon sale, transfer or dissolution of the		
357	<u>bus</u>	iness of which the license was issued.		
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359		vocation or forfeit of license – fee not returned. In case of revocation or forfeiture		
360		ny license granted and issued under the provisions of this Chapter for cause		
361		otherwise, the City shall in no event return any part of the fee paid for such		
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364	<u>Sec. 4-5. –</u>	- Application for License and Renewal.		
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366	(a) Filing o	of an Application. Each application for an original or renewal license shall be		

filed with the city administrator or their designee on a form to be provided by the city,

signed and sworn to by the applicant. Each application shall be accompanied by a proper remittance reflecting the appropriate license fee made payable to the city and a copy of the related State liquor license or a copy of the application for the related State liquor license.

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(b) Qualifications. Neither the applicant nor any officer, director or shareholder of a corporate applicant shall have been convicted of a felony or of any distribution, sale or possession of any controlled substances or dangerous drugs. The applicant shall present with the application a bona fide sale contract or option duly executed, which may be subject to the applicant obtaining a liquor license, or a bona fide lease duly executed by the lessor, or an option for a lease duly executed, subject to the applicant obtaining a liquor license, covering the property for which a liquor license is requested. If the applicant is a corporation, the petition shall set forth all of the above information with respect to the managing officer or officers, identifying such officer or officers. The application shall further state the full name of the corporation, its date of incorporation. its registered agent and registered address, the names and addresses of all shareholders of the corporation, and whether said corporation operates any other business or controls or is controlled by any other corporation or business, and if so, the application shall further state the name of such controlled or controlling corporation or business, its registered agent and registered address, and the location of all businesses operated by it and the name and address of any such businesses with a liquor license, whether within or without the City; and the application shall also state if such controlling corporation or any controlled corporation is doing business under a fictitious name, and the address where said business is located. The city administrator or their designee may request such additional information as deemed necessary or appropriate in determining whether or not an application should be granted or denied.

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(c) Review of Application. Upon the submission of an application to the City, the city administrator or their designee shall review the application and all documents filed therewith and approve or deny the application in accordance with the following:

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(1) License applications shall be reviewed with respect to their proximity to particular established uses at the time of application to ensure that a separation of a least one hundred (100) feet exists between any business licensed to sell intoxicating liquor and any previously established school, church, or building regularly used as a place of worship.

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<u>a.</u> <u>Proximity shall be determined through the following methods:</u>

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1. When both uses occupy separate land parcels the measurement shall start with the nearest entrance of the establishment intending to provide intoxicating liquor and extend to the nearest property line of the established use in question through the most direct possible route.

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2. When both uses occupy the same premise the measurement will be taken from the nearest entrance of each use.

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- 3. In circumstances where neither of the above methods apply the determination of proximity shall be made by the city administrator or their designee.
- If a license applicant obtains the consent, in writing, of the Board of Directors <u>b.</u> of the school, or the consent, in writing, of the majority of the Managing Board of the church or place of worship then the requirements of Subdivision (1) of this section are waived and shall not be considered grounds for the denial of the application.
- If the subject location of an application had previously been issued a license <u>C.</u> which was valid within one (1) year immediately preceding the application for a new license, then the requirements of Subdivision (1) of this section are waived and shall not be considered grounds for denial of the application.
- (2) The city administrator or their designee shall approve the application and issue a license if after said application is reviewed it is found that:
 - No license theretofore issued to such applicant to sell intoxicating liquors has a. been revoked within two (2) years of the date of the application;
 - The applicant has not been convicted since the ratification of the Twenty-First <u>b.</u> Amendment to the Constitution of the United States of the violation of any law applicable to the sale of intoxicating liquor, or that such applicant has not employed in his/her business any person whose license has been revoked or who has been convicted of violating the provisions of such law since the date aforesaid:
 - The applicant plans and proposes to conduct a retail liquor business in <u>C.</u> compliance with the laws of the State of Missouri, the ordinances of the City and the provisions of this Chapter;
 - d. The application complies with all other requirements of the Nixa City Code.
- (3) Upon approval of any application for a license the city administrator or their designee shall grant the applicant a license for a term to expire on December 31st of the current calendar year, unless such license be revoked or suspended before the expiration of such term.
- (4) Applications for renewal of licenses must be filed on or before December 31st of each calendar year. The city administrator or their designee shall review such renewal applications in accordance with the provisions of this Chapter and all other ordinances of the City which may affect any such renewal application. Upon being satisfied that the renewal application is proper and in order and upon payment of

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the appropriate license fee, the city administrator or their designee shall renew the license.

Sec. 4-6. – Minors.

(a) Persons Eighteen Years of Age or Older May Sell or Handle Liquor, When.

(1) Except as otherwise provided in this Section, no person under the age of twenty-one (21) years shall sell or assist in the sale or dispensing of intoxicating liquor.

(2) In any place of business licensed in accordance with this Chapter, persons at least eighteen (18) years of age may stock, arrange displays, operate the cash register or scanner connected to a cash register, accept payment for, and sack for carry-out intoxicating liquor. Delivery of intoxicating liquor away from the licensed business premises cannot be performed by anyone under the age of twenty-one (21) years. Any licensee who employs any person under the age of twenty-one (21) years, as authorized by this Subsection, shall, when at least fifty percent (50%) of the licensee's gross sales does not consist of non-alcoholic sales, have an employee twenty-one (21) years of age or older on the licensed premises during all hours of operation.

(3) Persons eighteen (18) years of age or older may, when acting in the capacity of a waiter or waitress, accept payment for or serve intoxicating liquor in places of business which sell food for consumption on the premises if at least fifty percent (50%) of all sales in those places consists of food; provided that nothing in this Section shall authorize persons under twenty-one (21) years of age to mix or serve across the bar intoxicating beverages.

(b) Sales to Minor – Exceptions.

(1) No licensee, their employee, or any other person shall procure for, sell, vend, give away or otherwise supply any intoxicating liquor in any quantity whatsoever to any person under the age of twenty-one (21) years, except that this Section shall not apply to the parent or guardian of the minor nor to the supplying of intoxicating liquor to a person under the age of twenty-one (21) years for medical purposes only or to the administering of such intoxicating liquor to such person by a duly licensed physician. No person shall be denied a license or renewal of a license issued under this Chapter solely due to a conviction for unlawful sale or supply to a minor while serving in the capacity as an employee of a licensed establishment.

(2) Any owner, occupant, or other person or legal entity with a lawful right to the exclusive use and enjoyment of any property who knowingly allows a person under the age of twenty-one (21) to drink or possess intoxicating liquor or knowingly fails to stop a person under the age of twenty-one (21) from drinking or possessing intoxicating liquor on such property, unless such person allowing the person under

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course;

the age of twenty-one (21) to drink or possess intoxicating liquor is his/her parent 504 or quardian, is guilty of an ordinance violation. 505 506 (3) It shall be a defense to prosecution under this Subsection if: 507 508 The defendant is a licensed retailer, club, drinking establishment, or caterer 509 <u>a.</u> or holds a temporary permit, or an employee thereof; 510 511 The defendant sold the intoxicating liquor to the minor with reasonable cause 512 <u>b.</u> to believe that the minor was twenty-one (21) or more years of age; and 513 514 To purchase the intoxicating liquor, the person exhibited to the defendant a 515 <u>C.</u> driver's license. Missouri non-driver's identification card, or other official or 516 apparently official document, containing a photograph of the minor and 517 purporting to establish that such minor was twenty-one (21) years of age and 518 of the legal age for consumption of intoxicating liquor. 519 520 (c) Misrepresentation Of Age By Minor To Obtain Liquor — Use Of Altered Driver's 521 License, Passport Or I.D. Cards, Penalties. 522 523 (1) No person under the age of twenty-one (21) years shall represent, for the purpose 524 of purchasing, asking for or in any way receiving any intoxicating liquor, that they 525 have attained the age of twenty-one (21) years, except in cases authorized by law. 526 527 (2) In addition to Subsection (4)(a) of this Section, no person under the age of twenty-528 one (21) years shall use a reproduced, modified or altered chauffeur's license, 529 motor vehicle operator's license, identification card issued by any uniformed 530 service of the United States, passport or identification card established in Section 531 302.181, RSMo., for the purpose of purchasing, asking for or in any way receiving 532 any intoxicating liquor. 533 534 (d) Minors in Possession of Intoxicating Liquor. 535 536 (1) Any person under the age of twenty-one (21) years who purchases or attempts to 537 purchase, or has in their possession, any intoxicating liquor or who is visibly 538 intoxicated as defined in Section 577.001. RSMo., or has a detectable blood 539 alcohol content of more than two-hundredths of one percent (.02%) or more by 540 weight of alcohol in such person's blood is in violation of this Section. 541 542 (2) The provisions of this Subsection shall not apply to a student who: 543 544 Is eighteen (18) years of age or older; 545 a. 546 Is enrolled in an accredited college or university and is a student in a culinary b.

- <u>s required to taste, but not consume or imbibe, any beer, ale, porter, wine, or other similar malt or fermented beverage as part of the required curriculum; and</u>
 - d. Tastes a beverage under Subsection (5)(b)(3) of this Section only for instructional purposes during classes that are part of the curriculum of the accredited college or university.
 - e. The beverage must at all times remain in the possession and control of any authorized instructor of the college or university, who must be twenty-one (21) years of age or older. Nothing in this Subsection, may be construed to allow a student under the age of twenty-one (21) to receive any beer, ale, porter, wine or other similar malt or fermented beverage unless the beverage is delivered as part of the student's required curriculum and the beverage is used only for instructional purposes during classes conducted as part of the curriculum.
- (e) For purposes of prosecution under this Section, a manufacturer-sealed container describing that there is intoxicating liquor therein need not be opened or the contents therein tested to verify that there is intoxicating liquor in such container. The alleged violator may allege that there was no intoxicating liquor in such container, but the burden of proof of such allegation is on such person, as it shall be presumed that such a sealed container describing that there is intoxicating liquor therein contains intoxicating liquor.

Sec. 4-7. – Miscellaneous Offenses.

(a) <u>Off-Premises Consumption</u>. No licensee shall sell intoxicating liquor at retail in the original package, not to be consumed on the premises where sold, in any original package containing less than fifty (50) milliliters.

(b) Drinking in Public Places Prohibited.

- (1) For purposes of this Section, the term "public place" shall mean any public street, highway, sidewalk, or other public way of the City, or any City parking lot or property owned or under control of the City.
- (2) No person shall drink or ingest any intoxicating liquor in or on any public place, except this shall not apply to a City event in a public place, or when a special event permit has been issued by the City to hold a special event in a public place, or when a temporary permit for the sale by the drink has been issued pursuant to Section 4-3(c) and the organization has designated a specific area on the parking lot for the sale and consumption of alcohol.
- (3) No person shall possess or have under their control any unsealed glass, bottle, can or other open container of any type containing any intoxicating liquor while in

Page **13** of **25**

or upon any public place, except this shall not apply to a City event in a public place, or when a special event permit has been issued by the City to hold a special event in a public place, or when a temporary permit for the sale by the drink has been issued pursuant to Section 4-3(c) and the organization has designated a specific area on the parking lot for the sale and consumption of alcohol.

Sec. 4-8. – Administration of Law – License Suspension and Revocation.

(a) Suspension or Revocation of License – When – Manner. A hearing officer, appointed by the City Administrator, may suspend or revoke the license of any person for cause shown. In such cases the city administrator or their designee shall schedule a hearing before the hearing officer not less than ten (10) days prior to the effective date of revocation or suspension, and prior to the hearing the city administrator shall give not less than ten (10) days' written notice specifying grounds for the suspension or revocation thereof to the licensee of the grounds upon which the license is sought to be revoked or suspended and the time, date and place of the hearing. Notice may be accomplished by personal delivery, U.S. mail or by posting on the licensed premises. The hearing shall be conducted in accordance with Section 4-9 of this Chapter.

(b) <u>Grounds for Suspension or Revocation</u>. A license may be suspended or revoked for any of the following reasons:

(1) Violating any of the provisions of either this Chapter, Chapters 311 or 312, RSMo., or any ordinance of the City;

(2) Failing to obtain or keep a license from the State Supervisor of Liquor Control;

(3) Making a false affidavit in an application for a license under this Chapter;

(4) Failing to keep an orderly place or house;

(5) <u>Selling, offering for sale, possessing or knowingly permitting the consumption on the licensed premises of any kind of intoxicating liquors, the sale, possession or consumption of which is not authorized under the license;</u>

(6) Selling, offering for sale, possessing or knowingly permitting the consumption of any intoxicating liquor which has not been inspected and labeled according to the laws of the State of Missouri; or

(7) Selling, giving, or otherwise supplying intoxicating liquor to:

<u>a.</u> Any person under the age of twenty-one (21) years,

b. Any person during unauthorized hours on the licensed premises,

- c. A habitual drunkard or to any person who is under or apparently under the influence of intoxicating liquor, or
 - <u>d.</u> Any person on the licensed premises during a term of suspension as ordered by the Council.
- (c) <u>Automatic Revocation/Suspension</u>. A license shall be revoked automatically if the licensee's State liquor license is revoked or if the licensee is convicted in any court of any violation of Chapter 311 or Chapter 312, RSMo., or of any felony violation of Chapter 195, RSMo., in the course of business. A license shall be suspended automatically if the licensee's State liquor license is suspended, and the suspension shall be for a term not less than that imposed by the State.
- (d) Effect Of Suspension. No person whose license shall have been suspended by order of the Hearing Officer shall sell or give away any intoxicating liquor during the time such suspension is in effect. Any licensee desiring to keep premises open for the sale of food or merchandise during the period of suspension shall display the Hearing Officer's order of suspension in a conspicuous place on the premises so that all persons visiting the premises may readily see the same.
- Sec. 4-9. Hearing Upon Suspension or Revocation of Licenses.
- (a) <u>Testimony</u> <u>Evidence</u>. Hearings before the Hearing Officer shall be in the nature of a contested case. Testimony of witnesses and other evidence pertinent to the inquiry may be taken in such hearings, and all proceedings in such hearings shall be recorded. Any person residing or conducting a business within two hundred (200) feet of the establishment shall have the right to produce witnesses and testimony.
- (b) Witnesses How Summoned. Subpoenas may be issued by the Hearing Officer for any person whose testimony is desired at any hearing. Such subpoenas may be served and returns thereon made by any agent and in the same manner as provided by law for the service of subpoenas in civil suits in the Circuit Courts of this State. The Hearing Officer also may issue subpoenas duces tecum requiring the production of documents or other items pertaining to the subject of the inquiry.
- (c) <u>Witnesses To Be Sworn</u>. Before any witness shall testify in any such hearing, they shall be sworn by the hearing officer to tell the truth and nothing but the truth.
- (d) <u>Decision</u> <u>Suspension Or Revocation</u>. If the evidence supports a finding that the <u>license should be revoked or suspended pursuant to Section 4-9 of this Chapter, the Hearing Officer shall issue a written order which shall include specific findings of fact and conclusions of law setting forth the grounds for the action taken. If the evidence <u>fails to support a finding that the license should be revoked or suspended, then no such order shall be issued.</u></u>

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(e) Appeal. Any applicant or licensee aggrieved by a decision of the Hearing Officer may appeal such decision to the Circuit Court pursuant to the procedure set out in Chapter 536, RSMo, provided such appeal is filed within ten (10) days of the date of the Hearing Officer's decision. The appeal shall not stay the effect of the Hearing Officer's decision.

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Sec. 4-10. – Wine Sampling and Tasting.

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(a) A person or entity holding a license granted by the City for the sale of liquor in the original package not to be opened or consumed on the premises may provide a sampling or tasting of wine, malt beverages, and distilled spirits to customers upon issuance of a permit by the State Supervisor of Liquor Control and obtaining a City permit for sampling subject to the following:

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(1) Such sampling or tasting shall be limited to a serving of one (1) ounce samples and not more than a total of two (2) ounces to anyone (1) person from anyone (1) bottle of product. No person shall be allowed combined samples in excess of that allowed under the Division of Alcohol and Tobacco Control Tasting Guidelines for food demonstrations at any given sampling session whether or not a food demonstration is occurring.

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(2) Consumption of the sample must take place within the licensed premise where the sample is served.

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(3) No sampling or tasting shall be permitted for any customer under the age of twentyone (21) years.

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(4) Alcoholic beverage samples shall not be consumed during hours or days when the licensed premise is prohibited by law from being open to the public.

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(5) Except as specifically permitted by this Section, all other requirements of this Chapter shall remain in full force and effect.

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Sec. 4-11. – Penalties.

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Any person violating any of the provisions of this Chapter shall upon conviction be punished as set forth in Section 1-9 of the Nixa City Code.

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Sec. 4-12. Application of Missouri State Statutes.

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This Chapter shall be interpreted and enforced with reference to the definitions and provisions found in Chapter 311 of the Revised Statutes of Missouri.

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729 Sec. 4-2. Violations.

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Any person violating any of the provisions of this chapter shall, upon conviction thereof, be adjudged guilty of a misdemeanor and shall be punished as provided in this Code.

- (1) Provided, that upon final conviction of any person for a violation of any of the provisions of this chapter, such conviction shall automatically revoke the license hereunder issued to such person.
- (2) Provided further, that the term "conviction," as used herein, shall mean conviction upon final determination of any prosecution of any violation of this chapter.
- (3) Provided further, that no person having been convicted of a violation of any of the provisions of this chapter shall be issued a license or a renewal thereof for a period of one year from the date of such conviction.

Sec. 4-3. License fees.

The fees for licenses required under this chapter shall be as established as the maximum allowed by law.

Sec. 4-4. - Licenses nontransferable.

No license issued under this chapter shall be transferable or assignable.

Sec. 4-5. - Duration of licenses; proration and refund of fees.

All licenses issued under the provisions of this chapter shall expire on the December 31 following the issuance thereof. For a partial year license, the fee shall be prorated quarterly. No license fee shall be returned to the holder upon sale, transfer or dissolution of the business for which the license was issued.

Sec. 4-6. Revocation of licenses; suspension and forfeit of fee.

- (a) Revocation and suspension of license. The city council may, on hearing, revoke or suspend any license issued under the provisions of this chapter, for good cause shown, having first given such licensee not less than ten days' notice in writing of the application to revoke or suspend his license, prior to the order of revocation issuing.
 - (1) Such notice shall contain the grounds for such revocation or suspension set out therein, and shall command the licensee to be present at a regular or special meeting of the city council (at the date, time, and location set forth in the notice) and show cause, if any, why such license should not be suspended or revoked.
 - (2) The licensee shall have full right to be represented by counsel at such hearing, and may produce witnesses and evidence in his behalf at such hearing.

- (3) Service of the notice of revocation or suspension hearing shall be by the chief of police or his subordinate and may be served upon the licensee by leaving a copy thereof with the licensee or any person or employee in charge of the place of business of such licensee.
- (b) Revocation to forfeit license fee. In case of revocation or forfeiture of any license granted and issued under the provisions of this chapter for cause or otherwise, the city shall in no event return any part of the fee paid for such license.

Sec. 4-7. - Resort liquor license.

When a business in the city qualifies under the liquor control laws of the state for a resort liquor license, the city shall charge a fee of 1½ times the state fee.

Sec. 4-8. - Possession of illegal or untaxed liquors.

No person shall possess intoxicating liquor in any quantity for any purpose within the city which has not been lawfully manufactured.

Sec. 4-9. Sale to drunkards, minors.

- (a) No person or his employee shall sell or supply intoxicating liquor, malt liquor or non-intoxicating beer or permit the same to be sold or supplied to a habitual drunkard or to any person intoxicated or appearing to be in a state of intoxication.
- (b) Intoxicating liquor shall not be given, sold, or otherwise supplied to any person under the age of 21 years, but this shall not apply to the supplying of intoxicating liquor to a person under such age for medicinal purposes only, or by the parent or guardian of such person, or to the administering of such intoxicating liquor, malt liquor or non-intoxicating beer to such person by a physician. It shall be a defense to prosecution under this subsection if:
 - (1) The defendant is a licensed retailer, club, drinking establishment, or caterer or holds a temporary permit, or an employee thereof;
 - (2) The defendant sold the intoxicating liquor to the minor with reasonable cause to believe that the minor was 21 or more years of age; and
 - (3) To purchase the intoxicating liquor, the person exhibited to the defendant a driver's license, a state non-driver's identification card, or other official or apparently official document, containing a photograph of the minor and purporting to establish that such minor was 21 years of age and of the legal age for consumption of intoxicating liquor.
- (c) Any person under the age of 21 years, who purchases or attempts to purchase, or has in his or her possession, any intoxicating liquor as defined in RSMo 311.020, or who is visibly in an intoxicated condition as defined in RSMo 577.001, or has a

detectable blood alcohol content of more than two-hundredths of one percent or more by weight of alcohol in such person's blood is guilty of an offense. For purposes of prosecution under this section or any other provision of this chapter involving an alleged illegal sale or transfer of intoxicating liquor to a person under 21 years of age, a manufacturer-sealed container describing that there is intoxicating liquor therein need not be opened or the contents therein tested to verify that there is intoxicating liquor in such container. The alleged violator may allege that there was not intoxicating liquor in such container, but the burden of proof of such allegation is on such person, as it shall be presumed that such a sealed container describing that there is intoxicating liquor therein contains intoxicating liquor.

(d) For purposes of determining violations of any provision of this section, a manufacturer-sealed container describing that there is intoxicating liquor therein need not be opened or the contents therein tested to verify that there is intoxicating liquor in such container. The alleged violator may allege that there was not intoxicating liquor in such container, but the burden of proof of such allegation is on such person, as it shall be presumed that such a sealed container describing that there is intoxicating liquor therein contains intoxicating liquor.

(e) Any person under the age of 21 years who purchases or attempts to purchase, or has in his or her possession, any intoxicating liquor, or who is visibly in an intoxicated condition as defined in RSMo 577.001, shall be deemed to have given consent to a chemical test or tests of the person's breath, blood, saliva, or urine for the purpose of determining the alcohol or drug content of the person's blood. The implied consent to submit to the chemical tests listed in this subsection shall be limited to not more than two such tests arising from the same arrest, incident, or charge. Chemical analysis of the person's breath, blood, saliva, or urine shall be performed according to methods approved by the state department of health and senior services by licensed medical personnel or by a person possessing a valid permit issued by the state department of health and senior services for this purpose. The person tested may have a physician, or a qualified technician, chemist, registered nurse, or other qualified person at the choosing and expense of the person to be tested, administer a test in addition to any administered at the direction of a law enforcement officer. The failure or inability to obtain an additional test by a person shall not preclude the admission of evidence relating to the test taken at the direction of a law enforcement officer. Upon the request of the person who is tested, full information concerning the test shall be made available to such person. Full information is limited to the following:

(1) The type of test administered and the procedures followed;

(2) The time of the collection of the blood or breath sample or urine analyzed;

(3) The numerical results of the test indicating the alcohol content of the blood and breath and urine;

- 68 (4) The type and status of any permit which was held by the person who performed the test;
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 - (5) If the test was administered by means of a breath-testing instrument, the date of performance of the most recent required maintenance of such instrument.

Full information does not include manuals, schematics, or software of the instrument used to test the person or any other material that is not in the actual possession of the state. Additionally, full information does not include information in the possession of the manufacturer of the test instrument.

- (f) The provisions of this section shall not apply to a student who:
 - (1) Is 18 years of age or older;
 - (2) Is enrolled in an accredited college or university and is a student in a culinary course;
 - (3) Is required to taste, but not consume or imbibe, any beer, ale, porter, wine, or other similar malt or fermented beverage as part of the required curriculum; and
 - (4) Tastes a beverage under subdivision (3) of this subsection only for instructional purposes during classes that are part of the curriculum of the accredited college or university. The beverage must at all times remain in the possession and control of an authorized instructor of the college or university, who must be 21 years of age or older. Nothing in this subsection may be construed to allow a student under the age of 21 to receive any beer, ale, porter, wine, or other similar malt or fermented beverage unless the beverage is delivered as part of the student's required curriculum and the beverage is used only for instructional purposes during classes conducted as part of the curriculum.

Sec. 4-10. - Restrictions as to place of sale.

No person, agent or employee of any person in any capacity, shall sell intoxicating liquor in any other place than that designated in the license; nor at any other time or otherwise than is authorized in this chapter and the regulations herein provided for.

Sec. 4-11. - Drinking in public.

(a) No person or persons shall, within the corporate limits of the city, drink any kind of intoxicating liquors in any public street, alley or on any sidewalk, public lot or in any storeroom, office building, public offices where men and women come to transact their business, restroom, toilet rooms, or any public place within the corporate limits of the city, except in rooms where intoxicating liquors are legally sold and in private dwelling houses or any private place or during a special event having received authorization from the city council in conformance with section 16-321.

(b) No person or persons shall, within the corporate limits of the city, deposit, place, or throw down upon the streets or sidewalks any glass bottle or any breakable receptacle, nor shall they smash or break the same upon the public streets, sidewalks, public lots, storerooms, store buildings, office buildings, vacant lots, or place any bottle or bottles in any public toilet or any kind of container or receptacle having contained intoxicating liquors of any kind in any public building.

ARTICLE II. - SALES BY THE DRINK

DIVISION 1. – GENERALLY

Sec. 4-41. Scope.

The provisions of this article apply only to malt liquor containing alcohol not in excess of five percent by weight, and light wines containing not in excess of 14 percent of alcohol by weight made exclusively from grapes, berries and other fruits and vegetables, by the drink at retail for consumption on the premises where sold to any person other than a charitable, fraternal, religious, service or veterans' organization which has obtained an exemption from the payment of federal income taxes as provided in section 501(c)(3), 501(c)(4), 501(c)(5), 501(c)(7), 501(c)(8), 501(c)(10), 501(c)(19), or 501(d) of the United States Internal Revenue Code of 1954, as amended.

Sec. 4-42. Hours of sale.

(a) No person having a license under this article nor any employee of such person, shall sell, give away or otherwise dispose of, or suffer the same to be done upon or about his licensed premises, any intoxicating liquor in any quantity between the hours of 1:30 a.m. and 6:00 a.m. on weekdays or between the hours of 1:30 a.m. Sunday and 6:00 a.m. Monday. The premises shall be and remain a closed place as defined in this section between the hours of 1:30 a.m. and 6:00 a.m. on weekdays and between the hours of 1:30 a.m. Sunday and 6:00 a.m. Monday.

(b) Where such licenses are held by clubs or hotels, this section shall apply only to the room or rooms in which intoxicating liquor is dispensed; and where such licenses are held by restaurants whose business is conducted in one room only and substantial quantities of food and merchandise other than intoxicating liquors are dispensed, then the licensee shall keep securely locked during the hours and on the days specified in this section all refrigerators, cabinets, cases, boxes, and taps from which intoxicating liquor is dispensed. A "closed place" is defined to mean a place where all doors are locked and where no patrons are in the place or about the premises.

(c) Any person violating any provision of this section shall be deemed guilty of a class A misdemeanor.

(d) Nothing in this section shall be construed to prohibit the sale or delivery of any intoxicating liquor during any of the hours or on any of the days specified in this section by a wholesaler licensed under the provisions of RSMo 311.180 to a person licensed to sell the intoxicating liquor at retail.

DIVISION 2. - LICENSE

Sec. 4-73. Required.

Intoxicating liquor may be sold by the drink at retail for consumption on the premises where sold, when the person, partnership or corporation desiring to sell such intoxicating liquor intoxicating liquor by the drink at retail for consumption on the premises where sold, shall have been licensed to do so by the city and under the provisions of this chapter.

Sec. 4-74. Applications; procedure.

 All applications for licenses under this article shall be made in writing to the city council. No license shall be granted at the same meeting of the city council at which the application is presented, except by unanimous vote of the city council. Provided, however, that such application may be passed on by the city council at the first meeting of the city council at which the application is presented, if such applicant has first served notice, in writing, of his intention to present such application (including a copy of the application) upon each member of the city council, at least five days before the meeting of the city council at which such application is to be presented.

Sec. 4-75. Zoning district.

No license shall be issued for the sale of intoxicating liquor at retail by the drink, for consumption on the premises in the city, except where the place of such business, according to the application for such license, is to be located within a zoning district where such use is authorized.

Sec. 4-76. Granting; conditions to be met.

 (a) On approval of the application by the city council and payment of the license tax herein provided, the city clerk shall grant the applicant a license to conduct business in the city for one year from the date of issuance of such license or for a fraction thereof as provided in section 4-5. A separate license shall be required for each place of business.

(b) Every license issued under the provisions of this article shall particularly describe the premises at which intoxicating liquor may be sold thereunder, and such license shall not be deemed to authorize or permit the sale of malt liquor and/or intoxicating beer at any place other than that described therein.

(c) Provided that the city clerk shall not deliver to any person a license under the 1005 1006 provisions of this article until such person shall produce the receipt of the city showing that the taxes levied on such license have been paid. 1007 1008 Sec. 4-77. Limitation of number of licensed establishments. 1009 1010 (a) The following words, terms and phrases, when used in this article, shall have the 1011 meanings ascribed to them in this section, except where the context clearly indicates 1012 1013 a different meaning: 1014 1015 Malt liquor means any beverage manufactured from pure hops or pure barley malt or wholesome grains or cereals and wholesome yeast and pure water, containing 1016 alcohol in excess of 3.2 percent by weight and not in excess of five percent by 1017 1018 weight. 1019 1020 Nonintoxicating beer means any beer manufactured from pure hops or pure 1021 extracts of hops, and pure barley malt or other wholesome grains or cereals, and wholesome yeast, and pure water, and free from all harmful substances, 1022 preservatives and adulterants, and having an alcoholic content of more than one-1023 1024 half of one percent of volume, and not exceeding 3.2 percent by weight. 1025 (b) The number of licenses which shall be issued and outstanding for the sale of malt 1026 liquor or nonintoxicating beer is hereby set, fixed, and determined as follows: 1027 1028 (1) The total number of licenses issued for the sale of malt liquor shall be one for each 1029 1030 2,000 of population. 1031 1032 (2) The number of licenses for sale of non-intoxicating beer shall be one for each 1,000 of population. 1033 1034 (3) Provided that no person now holding any such license shall be denied a re-1035 issuance thereof from time to time because of this section, unless such license 1036 1037 shall be permitted to lapse. 1038 ARTICLE III. - ORIGINAL PACKAGE SALES 1039 1040 1041 **DIVISION 1.—GENERALLY** 1042 1043 Sec. 4-98. Original package sales. 1044 Intoxicating liquor shall be sold at retail in the original package, only upon a license 1045

otherwise may be provided in this chapter. 1049 **DIVISION 2. – LICENSE** 1050

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granted by the city, and such so sold shall not be consumed upon the premises where

sold, nor the original package opened on such premises of the vendor, except as

Sec. 4-127. Required.

It shall be unlawful for any person, firm, partnership, or corporation to manufacture, sell or expose for sale, either at wholesale or retail, in the city, intoxicating liquor in any quantity, without first having obtained a license from the city, except as otherwise provided herein.

Sec. 4-128. Location.

No license shall be issued under this article where the place of such business sought to be licensed, according to the application for such license, is located in a zoning district where such use is authorized.

Sec. 4-129. Qualifications of applicant.

No person shall be granted a license under this article, unless such person is of good moral character and meets the requirements as specified by state law.

Sec. 4-130. Eligibility for original package sales license.

No license shall be issued for the sale of intoxicating liquor in the original package except to a person engaged in, and for use thereby in connection with, the operation of one or more of the following businesses: a drugstore, cigar and tobacco store, grocery store, general merchandise store, confectionery or delicatessen store; nor shall such license be issued to any such person who does not have and keep in his store a stock of goods having a value, according to invoices at the time of making the application for license, of at least \$1,000.00, exclusive of fixtures and intoxicating liquors.

SECTION 2: Savings Clause. Nothing in this Ordinance shall be construed to affect any suit or proceeding now pending in any court or any rights acquired, or liability incurred nor any cause or causes of action occurred or existing, under any act or ordinance repealed hereby.

 SECTION 3: Severability Clause. 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 Council hereby declares that it would have adopted the Ordinance and each section, subsection, sentence, clause, or phrase thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses, or phrases be declared invalid.

SECTION 4: This Ordinance shall be in full force and effect from and after its final passage by the City Council and after its approval by the Mayor, subject to the provisions of section 3.11(q) of the City Charter.

COUNCIL BILL NO. 2023-12

ORDINANCE	NO.

ADOPTED BY THE COUNCIL THIS 8th DAY OF March, 2023.				
	ATTEST:			
PRESIDING OFFICER	CITY CLERK			
T RESIDING OF FIGER	OH F GLERIC			
APPROVED BY THE MAYOR THIS	DAY OF, 202			
	ATTEST:			
MAYOR	CITY CLERK			
APPROVED AS TO FORM:				
CITY ATTORNEY				