

Agenda Item Number

Date September 11, 2023

An Ordinance entitled, "AN ORDINANCE to amend the Municipal Code of the City of Des Moines, Iowa, 2000, adopted by Ordinance No. 13,827, passed June 5, 2000, as heretofore amended, by amending Sections 10-43, 10-45, 10-46, 10-47, 10-48, 10-49, 10-50, 10-51, 10-52, 10-53, 10-54, 10-55, 10-56, 10-57, 10-58, 10-59, 10-60, 10-61, 10-62, 10-63, 30-370, 74-96 and repealing 10-44, relating to liquor, wine or beer licenses",

# (Council Communication No. 23-398)

presented.

Moved by\_\_\_\_\_\_ that this ordinance be considered and given first vote for passage. Second by

FORM APPROVED:

(First of three required readings)

<u>/s/ Megan Norberg</u>

Megan E. Norberg Assistant City Attorney

COUNCIL ACTION	YEAS	NAYS	PASS	ABSENT	<b>CERTIFICATE</b> I, LAURA BAUMGARTNER, City Clerk of said City hereby certify that at a meeting of the City Council of said City of Des Moines, held on the above date, among other proceedings the above was adopted. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal the day and year first
COWNIE					
BOESEN					
GATTO					
SHEUMAKER					
MANDELBAUM					
VOSS					
WESTERGAARD					
TOTAL					
MOTION CARRIED APPROVED				PROVED	above written.
Mayor					City Clerk

ORDINANCE NO.

AN ORDINANCE to amend the Municipal Code of the City of Des Moines, Iowa, 2000, adopted by Ordinance No. 13,827, passed June 5, 2000, as heretofore amended, by amending Sections 10-43, 10-45, 10-46, 10-47, 10-48, 10-49, 10-50, 10-51, 10-52, 10-53, 10-54, 10-55, 10-56, 10-57, 10-58, 10-59, 10-60, 10-61, 10-62, 10-63, 30-370, 74-96 and repealing 10-44, relating liquor, wine or beer licenses.

Be It Ordained by the City Council of the City of Des Moines, Iowa:

Section 1. That the Municipal Code of the City of Des Moines, Iowa, 2000, adopted by

Ordinance No. 13,827, passed June 5, 2000, as heretofore amended, Sections 10-43, 10-45, 10-

46, 10-47, 10-48, 10-49, 10-50, 10-51, 10-52, 10-53, 10-54, 10-55, 10-56, 10-57, 10-58, 10-59,

10-60, 10-61, 10-62, 10-63, 30-370, 74-96 and repealing 10-44, relating liquor, wine or beer

licenses, as follows:

## Sec. 10-43. Conditions for approval.

The following conditions and regulations must be met by an applicant for a liquor<u>,-control</u> license or a wine or beer <u>permitlicense</u>:

- (1) The applicant must give consent in writing on the application that members of the fire and police departments and the building inspector may enter upon the premises without warrant to inspect for violations of the provisions of state law and of this chapter.
- (2) The premises for which a liquor control license, or a wine or a beer permit license is sought must be located within an area where such business is permitted by chapter 134 of this Code and must otherwise conform to the city zoning requirements.
- (3) The premises of a class B beer permit shall, at the time of the application, continue to be equipped with sufficient tables and seats to accommodate 25 persons at one time.
- (4) All permits and licenses provided for in this chapter shall be displayed in a conspicuous place on the premises of the permit or license holder and at all times shall be subject to inspection.
- (5) No liquor, control license or a wine or beer permit license shall be approved for premises which do not conform to all applicable laws, ordinances, resolutions, and health and fire regulations.
- (6) Licensed premises located outside the DX1, DX2 and DXR zoning districts shall conform with the following:
  - a. In addition to subsections (1) through (8) of this section, neither class A, B, C or special class C licenses nor class <u>F license</u> B beer permits shall be granted for premises which are not operated as a restaurant at least half of

whose gross income is derived from the sale of prepared food and foodrelated services and which are located within 150 feet of any church, school, public park or licensed child care center as defined by I.C. ch. 237A.

- b. No class B, special class B native wine or C native wine permit, class C beer permit, or class E liquor-license shall be granted to an applicant whose premises are within 75 feet of any church, school, or public park or licensed child care center as defined by I.C. ch. 237A.
- c. In determining the distances set out in this subsection, measurements shall be taken on a direct line from the nearest property line of the premises upon which the place of business of an applicant for a permit or license is located and over which such applicant has control, to the nearest property line of the parcel of real estate upon which the church, public park, licensed child care center or school building is situated. These area restrictions shall not affect the right of present permit or license holders who have qualified under the rules heretofore in effect, or their successors by purchase, from renewing their permits or licenses in their present locations.
- (7) a. Except in the DX1, DX2 and DXR zoning districts, neither new permits or licenses nor transfers of existing permits or licenses, other than class BC beer permits and class E liquor-licenses, will be granted for locations not currently operating under a permit or license, unless 75 percent of the property abutting on both sides of the same street as the premises for which the license or permit is requested and extending 200 feet to the right and left from the center point of such premises facing such street is either currently put to a commercial use or is commercially zoned by chapter 134 of this Code. An exception to this restriction is permitted where the applicant's premises are operated as a restaurant, at least half of the gross income of which is derived from the sale of prepared food and food-related services.
  - b. In measuring the distances in subsection (7)a. of this section, rights-ofway of intersecting city streets and alleys shall be excluded.
  - c. Where the premises involved are located on a corner lot at the intersection of two streets, it will be sufficient if the usage or zoning so measured along either intersecting street meets the requirements of subsection (7)a-of this section.
- (8) The area restrictions set forth in this section shall not affect the right of present permit or license holders or their successors by purchase from renewing their permits or licenses in their present locations. No property whose principal structure shall be used wholly or in part for residence purposes shall be deemed actually devoted to commercial use unless more than 50 percent of the gross floor area of the structure shall be devoted to commercial use.
- (9) The subsections of this section concerning the location of new or transferred permits and-licenses shall not apply to an application for a permit or-license by a college or university where 75 percent of the real estate, exclusive of street rights-

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of-way, within 200 feet of the structure for which the permit or-license is sought, is owned by the college or university.

- (10) a. Subsections (2) and (3) of this section shall not apply to a person who makes application for a class C-liquor license, or a special class C license B beer permit, a class B wine permit, or a class B or C native wine permit in connection with the operation of a concession stand or event at a city park designated "community" or "major" by the director of the park and recreation department, or at a city-owned golf course. The city council may approve an application for a class C-liquor license, or a special class C license-B beer permit, a class B wine permit, or a class B or C native wine permit in connection with the operation of a concession stand or event at a city parks designated "neighborhood" in special class upon review of the facts and taking into account the recommendation of the park and recreation board.
  - b. For the purposes of section 10-47 of this chapter, each park at which an applicant desires to operate a concession stand or event and sell alcoholic beverages shall be deemed a separate place of business for which such applicant shall be required to have a separate license-or permit.
- (11) Subsection (2) of this section shall not apply to a club or corporation which makes application for a class <u>FA liquor control</u> license in connection with the operation of and located on the land occupied by a private full-sized nine- or 18-hole golf course.
- (12) Subsection (6)a. of this section shall not apply to nonprofit corporations which make application for a five-day, 14-day, seasonal, or Sunday sales-liquor control license, where the sale of alcoholic beverages does not occur between the hours of 8:00 a.m. and 5:00 p.m., and where the sale of alcoholic beverages is done on a temporary basis for special events and so as to not comprise greater than 50 percent of the gross revenue for each day alcoholic beverages are sold.
- (13) The required separation from any church, school, public park or licensed child care center imposed by subsection (6)a. of this section, and the requirements of subsection (7)a. of this section, shall not apply to nonprofit corporations which make application for a five-day liquor control-license, where the sale of alcoholic beverages occurs only between the hours of 11:00 a.m. and 10:00 p.m., and outside the regular school hours of any school within 150 feet.
- (14) For all class A, B, C<sub>2</sub> or special class C and class F liquor-licenses and all class B beer permits the applicant must provide a statement that all designated security employees have received training and certification in security methods. Such training shall be performed and certified to by a third party that is in the training business and shall include a minimum of four hours of training in the following areas: de-escalation techniques, anger management techniques, civil rights or unfair practices awareness as provided in I.C. § 216.7, recognition of fake or altered identification, information on laws applicable to the serving of alcohol at a licensed premises, use of force and techniques for safely removing patrons, and instruction on proper physical restraint methods used against a person who has become combative.

#### Sec. 10-44. <u>Repealed by Ord. No. --,---Classes of beer permits</u>.

Beer permits shall be classed as follows:

- (1) Class B. A class B permit shall allow the holder to sell beer at retail for consumption on or off the premises.
- (2) Class C. A class C beer permit shall allow the holder to sell beer at retail for consumption off the premises only. Such sales shall be in original containers only. No class C permit shall be issued to any person except the owner or proprietor of a grocery store or pharmacy.
- (3) Sunday sales. Any club, hotel, motel, or commercial establishment holding a class B beer permit may apply for and receive permission to sell and dispense beer to patrons on Sunday for consumption on or off the premises between the hours of 10:00 a.m. and 12:00 midnight on Sunday. Any class C beer permittee may sell beer for consumption off the premises between the hours of 10:00 a.m. and 12:00 midnight on Sunday. For the privilege of selling beer on Sunday, the beer permit fees of the applicant shall be increased by 20 percent of the regular fees prescribed for the permit pursuant to this chapter, and the privilege shall be noted on the beer permit.

#### Sec. 10-45. Classes of liquor control-licenses.

Liquor control licenses shall be classed as follows:

- (1) Class <u>FA</u>. A class <u>FA liquor control</u> license issued to a club shall authorize the holder to purchase alcoholic liquors from class E liquor <u>control</u>-licensees only, wine from class A wine permittees or <u>class E or B licenses</u> only, <u>and native wines from native wine manufacturers and to sell such liquors</u>, wine, and beer <u>from a class A beer permittees or class E or B licensees only</u>, to bona fide members and their guests by the individual drink for consumption on the premises only.
- (2) Class B. A class B liquor control license issued to a hotel or motel shall authorize the holder to purchase alcoholic liquors from class E liquor control licensees only, wine from class A wine permittees only, and native wines from native wine manufacturers and to sell such liquors, wine, and beer to patrons by the individual drink for consumption on the premises only. However, beer may also be sold for consumption off the premises. Each such license shall be effective throughout the premises described in the application.
- (23) Class C. A class C liquor control-license issued to a commercial establishment must be issued in the name of the individual who actually owns the entire business and shall authorize the holder to purchase alcoholic liquors from class E liquor control licensees only, wine from class A wine permittees, class E or B licensees only, and native wines from native wine manufacturers and to sell such liquors, wine, and-beer from class A beer permittees or E or B licensees to patrons by the individual drink for consumption on the premises only. However, liquor, wine and beer in original unopened containers may also be sold for consumption off the premises. In addition, mixed drinks or cocktails may also be sold for consumption off the premises subject to the requirements of section 123.49, subsection 2, paragraph "d".

- (<u>3</u>4) Special class C. A special class C liquor control license shall authorize the holder to purchase wine from class A wine permittees or class E or B licensees and beer from class A beer permittees or class E or B licensees only and to sell wine and beer to patrons by the individual drink for consumption on the premises only. However, wine and beer in original unopened containers may also be sold for consumption off the premises.
- (45) Class E. A class E liquor control-license shall authorize the holder to purchase alcoholic liquor from the state department only, wine from class A wine permittees only and and high alcoholic content beer from a state class AA beer permittees only and to sell the alcoholic liquor, wine and high alcoholic content beer to patrons for consumption off the licensed premises and to other liquor control-licensees. A holder of a class E liquor control-license may hold other retail liquor control licenses or retail wine or beer permits, but the premises licensed under a class E liquor control-license shall be separate from other licensed premises, though the separate premises may have a common entrance. However, the holder of a class E liquor control license may also hold a class B wine or class C beer permit or both for the premises licensed under a class E liquor control license.
- (6) Sunday sales. Any club, hotel, motel, or commercial establishment holding a liquor control license may apply for and receive permission to sell and dispense alcoholic liquor and wine to patrons on Sunday for consumption on the premises only, and beer for consumption on or off the premises between the hours of 10:00 a.m. and 12:00 midnight on Sunday. For the privilege of selling beer, wine, and alcoholic liquor on the premises on Sunday, the liquor control license fee of the applicant shall be increased by 20 percent of the regular fee prescribed for the license pursuant to this article, and the privilege shall be noted on the liquor control license.

#### Sec. 10-46. Classes of wine licensepermits.

Wine permits shall be classed as follows:

- (1) Class B. A class B permit shall allow the holder to sell wine at retail for consumption in original containers only off premises.
- (21) <u>Special Class B native wine license</u>. A <u>special class B native wine license -permit</u> shall <u>authorize the holder to purchase wine from a native winery holding a class</u> <u>"A" wine permit and allow the holder to sell at retail native wine only for consumption in original containers only off premises.</u>
- (3) Class C native. A class C native permit shall allow the holder to sell at retail native wine only for consumption on or off premises.

## Sec. 10-47. Separate locations.

Every person holding a liquor, wine or beer control license or wine or beer permit, having more than one place of business where such liquor, wine or beer is sold, shall be required to have a separate license for each separate place of business, except as otherwise provided by state law.

## Sec. 10-48. Contents of application; bond.

- (a) A verified application for the original issuance or the renewal of a liquor, wine or beer control license, wine permit or beer permit shall be <u>submitted electronicallyfiled at such</u> time, in such number of copies, and in <u>such form as a manner prescribed by</u> the administrator of the alcoholic beverages division of the state's department of commerce shall prescribe, on forms prescribed by him or her.
- (b) Except for class E liquor control license applications, the application shall be accompanied by the required fee and shall be filed with the city clerk for city council approval or disapproval 30 days prior to the first date of sale or 30 days prior to the renewal date. Applications for temporary licenses and permanent or temporary beer gardens, where the applicant holds a current license, and transfers for current license holders may be filed less than 30 days in advance but must still be timely filed to allow the application to be placed on the council agenda for approval or disapproval.
- (c) A class E liquor control application shall be accompanied by the required fee and a bond in a sum of not less than \$5,000.00 nor more than \$15,000.00, as established by the state department, and in a form prescribed by the administrator of the alcoholic beverages division of the state's department of commerce; however, a bond shall not be required if the applicant submits a written statement from the state department waiving the bond requirement. The application shall be deemed timely filed when filed with the city clerk for city council approval or disapproval 30 days prior to the first date of sale or 30 days prior to the renewal date.

## Sec. 10-49. Investigation of applicant and premises.

Upon receipt of an original application for a liquor, wine or beer license, wine permit, or beer permit-by the city clerk, information shall be forwarded to the chief of police or his or her designee, who shall conduct an investigation and shall approve or disapprovesubmit a written report on the applicant as to the truth of the facts averred in the application. It shall be the duty of the building official, zoning enforcement officer and the fire chief or their designees to inspect the premises to determine if they conform to the city's requirements, and no license or permit shall be approved until or unless a report has been filed with the city council by such officers inspections are completed.

## Sec. 10-50. Procedures for suspension, revocation, or civil penalty.

- (a) Whenever the city council finds that the licensee, permittee, his or her employees or agents has furnished any false information required under this article or has violated or failed to comply with any of the requirements of this chapter, any other chapter of this Code, or state law, the city council may, impose a civil penalty upon the licensee-or permittee, and/or suspend or revoke the license-or permit.
- (b) No civil penalty, suspension or revocation shall issue except upon notice delivered to the licensee or permittee-by mailing notice in the regular mail, addressed to the licensee or permittee at the licensed premises, a minimum of ten days prior to the date set for hearing before the council. Such notice shall inform the licensee or permittee of the time, date and place of hearing and shall set out briefly the reasons therefor.

- (c) If, after such hearing, the city council makes a finding based on substantial evidence that a violation of this chapter or another chapter of this Code or state law did in fact take place as alleged, the city council may impose a civil penalty and/or suspend or revoke the license-or permit; the determination of whether to impose a civil penalty and/or suspend or suspend or revoke such license or permit-shall be in the discretion of the city council and shall be dependent upon the circumstances surrounding the violation and its severity.
- (d) A licensee or permittee-whose license or permit-has been revoked shall not be eligible for another such license-or permit for a period of two years after such revocation.

# Sec. 10-51. Renewal application.

- (a) Upon receipt of an application for the renewal of a liquor, wine or beer license, wine permit, or beer permit, the information shall be forwarded to the chief of police or his or her designee, who shall conduct an investigation and shall submit a written report on the applicant as to the truth of the facts averred in the application.
- (b) Inspection of the premises will be the same as under section 10-49 of this chapter.

# Sec. 10-52. Notice of change of management.

If a different person becomes manager or any officer dies or is removed, the business licensed <del>or</del> <del>permitted</del>-pursuant to this article shall notify the office of the city clerk within three days, stating the name of the new manager or officer.

# Sec. 10-53. Civil liability.

Every liquor, wine or beer control licensee and class B beer permittee shall furnish proof of financial responsibility as required by I.C. § 123.92 either by the existence of a liability insurance policy or by posting bond in such amount as determined by the state department.

# Sec. 10-54. Fees.

- (a) The following fees shall be submitted with the respective application for the license or permit required by this article:
- (1) For a class B beer permit the annual fee shall be \$300.00.
  - (12) For a class <u>B license</u><u>C beer permit</u> the annual fee shall be graduated on the basis of the amount of interior floor space which comprises the retail sales area of the premises covered by the permit, as follows:
    - a. Up to 1,500 square feet, \$75250.00.
  - \_\_\_\_\_b. Over 1,500 square feet and up to 2,000 square feet, \$100350.00.
    - c. Over 2,000 square feet and up to 5,000 square feet, \$200500.00.
  - d. Over 5,000 square feet, \$<del>300</del>750.00.
  - (23) For a class <u>F-A liquor control</u> license the annual fee shall be as follows:
  - a. A club with 250 members or more, \$600.00 plus state surcharge.
  - b. A club with less than 250 members, \$400.00 plus state surcharge.
  - c. A club which is a post, branch, or chapter of a veterans organization chartered by the Congress of the United States, if such club does not sell

or permit the consumption of alcoholic beverages on the premises more than one day in any week or more than 52 days in a year, and if the application for a license states that such club does not and will not sell or permit the consumption of alcoholic beverages on the premises more than one day in any week or more than 52 days in a year, 20060.00 plus state surcharge.

(4) For a class B liquor control license the annual fee shall be \$1,300.00 plus state surcharge.

- (35) For a class C-liquor control license the annual fee shall be 1,300250.00 plus state surcharge.
- (<u>46</u>) For a class E <del>liquor control</del> license the annual fee shall be a sum determined as follows:
  - a. <u>Up to 1,500 square feet, \$2,500.00</u>For licensed premises at which gasoline is not sold, a sum of not less than seven hundred and fifty dollars, and not more than seven thousand five hundred dollars as determined on a sliding scale as established by the state alcoholic beverages division taking into account the factors of square footage of the licensed premises, the location of the licensed premises, and the population of the area of the location of the licensed premises.
  - b. <u>Over 1,500 square feet and up to 2,000 square feet, \$3,500.00</u>For licensed premises at which gasoline is sold, a sum equal to the greater of five thousand dollars or the amount that would be established pursuant to subparagraph a. if gasoline were not sold at the premises.
    - Over 2,000 square feet and up to 5,000 square feet, \$5,000.00.
    - d. Over 5,000 square feet, \$7,500.00.
- (<u>5</u>7) For a special class Cliquor control license the annual fee shall be \$450.00 plus state surcharge.
- (8) For a class B wine permit the annual fee shall be \$500.00.
- (<u>69</u>) For a <u>class\_special special class</u> B native wine <u>permit\_license</u> the annual fee shall be <u>\$1</u>25.00.
- (10) For a class C native wine permit the annual fee shall be \$25.00.
- (11) For the privilege of selling and dispensing alcoholic liquor, wine, or beer to patrons on Sunday the annual fee shall be increased by 20 percent of the regular prescribed fee plus the designated state surcharge.
- (b) The police department is authorized to charge and collect an administrative fee on requests for an exemption certificate pursuant to section 10-8 Article I of this chapter for investigating and processing such exemption certificates. The City Clerk may collect this fee in lieu of the police department. The fee shall be in the amount set in the Schedule of Fees adopted by the City Council by resolution.
- (c) The City Clerk is authorized to charge and collect a transfer fee as established by the administrator of the state alcoholic beverages division.

## Sec. 10-55. Scope.

C.

(a) A liquor, wine or beer <u>-control</u>-license, wine permit or beer permit shall be a purely personal privilege and shall be revocable for cause. It shall not constitute property nor be

subject to attachment and execution nor be alienable or assignable, and in any case it shall cease upon the death of the permittee or licensee.

- (b) However, the administrator of the alcoholic beverages division of the state's department of commerce may in his or her discretion allow the executor or administrator of a permittee or licensee to operate the business of the decedent for a reasonable time not to exceed the expiration date of the permit or license.
- (c) Every permit or license shall be issued in the name of the applicant, and no person holding a permit or license shall allow any other person to use the permit or license.

State law reference(s)--Similar provisions, I.C. § 123.38.

Sec. 10-56. City council action.

Action taken by the city council pursuant to this article shall be so endorsed on the application, and thereafter the application, fee, and bond, if required, shall be forwarded to the state department for such further action as is provided by law.

Sec. 10-57. Expiration.

Notwithstanding section 10-58, all liquor, wine or beer control licenses, wine permits and beer permits, unless sooner suspended or revoked, shall expire one year from the date of issuance.

State law reference(s)--Similar provisions, I.C. § 123.34354(1).

## Sec. 10-58. Five-day, 14-day and seasonal permits and licenses.

- (a) Applications for<del>six or</del> eight-month seasonal licenses, class <u>F</u>, <u>class C</u> or <u>special class C</u> <u>licenses</u><del>B</del> wine permits, or class B beer permits</del> may be accepted by the city council for a proportionate part of the license <del>or permit</del> fee.
- (b) The city council may accept applications for 14-day <u>class F, class C or special class C</u> <u>licenses</u> class A, class B, and class C liquor control licenses and 14 day class B beer permits. A 14-day liquor licenseor permit, if granted, is valid for 14 consecutive days, but the holder shall not sell on the two Sundays in the 14-day period unless the holder qualifies for and obtains the privilege to sell on Sundays. The fee for a 14-day liquor license or beer permit is one quarter of the annual fee for that class of liquor license-or beer permit. The fee for the privilege to sell on the two Sundays in the 14-day period is 20 percent of the price of the 14-day liquor license or beer permit.
- (c) The city council may accept applications for five-day class F, class C or special class C <u>licenses</u> elass A, class B, and class C liquor control licenses and five-day class B beer permits. A five-day license-or permit, if granted, is valid for five consecutive days, but the holder shall not sell alcoholic beverages on Sunday in the five-day period unless the holder qualifies for and obtains the privilege to sell on Sunday. The fee for the five-day liquor control-license or beer permit is one-eighth of the annual fee for that class of license-or permit. The fee for the privilege to sell on a Sunday in the five-day period is ten percent of the price of the five-day liquor control license or beer permit.

(d) No seasonal license or permit shall be renewed except after a period of two months. Seasonal licensing shall be only as permitted by state regulation.

State law reference(s)--Similar provisions, I.C. § 123.34.

## Sec. 10-59. Refunds.

- (a) Under this article, any licensee or permittee or his or her executor, administrator, or any person duly appointed by the court to take charge of and administer the property or assets of the licensee or permittee for the benefit of his or her creditors may voluntarily surrender such license or permit to the alcoholic beverage division state department and when so surrendered the alcoholic beverage division state department shall notify the city. The alcoholic beverage division state department and/or the city, or the city by itself in the case of a retail beer permit, shall refund to the person so surrendering the license or permit a proportionate amount of the fee paid for such license or permit as follows:
  - (1) If surrendered during the first three months of the period for which the license or permit-was issued the refund shall be three-fourths of the amount of the fee;
  - (2) If surrendered more than three months but not more than six months after issuance, the refund shall be one-half of the amount of the fee; or
  - (3) If surrendered more than six months but not more than nine months after issuance, the refund shall be one-fourth of the amount of the fee.
- (b) No refund shall be made, however, for any-special liquor, wine or beer permit nor for a liquor control-license, wine permit, or beer permit surrendered more than nine months after issuance.
- (c) No refund shall be made to any licensee or permittee-upon the surrender of his or her license or permit, if there is at the time of the surrender a complaint filed with the state department or the city, charging him or her with a violation of this chapter or provisions of the state Alcoholic Beverage Control Act.
  - If upon hearing on any such complaint the license-or permit is not revoked or suspended, the licensee or permittee shall be eligible, upon surrender of his or her license-or permit, to receive a refund as provided in this section.
  - (2) If his or her license or permit is revoked or suspended upon such hearing, he or she shall not be eligible for the refund of any portion of his or her license or permit fee.
- (d) No refund shall be made for seasonal, <u>5-day-licenses or permits</u> or for 14-day <del>liquor</del> licenses or beer permits.
- (e) A refund of administrative fees for the review, processing, investigation and inspection process shall only be made on a license or permit application that is withdrawn or denied and only when the cost(s) for review, processing, investigation and/or inspection process was not incurred by the City.
- (f) A refund of administrative fees for the review, processing, investigation and inspection process shall only be made on a request for transfer under section 10-60 of this article when the request is withdrawn or denied and only when the cost(s) for review, processing, investigation and/or inspection process was not incurred by the City.

Sec. 10-60. Transfers.

The council, may, in its discretion, authorize a licensee or permittee to transfer the license or permit-from one location to another within the city, provided that the premises to which the transfer is to be made would have been eligible for a license or permit-in the first instance and such transfer will not result in the violation of any law or ordinance. The applicant shall procure from the persons who are surety on his or her bond written consent to make such transfer, which shall be filed with the application.

State law reference(s)--Authority to permit license and permit transfers, I.C. § 123.38.

# Sec. 10-61. Causes for suspension, revocation, and civil penalty.

A holder of a liquor, wine or beer license, wine permit or beer permit may be required to pay a civil penalty and/or have the license<del>or permit</del> suspended for a period up to one year or revoked for violations of law, including city ordinances, following notice and hearing, and may be penalized and/or suspended or revoked in accordance with the provisions of state law for any of the following causes:

- (1) Misrepresentation of any material fact in the application for such license-or permit.
- (2) Violation of any of the provisions of the state Alcoholic Beverage Control Act.
- (3) Any change in the ownership or interest in the business operated under <u>a-any</u> elass <u>A</u>, elass <u>B</u>, or class <u>C</u>-liquor control-license, or any wine or beer permit, which change was not previously reported to and approved by the city and the <u>alcoholic</u> <u>beverage divisionstate department</u>.
- (4) An event which would have resulted in disqualification from receiving such license-or permit when originally issued.
- (5) Any sale, hypothecation, or transfer of such license-or permit.
- (6) The failure or refusal on the part of any licensee-or permittee to render any report or remit any taxes to the state department under the state act.

**State law reference(s)--**Similar provisions, I.C. § 123.39(1)(a), (b).

# Sec. 10-62. Effect of revocation.

- (a) Any liquor, wine or beer <u>control</u>-licensee <u>whose license</u>, wine permittee, or beer permittee whose license or permitis revoked under the state Alcoholic Beverage Control Act shall not thereafter be permitted to hold a liquor, wine or beer <u>control</u> license, wine permit, or beer permit the state for a period of two years from the date of such revocation.
- (b) A spouse or business associate holding ten percent or more of the capital stock or ownership interest in the business of a person whose license or permit-has been revoked shall not be issued a liquor, wine or beer-control license, wine permit, or beer permit, and no liquor, wine or beer-control license, wine permit, or beer permit shall be issued which covers any business in which such person has a financial interest for a period of two years from the date of such revocation.
- (c) If a license or permit is revoked, the premises which has been covered by such license or permit-shall not be relicensed for one year.

#### State law reference(s)--Similar provisions, I.C. § 123.40.

#### Sec. 10-63. Appeal and hearings.

- (a) The right of appeal to the alcoholic beverages division of the state department of commerce shall be afforded a liquor, wine or beer control licensee, wine permittee, or beer permittee whose license or permit has been suspended or revoked, or when a civil penalty has been imposed.
- (b) Any applicant who feels aggrieved by a decision of the administrator of the alcoholic beverages division of the state's department of commerce or the city penalizing, suspending, revoking, or disapproving issuance of a liquor, wine or beer-control license, wine permit, or beer permit may, provided such applicant has exercised his or her right of administrative appeal as provided by state law, appeal from such decision within 30 days to the district court of the county wherein the premises covered by the application are situated.
- (c) The city may appeal a decision of the administrator of the alcoholic beverages division of the state department of commerce within 30 days to the district court of the county wherein the premises covered by the application are situated.

#### Sec. 30-370. Definitions.

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

*Person of good moral character* means any person who meets all of the following requirements:

. . . . .

. . . . .

(2) The person is not subject to or prohibited by section 123.40 of the Code of Iowa from obtaining a liquor, wine or beer-control license-or a wine or beer permit.

. . . . .

## Sec. 74-96. Glass containers and waste material.

- (a) No person shall bring into, use or possess in or on any park, trail or other recreation facility a bottle, jar, drinking cup or other container made of glass, except by approval of the parks and recreation director by permit for a special event or when a liquor, wine or <u>beer-control</u> license has been obtained.
- (b) No person shall litter the ground with any form of waste material. All waste material shall be deposited in receptacles provided for that purpose or shall otherwise be legally disposed of elsewhere. Park waste receptacles shall not be used for dumping trash or rubbish introduced in that form to the park.

Section 2. This ordinance shall be in full force and effect from and after its passage and publication as provided by law.

FORM APPROVED:

<u>/s/ Megan Norberg</u> Megan E. Norberg Assistant City Attorney