ORDIN	ANCE NO).
CINDIIA		<i>)</i> .

AN ORDINANCE AMENDING CHAPTER 112 OF THE CODE OF ORDINANCES OF THE CITY OF WASHINGTON, TAZEWELL COUNTY, ILLINOIS, ENTITLED "ALCOHOLIC BEVERAGES," BY ADJUSTING CERTAIN ANNUAL LIQUOR LICENSE FEES

WHEREAS, the City Code of Ordinances at Chapter 112 provides for regulation of Alcoholic Beverages; and

WHEREAS, The City of Washington has not adjusted Liquor License rates since 1995, except to establish new classes of licenses for which the rates have not been adjusted since inception, and

WHEREAS, it is deemed to be in the best interest of the residents of the City that chapter 112 be revised to adjust annual liquor license fees.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF WASHINGTON, TAZEWELL COUNTY, ILLINOIS, an Illinois home rule municipality, as follows:

Section 1. That § 112.20 detailing Classification Of Liquor Licenses; Number Of Licenses Permitted be deleted in its entirety and the following inserted in lieu thereof as said sections:

§ 112.20 CLASSIFICATION OF LIQUOR LICENSES; NUMBER OF LICENSES PERMITTED

Licenses to sell liquor at retail are divided into seven classes, as follows:

(A) Class A. Class A licenses shall authorize the retail sale on the premises of alcoholic liquors for consumption on or off the premises. There shall be two types of Class A licenses: A-1 and A-2. A-1 licenses shall allow the sale of alcoholic beverages between the hours of 8:00 a.m. and 1:00 a.m. on Monday through Saturday and from 10:00 a.m. to 1:00 a.m. on Sunday. The holders of Class A-2 licenses shall be allowed to remain open and sell or offer for sale alcoholic beverages until 2:00 a.m. on Friday, Saturday, and Sunday mornings of each week. The license fee for Class A-1 licenses shall be nine hundred dollars (\$900.00) \$1,150.00 per year. The license fee for Class A-2 licenses shall be one thousand dollars (\$1,000.00) \$1,250.00 per year.

(Am. Ord. 3034, passed 5-6-13; Am. Ord. 3200, passed 9-19-16)

(B) Class B. Class B licenses shall authorize the retail sale of alcoholic liquor in package and not for consumption on the premises where sold. This license shall be known as a

supermarket license and shall be available only to an enterprise conducted where food and other beverages are sold, the building to contain an area of more than five thousand (5,000) square feet, and the business conducted at said location to have a gross annual sales of all merchandise of more than four hundred thousand dollars (\$400,000.00). The license fee for such license shall be one thousand dollars (\$1,000.00) \$1,250.00 per year.

- (C) Class C. Class C licenses shall authorize the retail sale of malt, ale, beer, and vinous beverages in package and not for consumption on the premises where sold. The license fee for such license shall be seven hundred fifty dollars (\$750.00) \$1,000.00 per year.
- (D) Class D. Class D licenses shall authorize the retail sale of malt, ale, beer, and vinous beverages as well as the sale of up to a one (1) ounce shot of liqueur served and mixed in a non-alcoholic beverage of at least twelve (12) ounces for consumption on the premises where sold only. The license fee for such license shall be seven hundred fifty dollars (\$750.00) \$1,000.00 per year.

(Am. Ord. 3028, passed 4-15-13)

(E) Class E.

- (1) Class E licenses shall permit the retail sale of alcoholic liquor for consumption only on the premises where sold, to be issued to a regularly organized club, as hereinafter defined, such sales to be made only to members of their club and their duly registered guests. The annual fee for such license shall be \$250.00 one hundred dollars (\$100.00).
- (2) Each club shall keep a current and complete list of all the names and addresses of the club members.
- (3) For purposes of this section, a "REGULARLY ORGANIZED CLUB" is defined as follows: a corporation organized under the laws of this state, not for pecuniary profit, solely for the promotion of some common object other than the sale and consumption of alcoholic liquors which conforms to a definition of a club, as provided by state law.
- (4) No Class E license shall be issued until the Mayor has satisfied himself that the club applying for the license was actually and, in fact, organized for some purpose or object other than the sale or consumption of alcoholic liquor.
- (F) Class F. Class F liquor licenses shall authorize the retail sale of alcoholic liquor in package and not for consumption on the premises where sold. The license fee for such license shall be one thousand dollars (\$1,000.00) \$1,250.00 per year.

(Ord. 1275, passed 6-4-79; Am. Ord. 1401, passed 2-6-84; Am. Ord. 1412, passed 5-21-84; Am. Ord. 1712, passed 4-6-92, Am. Ord. 2795, passed 8-18-08)

(G) Class G. Class G licenses shall authorize the retail sale of alcoholic liquors on the premises only, and not for consumption off the premises where sold, and only in connection with and as a part of a private party or a private meeting not generally open to the public. This license shall be known as a Banquet Facility license. Such licenses shall permit the sale of alcoholic liquor and beverages between the hours of 6:00 a.m. and 1:00 a.m. on Monday, Tuesday and Wednesday; from 6:00 a.m. to 2:00 a.m. on Thursday, Friday, and Saturday; and from 10:00 a.m. to 1:00 a.m. on Sunday. Notwithstanding the above, on New Year's Day of each year license holders may remain open and sell or offer for sale alcoholic beverages until 2:00 a.m. The license fee for such licenses shall be seven hundred dollars (\$700.00) \$1,000.00 per year.

(Am. Ord. 3066, passed 2-3-14; Am. Ord. 3200, passed 9-19-16)

(H) Class H. Class H liquor licenses shall permit the sale of retail of beer, wine, and wine coolers for consumption on the premises ("Festival Gardens") where sold in specific areas of the City during community-wide celebrations. Such sales shall be by responsible persons and shall be allowed for limited periods of time in a limited space which shall be set forth in resolution of the City Council authorizing the Festival Garden.

The area of the Festival Garden shall be enclosed with a restraining fence or structure satisfactory to the Mayor or his designee and shall have a single point of ingress and egress. The hours of operation must be conspicuously posted at the entrance.

Unless directed otherwise by the Liquor Commissioner, a Washington police officer must be present as a security officer at the point of entry and egress during the period of operation of the Festival Garden and the expense of the security officer, including their salary, shall be the sole responsibility of the licensee. The licensee must carry dram shop insurance naming the City as a co-insured and comply in all respects with the requirements necessary for the sale of alcoholic beverage in the State of Illinois, including but not by way of limitation the licensee's Specific Event Retail Liquor License issued by the Illinois Liquor Control Commission.

A license fee for such license shall be \$100.00 50.00, for a period not to exceed five (5) days.

(Ord. 2505, passed 01-05-04, Am. Ord. 2795, passed 8-18-08)

(I) Class I. Class I liquor licenses shall permit the sale at retail of beer, wine, and wine coolers for consumption on the premises ("Event Location") to be sold for a special event by an educational, fraternal, political, civic, religious or not-for profit corporation except that wine or crafted beer sold as such events by a winery or microbrewery may be sold in its original package, only as to those wines or crafted beers produced by such winery or microbrewery. Such sales shall be by responsible persons and shall be allowed for limited periods of time in a specific location as determined by the City Liquor Commissioner. The City Liquor Commissioner, by nature of the event and/or location, will determine whether fencing of the event area will be required and whether a Washington Police Officer will be required to be present to monitor the event. If it is

determined that a Washington Police Officer is required, the expense of the officer will be the responsibility of the licensee.

The licensee must carry dram shop insurance naming the City as a co-insured and comply in all respects with the requirements necessary for the sale of alcoholic beverages in the State of Illinois, including but not by way of limitation, the additional requirements for a Special Event Retailer's License required by 235 ILCS 5/7-1, as amended from time to time.

A license fee for such license shall be \$250.00 100.00, for a period not to exceed forty-eight (48) hours.

(Am. Ord. 3142, passed 8-3-15; AM. Ord. 3192, passed 7-18-16)

- (J) Class J. Class J licenses shall authorize the retail sale of alcoholic liquors for consumption on the premises of a restaurant described in the license. No more than 25% of the total annual gross sales of such restaurant establishment shall be derived from the sale of alcoholic liquors, and it shall be the responsibility of the licensee to provide satisfactory evidence of such gross and liquor sales to the City Liquor Commissioner each year in conjunction with the license renewal process. *Restaurant* means any public place kept, used, maintained, advertised and held out to the public as a place where meals are served, and where meals are actually and regularly served, without sleeping accommodations, such space being provided with adequate and sanitary kitchen and dining room equipment and capacity, and having employed therein a sufficient number and kind of employees to prepare, cook and serve suitable food for its guests. The license fee for Class J licenses shall be eight hundred fifty dollars (\$850.00) \$1,000.00 per year.
- (K) Class K. Notwithstanding any other provision of this code, it shall be unlawful for any retail liquor licensee to serve or allow to be consumed alcoholic liquor at an outdoor eating, drinking and seating area without first obtaining a license as provided herein. Class K liquor licenses shall be a supplementary license permitting the sale of alcoholic liquors in an outdoor eating, drinking or seating area (i.e. beer garden, open air cafe, patio, etc.) located adjacent to and operated by and in conjunction with an otherwise licensed premise subject to the following:
 - (1) Only those licensees holding a Class A, Class D or Class J liquor license shall be eligible to apply for, receive and hold a Class K license, which allows for the sale and consumption of alcoholic liquor off-premises. Only those alcoholic liquors lawfully licensed to be sold and consumed in the adjacent licensed premises may be sold and/or consumed in the outdoor eating, drinking or seating area. All other provisions of the Washington Municipal Code pertaining to the respective Class A, Class D, or Class J liquor license shall apply to the Class K licensed area unless otherwise provided herein.

(2) The outdoor eating, drinking or seating area must comply with the following: a) be immediately adjacent and contiguous to the Class A, Class D or Class J licensed premises, b) be no greater in area than the gross floor area of the licensed premises, c) for Class A and Class D licenses, be accessible to customers and patrons from the interior of the licensed premises only; be entirely and completely contained by fencing or other suitable material at least six feet in height, measured from the finished floor elevation of the outdoor eating, drinking or seating area, which effectively prevents the passing of alcohol to the outside; and defines the seating area and sets that area apart from the surrounding property; and be reasonably viewable and accessible from the exterior, d) for Class J licenses, be contained by fencing or other suitable material at least three feet in height (material appropriateness to be determined by outdoor area location), measured from the finished floor elevation of the outdoor eating, drinking or seating area, which defines the seating area and sets that area apart from the surrounding property, and provides for limited and controlled access to the outdoor eating, drinking and seating area. The hours of operation of the outdoor eating, drinking and seating area of a Class J license holder shall not extend past 11:00 pm daily, e) for Class A licenses, where 75% of the total annual gross sales is derived from the sale of food the Class J license regulations contained herein shall apply.

(Am. Ord. 3142, passed 8-3-15)

- (3) At least one, fully operable, emergency only exit shall be provided from the outdoor eating, drinking or seating area directly to the outside for all Class A and D licenses and for any Class J license where the only other means of egress is through the interior of the licensed premises. Said emergency only exit shall be in addition to the access provided directly from the licensed premises, may be used to provide a means of egress/ingress for persons whose physical limitations or handicaps preclude their entrance or exit from the interior of the licensed premises and may be used for the purpose of taking delivery of products, materials and supplies.
- (4) Existing Class A liquor license holders selling alcoholic liquors in outdoor eating, drinking or seating areas on or before January 1, 2008, shall obtain the required Class K license on or before September 19, 2008, and shall have until October 1, 2009, to come into compliance with the regulations stipulated in paragraphs (2) and (3) above. All other license holders shall obtain the required Class K license and come into compliance with all applicable regulations within 60 days after passage of this ordinance.
- (5) The total square footage of the outdoor eating, drinking, or seating area shall be included in the total parking calculations and requirements for the site, provided that all Class A or Class D establishments holding licenses on August 1, 2008, shall be exempt from this additional parking requirement.

- (6) No amplified sound or music nor any live entertainment shall be permitted in the outdoor eating, drinking or seating area after 10:00 p.m. and shall at all times be subject to all noise limitations of the City.
- (7) Each and every owner, operator and/or manager licensed to sell alcoholic liquors in an outdoor eating, drinking or seating area shall provide regular, diligent and effective management and employee oversight and control of such outdoor eating, drinking or seating area to assure compliance with the provisions of this Chapter and the Code of Ordinances of the City of Washington, Illinois.
- (8) The annual fee for the Class K license shall be \$100.00 which shall be in addition to any other fees required by license holders pursuant to this Chapter.

For purposes of this Subsection (K) only, the term "Off-Premises" shall mean an area outside and adjacent to a building for which a liquor license to sell and consume alcoholic liquor is issued, and on which it shall be lawful to sell and consume alcoholic liquors if the licenseholder also holds a Class K license.

- (L) Class L. Class L liquor licenses shall permit the sale at retail of alcoholic liquor for consumption on the premises to be sold at a temporary event by a currently licensed retail seller of alcoholic liquor in the City of Washington, for a one (1) day period of time. Such sales shall be by responsible persons and shall be allowed for single day in a specific location as follows:
 - (1) Definitions.
 - (a) "Premises" shall mean the building out of which the licensee primarily operates, and for which a current liquor license is in effect and has previously been issued.
 - (b) "Special Area" shall mean the area within which the temporary event will take place, and for which the Temporary Event license is sought.
 - Only the holders of current Class A, D, E, G, and J liquor licenses, issued by the City of Washington, may apply for a Temporary Event license under the provisions of this Paragraph (L).
 - (3) A complete liquor license application must be submitted for the Special Area.
 - (4) The Special Area must comply with all of the following requirements:
 - (a) The Special Area must be adjoining and adjacent to the Premises, unless otherwise determined by the City Liquor Commissioner; and
 - (b) the Special Area must satisfy all of the requirements for the issuance of a liquor license (which specifically includes ownership of the Special Area

- or a written lease agreement for the Special Area), with the exception of the requirement that the sales take place in a building; and
- (c) the Special Area must be fully enclosed by means of a fence or other structure, such that access to and from the area is limited to only one (1) point of access, and such that litter and other debris are or will be wholly contained within the Special Area. The City Liquor Commissioner, by nature of the event and/or location, will determine whether fencing of the event area will be required and whether a Washington Police Officer will be required to be present to monitor the event. If it is determined that a Washington Police Officer is required, the expense of the officer will be the responsibility of the licensee.
- (5) The hours of sale within the Special Area may not commence before Noon, and must terminate no later than 11:00 p.m. on the day that such temporary event is held or conducted. The hours of sale for the Premises are not affected by the provisions of this paragraph (L), and need not be limited to the hours of sale within the Special Area.
- (6) The Temporary Event license will permit the sale of Alcoholic Liquor for one (1) day only.
- (7) No noise emanating from the Special Area shall be audible from the closest lot line of any residentially zoned lot that is also used for residential purposes. If noise is audible at the closest lot line of any residentially zoned lot that is also used for residential purposes, the Temporary Event license will be immediately revoked, and the sale of alcoholic liquor within the Special Area shall cease and become illegal upon notification thereof by the Chief of Police or his or her designee.
- (8) A license fee for such license must be paid with the application in an amount equal to \$250.00 One Hundred Fifty Dollars (\$150.00).
- (9) The licensee must satisfy all of the requirements of Chapter 112 of the Code of Ordinances of the City pertaining to the sale of alcoholic liquor, including but not limited to the carrying of dram shop insurance naming the City as a co-insured, and must comply in all respects with the requirements necessary for the sale of alcoholic beverages in the State of Illinois, including but not by way of limitation, the additional requirements for a Special Event Retailer's License required by 235 ILCS 5/7-1, as amended from time to time.
- (10) Not more than two (2) Temporary Event Licenses may be issued to a single holder of a liquor license during any one (1) liquor license year (May 1st through April 30th), except that a liquor license holder may request and the Liquor Control Commissioner may issue up to two (2) additional Temporary Event Licenses to a single holder of a liquor license when the applicant specifies and

warrants that all proceeds from the specified event will be donated to a named nonprofit organization in accordance with the requirements herein;

- (a) Within 30 days of the event, the applicant must provide the City Clerk with a complete and accurate accounting of all expenses and income related to the event;
- (b) Within 14 days of providing such accounting, the applicant must provide the City Clerk with proof of payment of the proceeds to the designated nonprofit organization;
- (c) The specific nonprofit organization to receive the proceeds must be designated on the application and must agree to receive such proceeds;
- (d) Failure of the applicant to comply with this section after issuance of the Temporary Event License is a violation of this Chapter 112 and subjects the holder to the penalties listed herein, including suspension or revocation of the holder's Class A, D, E, G, or J liquor license upon which issuance of the Temporary Event License is predicated;
- (e) The Liquor Control Commissioner may deny issuance of a Temporary Event License applied for to benefit a nonprofit organization on the grounds that the nonprofit organization is not known to be a bona fide nonprofit organization or the expected proceeds to be paid to the nonprofit organization are not substantial in comparison to the event costs or costs or potential costs of related public services;
- (f) The Liquor Control Commissioner may deny issuance of a Temporary Event License when, in the opinion of the Chief of Police or his/her designee, the City will not be able to efficiently provide required public services, including police services, during the period of the event.
- (11) No Temporary Event License may be issued to the holder of liquor license issued by the City of Washington, if the holder has violated the provisions of Chapter 112 of the Code of Ordinances of the City, or compromised and settled such a liquor code violation, within the twelve months immediately prior to the filing of the application for a Temporary Event License.
- (12) No more than one Temporary Event License may be in effect on any one day within the City and no licensee may hold more than one Temporary Event License in a calendar month.
- (13) The application for a Temporary Event License must be submitted not less than twenty-one (21) days prior to the temporary event. Upon submission of the application, with the license fee attached, the Chief of Police, or his or her designee, shall inspect the Special Area and advise the Liquor Control

Commissioner as to whether the Special Area complies in all respects with the Code of Ordinances of the City, and as to the prior violations of the Liquor Code of the City. Thereafter, the Liquor Control Commissioner will review the application, application materials and attachments, the report of the Chief of Police, and will grant or deny the application for a Temporary Event License within ten days of the filing of the application for the Temporary Event License.

(Am. Ord. 3192, passed 7-18-16; Am. Ord. 3200, passed 9-19-16; Am. Ord. 3290, passed 6-18-18)

- (M) Class M. A Class M liquor license shall be a supplementary license permitting the sale of alcoholic liquor in connection with the operation of an off-site catering business that serves alcoholic liquor in connection with the catering of foods and for consumption only on the premises where the food is catered. Class M licenses shall be subject to the following:
 - (1) Only those licensees holding a caterer retailer license pursuant to Section 5/1-3.34 of the Illinois Liquor Control Act (235 ILCS 5/1-3.34) and also holding a Class A, Class B, Class D, Class G, or Class J liquor license shall be eligible to apply for, receive and hold a Class M license.
 - (2) A Class M license shall only be issued to persons who can demonstrate that they are operating a bona fide catering business.
 - (3) The sale of alcoholic liquor shall be incidental to the food service. The revenue which the licensee derives for the sale of food must comprise at least fifty-one (51%) of the gross revenue earned from the sale of food and alcoholic liquor at each and every event or function.
 - (4) No alcoholic liquor shall be sold or served at a single location for more than eight (8) consecutive hours. Furthermore, the sale of alcoholic liquor shall only be allowed on Monday through Saturday from 6:00 a.m. until 1:00 a.m. the following morning and on Sunday from 10:00 a.m. until 1:00 a.m. the following morning.
 - (5) The event or function shall not be open to the general public but only to invited guests. The sale of alcoholic liquor may be made in bulk to the person or organization conducting the function or be made to invited guests by the drink.
 - (6) One or more employees of the license holder shall at all times be present throughout the event or function and be capable of observing any and all part(s) of the premises where alcoholic liquor is being sold or consumed.
 - (7) The licensee must implement measures to insure that minors are not served alcoholic liquors and do not consume alcoholic liquor on the premises of the rental hall or any place alcoholic liquor is being served or consumed.

- (8) Class M license holders shall be exempt from Sections 112.05 and 112.05A ((distance from churches, schools, hospitals and residential areas) and 112.06 (visibility).
- (9) The annual fee for the Class M license shall be \$350.00 \$250.00 which shall be in addition to any other fees required by license holders pursuant to this Chapter.

(Am. Ord. 3200, passed 9-19-16)

(N) Number of licenses.

- (1) There shall be no more than ten (10) Class A licenses for the sale of alcoholic liquor at retail in the City in force at any one time.
- (2) There shall be no more than three (3) Class B licenses for the sale of alcoholic liquor at retail in the City in force at any one time.
- (3) There shall be no more than one (1) Class C licenses for the sale of beer and wine at retail in the City in force at any one time.
- (4) There shall be no more than three (3) Class D licenses for the sale of beer, wine and liqueur at retail in the City in force at any one time.
- (5) There shall be no more than two (2) Class E licenses for the sale of alcoholic liquor at retail in the City in force at any one time.
- (6) There shall be no more than eight (8) Class F licenses for the sale of alcoholic liquor at retail in the City in force at any one time.
- (7) There shall be no more than two (2) Class G license for the sale of alcoholic liquor at retail in the City in force at any one time.
- (8) There shall be no more than one (1) Class J license for the sale of alcoholic liquor at retail in the City in force at any one time.

(Ord. 979, passed 1-8-70; Am. Ord. 1469, passed 10-7-85; Am. Ord. 1474, passed 12-16-85; Am.

Ord. 1525, passed 7-6-87; Am. Ord. 1712, passed 4-6-92; Am. Ord. 1822, passed 2-22-94; Am.

Ord. 1843, passed 6-6-94; Am. Ord. 1897, passed 2-20-95; Am. Ord. 1918, passed 5-15-95; Am. Ord. 2023, passed 43-2-204, Am. Ord. 2023, passed 5-15-95; Am. Ord. 2023, passed 5-15-

Ord. 2083, passed 12-2-96; Am. Ord. 2077, passed 6-16-97; Am. Ord. 2110, passed 3-9-98; Am.

Ord. 2152, passed 11-2-98; Am. Ord. 2191, passed 7-6-99; Am. Ord. 2199, passed 9-20-99; Am. Ord. 2271, passed 1-22-01; Am. Ord. 2405, passed 9-3-02;

Am. Ord. 2424, passed 12-16-02; Am. Ord. 2494, passed 12-1-03;

Am. Ord. 2505, passed 1-5-04; Am. Ord. 2513, passed 2-16-04; Am. Ord. 2518, passed 4-5-04; Am. Ord 2563, passed 10-18-04; Am. Ord. 2564, passed 10-18-04;

Am. Ord. 2594, passed 2-21-05; Am. Ord. 2666, passed 3-20-06; Am. Ord. 2682; passed 7-3-06; Am. Ord. 2693, passed 9-18-06; Am. Ord. 2714, passed 1-2-07; Am. Ord. 2770, passed 3-3-08; Am. Ord. 2772, passed 4-7-08, Am. Ord. 2795, passed 8-18-08; Am. Ord. 2797, passed 9-2-08; Am. Ord. 2819, passed 3-2-09; Am. Ord. 2829, passed 4-20-09; Am. Ord. 2848, passed 8-17-09;

Am. Ord. 2855, passed 9-21-09; Am. Ord. 2936, p Am. Ord. 3001, pa Am. Ord. 3021, passed 2-18-13; Am. Ord. 3066, passed 2-3-14; Am. Ord. 3141, passed 8-3-15; Am. Ord. 3201, p Am. Ord. 3224, p	assed 6-20-11 assed 8-20-12; Am. Ord. 3028 Am. Ord. 3113 Am. Ord. 3174, assed 9-19-16 assed 3-20-17	; Am. Ord. 2965, Am. Ord. 3013, p , passed 4-15-13 , passed 2-2-15; passed 4-4-16; A ; Am. Ord. 3203,	passed 2-20-12; passed 12-10-12; ; Am. Ord. 3042, pa Am. Ord. 3130, pass Am. Ord. 3176, pass passed 9-19-16;	ssed 7-1-13; sed 6-1-15;
-		-	odation (PA) Licens	se be
deleted in its entirety and the follo	wing inserted	in lieu thereof as	said section:	
(K) A PA License issued unde next succeeding April 30, (\$250.00).				
Section 3 . That the ar effective upon May 1, 2019.	nnual liquor lice	ense fees establi	shed by this ordinar	nce be
Section 4 . That all ord expressly repealed.	linances, or pa	arts thereof, in co	nflict herewith are h	ereby
Section 5 . That this or passage, approval, and publication			nd effect from and a	fter its
PASSED AND APPROVE	D this	day of	, 2019.	
AYES				
NAYS				
ATTEST:		Mayo	or	
, (11L01.				

City Clerk