

JOURNAL OF PROCEEDINGS

REGULAR MEETING
City Council of the City of Calumet City
Cook County, Illinois
January 13, 2022

Pledge Of Allegiance

The City Council of the City of Calumet City met in the City Council met at 6:03 p.m. in a regular meeting on January 13, 2022, with Mayor Thaddeus Jones, present and presiding via zoom.

ROLL CALL

PRESENT: 7 ALDERMEN: Navarrete Wilson, Tillman, Williams, Gardner, Patton, Smith

ABSENT: 0 ALDERMEN: None

Also present was City Clerk Figgs, City Treasurer Tarka, City Administrator Deanne Jeffery City Engineer Ken Chastain, City Attorney Amber Samson, Police Chief Kolosh, Fire Chief Bacherti Building Zoning Sheryl Tillman, Director Economic Development Val Williams, Deputy Clerk Frances Anderson. Auditor Aylisha Benford and Edger County Watchdogs.

There being a quorum present, the meeting was called to order.

Public Forum

No public comment.

Approval of Minutes
Minutes were tabled
until January 27, 2022

- A. Regular City Council Meeting October 14, 2021
- B. Regular City Council Meeting October 28, 2021
- C. Special Meeting October 31, 2021
- D. Council Committee of the Whole November 2, 2021
- E. Council Committee of the Whole November 4, 2021
- F. Regular City Council Meeting November 8, 2021
- G. Regular City Council Meeting November 22, 2021
- H. Council Committee of the Whole November 23, 2021
- I. Special Meeting November 29, 2021
- J. Regular City Council Meeting December 9, 2021

Deviate from the
The regular order of
Business for the
following item.

Alderman Williams moved seconded by Alderman Smith to deviate from the regular order of business at 6:07 p.m.

Video Tribute Honoring the Life and Contributions of Frank Zuccarelli.

Video Tribute

Honoring the life and contributions of Frank M. Zuccarelli, Thornton Township Supervisor, Democratic Committeeman and Chairman of South Suburban College.

Resolution Honoring Frank Zuccarelli

Mayor Jones read the Resolution in honor of Frank Zuccarelli.

Resolution 8. A

Alderman Williams moved seconded by Alderman Smith to pass Resolution Honoring Frank Zuccarelli.

ROLL CALL

AYES: 7 Alderman: Navarrete, Wilson, Tillman, Williams, Gardner, Patton, Smith
NAYS: 0 Alderman: None
ABSENT: 0 Alderman: None

MOTION CARRIED

Alderman Williams

Alderman Williams thanked Frank Zuccarelli for his mentoring and for being instrumental in his success in his professional career.

Alderman Smith

Alderman Smith thanked Frank Zuccarelli for being a great servant.
Alderman Smith thanked Frank Zuccarelli for being very helpful when he became Alderman.
Alderman Smith thanked Frank Zuccarelli for his help with job opportunities with ex-felons.
Alderman Smith thanked Frank Zuccarelli for his assistance with food, and energy assistance.
Alderman Smith thanked Frank for his services throughout Southland and Illinois.
Alderman Smith Sends his condolence to the Frank Zuccarelli family.

Alderman Gardner

Alderman Gardner sends his condolences to the family of Frank Zuccarelli family and the Thornton Township family.
Alderman Gardner thanked Frank Zuccarelli for his many years of service.

Pastor Stokes

Pastor Stokes sends his condolences to the Frank Zuccarelli family.
Pastor Stokes thanked Frank Zuccarelli for helping him with his ministry through the years.

Prayer

Pastor Stokes led the City Council in prayer.

Return to Regular Order of Business

Alderman Williams moved seconded by Alderman Smith to return to the regular order of business at 6:25 p.m.

<u>Finance</u>	Alderman Gardner had no report.
<u>Public Safety</u>	Alderman Williams had no report.
<u>Public Utilities</u>	Alderman Smith had no report.
<u>Ord. & Res.</u>	Alderman Tillman reported there will be an Ordinance & Resolutions meeting regarding the pilot parking program throughout Calumet City. Alderman Tillman reported there will be a meeting scheduled following the upcoming meetings.
<u>Health, Education & Welfare</u>	Alderman Patton reported concerns about his health. Alderman Patton encouraged everyone to go to the doctor if any signs of health issues.
<u>Permits & Licenses</u>	Alderman Wilson had no report.
<u>Public Works</u>	Alderman Navarrete reminded residents to utilize their driveways and garages during snow removal.

CITY COUNCIL REPORTS

<u>Mayor Jones</u>	<p>Mayor Jones reported his office has received concerns about pop-up Covid-19 sites and people have not received their tests back. The test is inconclusive.</p> <p>Mayor Jones encouraged everyone to go to the State website where they are working with the County and the Cities.</p> <p>Mayor Jones reported there are two testing sites up coming on Thursday and Friday starting next week at the Library from 9-2 p.m.</p> <p>Mayor Jones reported the Health Department will be going door to door encouraging residents to Get Vaccinated.</p> <p>Mayor Jones reported Calumet City vaccinations numbers are increasing from 41% to 48%.</p> <p>Mayor Jones encouraged residents to contact the Library or Health Commissioner and Alderman Patton for more information.</p>
<u>Economic Development</u>	<p>Val Williams gave an update on the Grants Calumet City has received under Mayor Jones's Administration.</p> <p>Val Williams reported 20 Million dollars of Grant money has been given.</p> <p>Val Williams reported Calumet City has ranked number one in 6 months in the Region with secure grant money.</p>
<u>Mayor Jones</u>	<p>Mayor Jones reported grants that have been awarded under his administration total millions.</p> <p>Mayor Jones reported Calumet City was awarded money for Violence Prevention Program.</p>

Mayor Jones reported Calumet City received the Cop Grant.

City Engineer Ken Chastain

Engineer Ken Chastain thanked Val Williams and her committee for pursuing grants and opportunities.

Engineer Ken Chastain reported it was a pleasure working with Val Williams and her committee.

Engineer Ken Chastain reported on Monday a grant was submitted for \$700,000 to start rebranding Burnham Ave.

Engineer Ken Chastain reported multiple grants that the City will apply for.

1. State Register FAU voucher.
2. CDBG Grant
3. Vest in Cook Transportation.

Alderman Navarrete

Alderman Navarrete asked if the Burnham Ave reconfiguration plan can be included in the Capital improvement planning.

Alderman Navarrete reported 1st Ward Vision and Action Plan is completed.

Alderman Navarrete reported the residents wanted feedback on the reconfiguration plan.

Alderman Navarrete asked how we move forward with the plan.

Engineer Ken Chastain reported the Mayor plans to reconfigure the road for a more pedestrian-friendly one.

Engineer Ken Chastain reported pursuing Federal money for the multiple routes. IDOT,FAU

Engineer Ken Chastain reported seeking STP money for resurfacing and in 8-10yrs reconfigured and paid for by the Federal and not the City.

Engineer Ken Chastain reported Federal Funding takes a long time.

Engineer Ken Chastain reported this is the plan with the Grant money that was received to rebrand and be creative to get the City excited about something different.

The City Clerk had no report.

City Clerk Figgs

City Treasurer Tarka

City Treasurer Tarka sends his condolences to the Frank Zuccarelli family and Thornton Township.

City Treasurer Tarka reminded everyone of the different hats, Frank Zuccarelli wore throughout his life.

City Treasurer Tarka reminded everyone that Frank Zuccarelli was a man of the people and a life well-lived.

Alderman Navarrete

Alderman Navarrete sends his condolence to the Frank Zuccarelli family and Thorton Township.

Alderman Navarrete thanked Frank Zuccarelli for his support throughout the 1st ward Alderman.

Alderman Navarrete spoke at his memorial dinner with Frank Zuccarelli it went from 1 hour to 3 hours they were there until close.

Alderman Navarrete reported 1st Ward Vision and Action Plan is complete.

Alderman Navarrete reported having a lunch meeting with Val Williams regarding an opportunity for American Planning Association Grant to receive free services for the 1st Ward and combine three plans into one vision.

1st Ward Vision and Action Plan to prioritize the recommendation into the top five recommendations and present the Vision and Action Plan for the 1st Ward moving forward.

Alderman Navarrete thanked the residents in the 1st Ward, Community Leaders, Elected Officials, and Key Stack Holders for their participation in the Community engagement efforts input and experience, and knowledge for the 1st Ward. The project would have not been a success without them.

Alderman Wilson

Alderman Wilson sends her condolences and prayers to Supervisor Frank Zuccarelli and Thorton Township family.

Alderman Wilson reminisced on her mother and Supervisor Frank Zuccarelli Relationship

Alderman Wilson thanked 2nd Ward for helping with the snow.

Alderman Wilson reported she had taken a fall helping a resident.

Alderman Wilson thanked Public Works for helping the residents.

Alderman Wilson thanked the Police Department for their assistance with burglaries the use of cars in the strip mall and the 2nd Ward.

Alderman Wilson reminded residents to contact her at 708-891-8192 or email mwilsoncalumetcity.org.

Alderman Wilson encouraged residents to get vaccinated and a booster shot.

Alderman Wilson reported she has lost 13 people to COVID-19 who were not vaccinated.

Alderman Tillman

Alderman Tillman sends his condolence and prayers to Supervisor Frank Zuccarelli and his family.

Alderman Tillman announced he met Frank Zuccarelli at the age of 8 he wore the yellow t-shirts volunteering at the food pantry.

Alderman Tillman reminded 3rd Ward residents there will be a Townhall meeting on Monday, February 7, 2022 (Via Zoom) the link to the call will be going out soon.

Alderman Williams

Alderman Williams gave honor to God.

Alderman Williams requested a moment of silence as a tribute to Supervisor Frank Zuccarelli and his family.

Alderman Gardner

Alderman Gardner thanked Public works for snow removal throughout the ward.

Alderman Gardner reminded residents to contact his office for the Senior snow removal program you must be 65yrs of age and it must be a cumulation of 4inches of snow.

Alderman Gardner reminded 5th Ward residents to continue to call his office at 708-891-8195 with concerns and complaints.

Alderman Gardner reported there will be KN95 masks will be given out to residents throughout the City.

Alderman Gardner encouraged residents to get vaccinated.

Alderman Patton

Alderman Patton sends his condolence and prayers to Supervisor Frank Zuccarelli and his family.

Alderman Patton shared his memory of golfing with Supervisor Frank Zuccarelli and how they shared conversations until the facility closed.

Alderman Patton thanked Supervisor Frank Zuccarelli for his guidance.

Alderman Patton stated they didn't always see eye to eye but respected each other.

Alderman Patton thanked Supervisor Frank Zuccarelli for helping the

residents in the 6th Ward with food, transportation, and utility assistance.

Alderman Smith

Alderman Smith wished residents a Happy New Year. Alderman Smith reminded residents there will be a 7th Ward meeting on the first available dates due to Covid guidelines, it will be via zoom.

Alderman Smith reminded residents of snow removal to contact his office at 708-891-8197. Alderman Smith reminded residents if in need of food to contact his office at 708-891-8197. Alderman Smith sends his condolence to the Frank Zuccarelli family.

Mayor Jones

Mayor Jones reminded everyone on Monday we will be Observing Dr. Martin Luther King Jr. Birthday.

Return to order of business

Alderman Williams moved, seconded by Alderman Smith to deviate from the order of business at 6:25 p.m.

INFORMATIONAL ITEMS TO BE ACCEPTED AND PLACED ON FILE

A. Honoring the life and contributions of Frank M. Zuccarelli.

RE: Honoring the life and contributions of Frank M. Zuccarelli, Thornton Township Supervisor, Democratic Committeeman and Chairman of South Suburban College.

B. City Clerk Nyota Figgs

RE: City Clerk Nyota Figgs submitted a report of revenue collected for November 2021.

C. Letter to Cook County President Toni Preckwinkle and 6th District

RE: Letter to Cook County President Toni Preckwinkle and 6th District Commissioner Stanley Moore about River Oaks Golf Course and our recent meeting.

D. Health Commissioner notification of vaccination program

RE: Health Commissioner notification of vaccination program and schedule for January 29th and February in conjunction with the Cook County Health Department

Accept & place on file

Alderman Williams moved, seconded by Alderman Tillman to approve items A-D and place them on file.

NEW BUSINESS:

1): Approve Letter of Understanding for project US 6 (Torrence Avenue) at 167th Street/170th Street.

Approve Letter of Understanding for project US 6 (Torrence Avenue) at 167th Street/170th Street.

2): Approve the business license handbook and application draft.

Approve the business license handbook and application draft.

Approve New Business items #1 -2

Alderman Gardner moved, seconded by Alderman Williams to approve items #1-2 as presented.

BUILDING PERMITS

NONE

C. RESOLUTIONS AND ORDINANCES

1)An Resolution Honoring the life and contributions of Frank M. Zuccarelli, Thornton Township Supervisor, Democratic Committeeman and Chairman of South Suburban College

Resolution Honoring the life and contributions of Frank M. Zuccarelli, Thornton Township Supervisor, Democratic Committeeman and Chairman of South Suburban College.

(Res. #22-01)

(See attached page 8A)

2) An Ordinance Amending Certain Provisions of Chapter 90, Article V, Division.

An Ordinance Amending Certain Provisions of Chapter 6 of the Municipal Code of Calumet City Governing Alcoholic Liquor.

Ord# 22-01)

(See attached page 8B)

3) An Ordinance Amending Chapter 54 of the Municipal Code of Calumet City, Cook County, Illinois

An Ordinance Amending Chapter 54 of the Municipal Code of Calumet City, Cook County, Illinois Governing Licenses and Permits and Miscellaneous Business Regulations.
(amended)Removing Sec. 54&56)

Ord # 22-02)

(See attached page 8C)

Adopt Ordinances and Pass Resolutions

Alderman Tillman moved, seconded by Alderman Wilson, to pass Resolution adopt Ordinances # 1-#3 as amended.

ROLL CALL

AYES: 5
NAYS: 2
ABSENT: 0

ALDERMEN: Wilson, Gardner, Tillman, Williams, Smith, Navarrete
ALDERMEN: Patton, Navarrete
ALDERMEN: None

MOTION CARRIED

**THE CITY OF CALUMET CITY,
COOK COUNTY, ILLINOIS**

RESOLUTION NUMBER 22-01

**A RESOLUTION EXPRESSING THE CITY OF CALUMET
CITY'S RECOGNITION OF FRANK ZUCCARELLI**

**THADDEUS JONES, Mayor
NYOTA T. FIGGS, City Clerk**

**DEJUAN GARDNER
MICHAEL NAVARRETE
JAMES PATTON
ANTHONY SMITH
DEANDRE TILLMAN
RAMONDE WILLIAMS
MONET WILSON**

Aldermen

Published in pamphlet form by authority of the Mayor and City Council of the City of Calumet City on 01-13 2022
Prepared by Corporation Counsel Ancel Glink, P.C. – 140 S. Dearborn, #600, Chicago, Illinois 60603

RESOLUTION NO. 22-01

**A RESOLUTION EXPRESSING THE CITY OF CALUMET
CITY'S RECOGNITION OF FRANK ZUCCARELLI**

WHEREAS, Frank Zuccarelli was a South Holland native and attended Thornridge High School;

WHEREAS, Supervisor Zuccarelli proudly served as a medic in Vietnam prior to attending Thornton Community College, now South Suburban College;

WHEREAS, Supervisor Zuccarelli earned two Associate degrees from Thornton Community College and earned a Bachelor Degree from Governor State University;

WHEREAS, he was elected to the South Suburban College Board of Trustees in 1978 and remained the board chairperson;

WHEREAS, Supervisor Zuccarelli became the Thornton Township supervisor in 1993 and his contributions were immeasurable;

WHEREAS, under his leadership, the Township provided public assistance programs to help the most neediest constituents including a local food pantry;

WHEREAS, Supervisor Zuccarelli engineered the Zuccarelli Assistance Program or ZAP, which allowed teens, ages 16 and older, the opportunity to earn pay for providing lawn mowing services to seniors who reside within any of the 17 municipalities in the township benefiting more than 1,000 resident each year;

NOW THEREFORE, BE IT RESOLVED that the Mayor and City Council of the City of Calumet City express their sincere gratitude and condolences to the family of Supervisor Zuccarelli for his sacrifice and unfettered service to the public and support of local government.

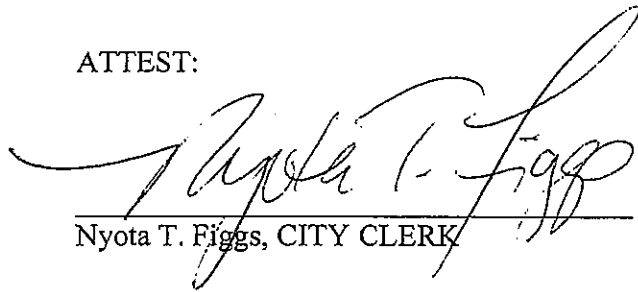
ADOPTED this 13th day of January 2022, pursuant to a roll call as follows:

	Yes	No	Absent	Present
Gardner	x			
Navarrete	x			
Patton	x			
Smith	x			
Tillman	x			
Williams	x			
Wilson	x			
(Mayor Jones)				

APPROVED by the Mayor on January 13, 2022.


Thaddeus Jones
MAYOR

ATTEST:


Nyota T. Figgs, CITY CLERK

**THE CITY OF CALUMET CITY,
COOK COUNTY, ILLINOIS**

ORDINANCE NUMBER 22-01

**AN ORDINANCE AMENDING CERTAIN PROVISIONS OF
CHAPTER 6 OF THE MUNICIPAL CODE OF CALUMET CITY
GOVERNING ALCOHOLIC LIQUOR**

**THADDEUS JONES, Mayor
NYOTA T. FIGGS, City Clerk
DEJUAN GARDNER
MICHAEL NAVARRETE
JAMES PATTON
ANTHONY SMITH
DEANDRE TULLMAN
RAMONDE WILLIAMS
MONET WILSON**

Aldermen

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Prepared by Corporation Counsel Ancel Glink, P.C. – 140 S. Dearborn, #600, Chicago, Illinois 60603

ORDINANCE NO.22 -01

**AN ORDINANCE AMENDING CERTAIN PROVISIONS OF
CHAPTER 6 OF THE MUNICIPAL CODE OF CALUMET CITY
GOVERNING ALCOHOLIC LIQUOR**

WHEREAS, Calumet City is an Illinois home rule unit of local government with authority to legislate in matters concerning its local government and affairs; and

NOW, THEREFORE, BE IT ORDAINED by the Mayor and City Council of Calumet City, Cook County, Illinois, as follows:

Section 1. That Chapter 6, Alcoholic Liquor, of the Calumet City Municipal Code is hereby amended to add the underlined text and/or delete the text as indicated:

Sec. 6-1. Definitions.

Unless the context otherwise requires, the words and phrases used in this chapter shall be construed according to the following definitions:

Alcohol means the product of distillation of any fermented liquid, whether rectified or diluted, whatever may be the origin thereof, including synthetic ethyl alcohol, but not including denatured alcohol or wood alcohol.

Alcoholic liquor means all alcoholic spirits, wine and beer and every liquid or solid, patented or not, containing alcohol, spirits, wine or beer, and capable of being consumed as a beverage by a human being.

Banquet hall means a facility that hosts banquets, dinner parties, receptions and other similar events on a part-time basis.

Beer means a beverage obtained by the alcoholic fermentation of an infusion or concoction of barley, or other grain, malt and hops in water, and including, among other things, beer, ale, stout, lager beer, porter and the like.

Club means a group of persons who have associated themselves for the promotion of some common object other than the sale or consumption of alcoholic liquor, with said organization maintained through the payment of annual dues and owning or leasing quarters for the use and accommodation of its members.

Entertainment means the offering of any music, singing, vaudeville, dramatic act or skit, monologue, dialogue, exhibition of magic or other skill, dancing or contest of any nature, whether by personal performance or by mechanical

reproduction, other than radio, television, record player and coin-operated device known as a "jukebox."

~~Female means a person of either the female or male gender.~~

Licensed establishment means those places of business which are issued an alcoholic liquor license from the city.

~~Male means a person of either the male or female gender.~~

Original package means any bottle, flask, jug, can, cask, barrel, keg, hogshead or other receptacle or container whatsoever, used, corked or capped, sealed and labeled by the manufacturer of alcoholic liquor, to contain and to convey any alcoholic liquor.

Retailer means a person who sells or offers for sale alcoholic liquor for use or consumption and not for resale in any form.

Sale means any transfer, exchange or barter in any manner, or by any means whatsoever, including the transfer of alcoholic liquors by and through the transfer or negotiation of warehouse receipts or certificates, and including all sales made by any person, whether principal, proprietor, agent, servant or employee.

Sell at retail or sale at retail means sales for use or consumption and not for resale in any form.

Specified premises means the place of business or other completely enclosed and roofed location where alcoholic liquor is stored, displayed or offered for sale, or where drinks containing alcoholic liquor are mixed, concocted, poured or served for consumption. The term "specified premises" shall not include any adjoining outside area of the licensed premises, including, but not limited to, sidewalks, streets, vacant land, private parking areas or other portions of the public way.

Spirits means any beverage which contains alcohol obtained by distillation mixed with water or other substance in solution, and includes brandy, rum, whiskey, gin or other spirituous liquors, and such liquors when rectified, blended or otherwise mixed with alcohol or other substances.

To sell includes to keep or expose for sale and to keep with intent to sell.

Wine means any alcoholic beverage obtained by the fermentation of the natural contents of fruits or vegetables containing sugar, including such beverages when fortified by the addition of alcohol or spirits.

Sec. 6-2. Purchases by those under twenty-one (21).

(a) It shall be unlawful for any person under the age of twenty-one (21) years to buy, accept or receive alcoholic liquor in any tavern, club, store or other place in the city, licensed for the retail sale of alcoholic liquor.

(b) It shall be unlawful for any owner or occupant of any premises which are not under an alcoholic beverage license and which are located within the city to knowingly allow any person under the age of twenty-one (21) years to remain on

such premises while possessing or consuming alcoholic beverages in violation of any provisions of this chapter.

Sec. 6-3. Unlawful possession and consumption by persons under age.

(a) No person under the age of twenty-one (21) years shall consume, purchase or accept delivery of alcoholic liquor or have alcoholic liquor in his or her possession within the City of Calumet City; provided the possession, dispensing or consumption of alcoholic liquor by a person under the age of twenty-one (21) years in the performance of a religious service or ceremony or the consumption by a person under the age of twenty-one (21) years under the direct supervision and approval of the parent(s) or guardian(s) of such underage person in the privacy of the parent's or guardian's home shall not be deemed to be in violation of this section.

(b) No person, after purchasing or otherwise obtaining alcoholic liquor shall sell, give or deliver such alcoholic liquor to another person under the age of twenty-one (21) years, except as allowed under subsection (a) of this section.

(c) It shall be unlawful for any person under the age of twenty-year (21) years to draw, pour, mix or sell any alcoholic liquor in any licensed retail premises within the city limits.

Sec. 6-4. Evidence of age of person attempting to purchase or receive alcoholic liquor.

(a) If a licensee or his agent or employee believes, has reason to believe or should have reason to believe that a sale or delivery of alcoholic liquor is prohibited because the prospective recipient is underage, then he shall, before making such sale or delivery, demand presentation of at least two (2) separate forms of positive identification each containing proof of age, each issued by a public officer in the performance of his official duties and one of those forms of identification must contain a picture of the holder thereof. A traffic citation shall not be accepted as identification or evidence of age.

(b) No person shall transfer, alter or deface an identification card issued by a federal, state, county or municipal government or subdivision or agency thereof, use the identification card of another, carry or use a false or forged identification card, or obtain an identification card by means of false identification.

(c) No person shall purchase, accept delivery or have possession of alcoholic liquor by the use of an altered, forged or defaced identification card or by the use of an identification card of another person.

(d) No person shall misrepresent his age for the purpose of purchasing or obtaining alcoholic liquor in any place in the city where alcoholic liquor is sold at retail.

Sec. 6-5. Parental responsibility.

(a) It shall be unlawful for any parent or guardian to knowingly suffer or permit any minor child of which he or she may be the parent or guardian to violate any provision of this chapter.

(b) It shall be unlawful for any parent or guardian to permit his residence to be used by a child or ward who is under twenty-one (21) years of age or by an invitee of any child or ward if the invitee is under twenty-one (21) years of age in a manner which constitutes a violation of this chapter.

(c) A parent or guardian shall be deemed to have permitted his residence to be used in violation of this chapter if he knowingly authorized such use or enables such use to occur by failing to control access to either the residence or alcoholic beverages maintained thereon.

(d) Every parent or guardian whose residence is used by a child or ward who is under twenty-one (21) years of age or an invitee of a child or ward if the invitee is under twenty-one (21) years of age for the consumption of any alcoholic beverage in a manner which constitutes a violation of this chapter shall be presumed to have permitted the conduct which constitutes the violation unless the contrary is established by a preponderance of the evidence.

Sec. 6-6. ~~Conduct of females.~~ Reserved.

~~It shall be unlawful for any female to:~~

~~(1) Loiter in any licensed establishment for the purpose of soliciting, begging, inducing or requesting any male patrons, customers or visitors to purchase any alcoholic or nonalcoholic beverages for herself or any other person; or~~

~~(2) Solicit, beg, induce or request any male patrons, customers or visitors in any licensed establishment to purchase any alcoholic or nonalcoholic beverages for herself or any other person.~~

~~Any female may engage in the above activities if the male patron, customer or visitor is related to her by blood or marriage.~~

Sec. 6-7. ~~Other prohibited activities.~~ Reserved

~~It shall be unlawful for any female or male person to:~~

~~(1) Employ any female for the purpose of having her engage in any activities in a licensed establishment prohibited by section 6-132 of this Code; or~~

~~(2) Solicit, beg, induce or request any male patron, customer or visitor of a licensed establishment to purchase or give any alcoholic or nonalcoholic beverage to any female, female agent, employee, entertainer, hostess, waitress or person engaged in any contractual basis working in such licensed establishment; or~~

~~(3) Knowingly serve any alcoholic or nonalcoholic beverage in a licensed establishment to any female agent, employee, entertainer, hostess, waitress or person employed on any contractual basis working in such licensed establishment which was solicited from and purchased by any male patron, customer or visitor in such licensed establishment not related to said female by blood or marriage; or~~

~~(4) Knowingly serve in a licensed establishment any alcoholic or nonalcoholic beverage to a female which was solicited, begged, induced or requested by said female from, and purchased by, a male patron, customer or visitor of such licensed establishment not related to said female by blood or marriage.~~

Secs. 6-8—6-30. Reserved.

ARTICLE II. LOCAL LIQUOR CONTROL COMMISSION

Sec. 6-31. Generally.

The mayor shall be the local liquor control commissioner and shall be charged with the administration of this chapter.

Sec. 6-32. Assistants.

The mayor may appoint persons to assist him in the exercise of the powers and the performance of his duties as local liquor control commissioner.

Sec. 6-33. Examination and subpoena powers.

The local liquor control commissioner shall have the right to examine, or cause to be examined, under oath, any applicant for a local license or for a renewal thereof, or any licensee upon whom notice of revocation or suspension has been served in the manner hereinafter provided, and to examine or cause to be examined, the books and records of any such applicant or licensee; to hear testimony and take proof for his information in the performance of his duties, and for such purpose to issue subpoenas which shall be effective in any part of this state. For the purpose of obtaining any of the information desired by the local liquor control commissioner under this section, he may authorize his agent to act on his behalf.

Sec. 6-34. Reports.

The local liquor control commissioner shall furnish a monthly report upon request to the city council advising them of the results of any liquor hearings conducted since the last report and the transfers or expirations of any alcoholic liquor licenses issued.

Sec. 6-35. Other powers.

(a) The local liquor control commissioner shall also have the following powers, functions and duties with respect to licenses, other than licenses to manufacturers, importing distributors, distributors, foreign importers, nonresident dealers, nonbeverage users, brokers, railroads, airplanes and boats:

(1) To grant and or suspend for not more than thirty (30) days or revoke for cause all local alcoholic liquor licenses issued to persons for premises within the city;

(2) To enter or to authorize any law enforcing officer to enter at any time upon any premises licensed under this chapter to determine whether any of the provisions of the Liquor Control Act of 1934 (235 ILCS 5/1-1 et seq.), this

chapter or any rules or regulations adopted by him or by the state liquor control commission have been or are being violated, and at such time to examine said premises of said licensee in connection therewith;

(3) To notify the secretary of state where a club incorporated under the General Not for Profit Corporation Act of 1986 (805 ILCS 105/101.01 et seq.) or a foreign corporation functioning as a club in this state under a certificate of authority issued under that act has violated Liquor Control Act of 1934 (235 ILCS 5/1-1 et seq.) or this chapter by selling or offering for sale at retail alcoholic liquors without a retailer's license;

(4) To receive complaint from any citizen within his jurisdiction that any of the provisions of the Liquor Control Act of 1934 (235 ILCS 5/1-1 et seq.), this chapter or any rules or regulations adopted by him or by the state liquor control commission, have been or are being violated and to act upon such complaints in the manner hereinafter provided;

(5) To receive local license fees and pay the same forthwith to the city treasurer.

(b) The local liquor commissioner also has the duty to notify the secretary of state of any convictions for a violation of 235 ILCS 5/6-20 or a similar provision of a city ordinance. The local liquor control commissioners shall also have the power to levy fines in accordance with 235 ILCS 5/7-5.

(c) There shall be a transcript of all hearings conducted by the local liquor control commissioner. Any appeal of any decision of the local liquor control commissioner shall be submitted for hearing before the state liquor control commission on the transcript of proceedings held before the local liquor control commissioner only, and said appeal shall not be conducted as a trial de novo.

Secs. 6-36—6-60. Reserved.

ARTICLE III. RETAIL ESTABLISHMENTS

DIVISION 1. GENERALLY

Sec. 6-61. Consumption outside of premises.

Consumption and sale of alcoholic beverages shall not be permitted in the adjoining outside area of any business or establishment licensed to sell or serve drinks containing alcoholic liquor, unless specifically permitted by the Calumet City Municipal Code or through a special-use permit issued by the city council. Any violation of the provisions of this section may result in the suspension or revocation of a liquor license at the discretion of the liquor commissioner.

Secs. 6-62—6-80. Reserved.

DIVISION 2. LICENSES AND PERMITS

Sec. 6-81. Retail license required.

It shall be unlawful to sell or offer for sale at retail any alcoholic liquor without having a retail liquor dealer's license, or in violation of the terms of such license.

Sec. 6-82. License classifications.

The licenses required by this chapter shall be classified as follows and shall authorize the indicated activities:

(1)Class "B," which shall authorize the sale at retail of alcoholic liquor to be consumed on the specified premises, but shall not authorize the furnishing of entertainment on said premises.

(2)Class "C," which shall authorize the sale at retail of packaged alcoholic liquor on the specified premises, but shall not permit consumption thereon or adjacent thereto, and shall not authorize any entertainment on the premises.

(3)Class "C-B," which shall authorize the sale of alcoholic liquor to be consumed on the specified premises, and the sale at retail of package liquors for consumption off the premises, but shall not authorize the furnishing of entertainment on said premises.

(4)Class "D," which shall authorize the sale at retail of alcoholic liquor to be consumed within the established location of a club by the members thereof, and shall authorize entertainment on the specified premises.

(5)Class "E," which shall authorize the sale at retail of alcoholic liquor to be consumed on the specified premises, and shall authorize the furnishing of entertainment on the specified premises.

(6)Class "R," which shall authorize the sale at retail of alcoholic liquor on the specified premises only by service of said alcoholic liquor by a waiter or waitress to persons seated at a table with food only, but shall not authorize any entertainment on the specified premises.

(7)Class "R-E," which shall authorize the sale at retail of alcoholic liquor on the specified premises only by service of said alcoholic liquor by a waiter or waitress to persons seated at a table with food only, and shall authorize the furnishing of entertainment on the specified premises.

(8)Class "W," which shall authorize the sale at retail of wine on the specified premises, but shall not permit consumption thereon or adjacent thereto, and shall not authorize any entertainment on the specified premises.

(9)Class "W-R-E," which shall authorize the sale at retail of alcoholic liquor to be consumed on the specified premises, and shall authorize the furnishing of entertainment on the specified premises, but only in conjunction with a restaurant business (with the sale of food items constituting more than fifty (50) percent of the total receipts thereof). The annual fee for such license shall be three thousand nine hundred dollars (\$3,900.00), payable in two (2) installments of one thousand nine hundred fifty dollars (\$1,950.00) each or January second and July first of each year. Notwithstanding any other provisions of any other applicable

ordinances of the city, the Class "W-R-E" license shall not be transferred outside the property commonly known as River Oaks.

(10) Class "B-E," which shall authorize the furnishing of entertainment on the specified premises and may only be issued to a Class "B" licensee for said Class "B" licensee premises.

(11) Class "B-A," which shall authorize the sale at retail of alcoholic liquor to be consumed on the specified premises, and shall authorize the furnishing of bowling on the specified premises.

(12) Class "R-B-W" which shall authorize the sale at retail of beer and wine to be consumed on the specified premises only by service by a waiter or waitress to persons seated at a table with food only, but shall not authorize the furnishing of entertainment on said premises.

(13) Class "B-H", which shall authorize the sale at retail of alcoholic liquor in a banquet hall for consumption on the premises only. Video gaming, as defined under the Illinois Video Gaming Act, 230 ILCS 40/1 et seq., shall not be allowed in a Class B-H licensed premises. A Class B-H license is non-transferable for any reason. This prohibition against transfer includes any transfer of any ownership interest in the business to another person, or in the ownership of the entity to whom the license is initially issued. It also prohibits transferring the license when this ownership of the entity to whom the license was issued is changed. In the event of any such transfer, the license shall terminate immediately.

The holder of the B-H license must also provide security for all events held on the premises. The security must be provided by off-duty Calumet City police officers who shall be paid for this work as secondary employment.

Sec. 6-83. Limitation of number of licenses.

(a) The total number of licenses for the indicated classification to be issued under this chapter shall not exceed the indicated number:

Class Number

B.....13

B-A.....1

B-E1

(B-E licenses are non-transferable)

B-H.....1

C.....8

C-B.....1

D.....4

E.....5

R.....6

R-B-W.....3

R-E.....1

W.....1

W-R-E.....1

(b) No new licenses shall be issued to increase the total number of such licenses, excepting by a majority vote of the city council; however, such limitation shall not affect the right of any present licensee to a renewal of such present license. Any licensee who forfeits his license through revocation, expiration or cessation for any other cause shall not be reissued such license at any time.

~~(c) The total number of Class "W-R-E" licenses to be issued under this chapter shall not exceed zero one. Said number may not be increased except by affirmative vote of two-thirds ($\frac{2}{3}$) of the members of the city council.~~

(d) ~~(c)~~ The holder of a valid Class "B" liquor license may apply to the mayor as local liquor control commissioner to be issued a Class "B-E" license which shall authorize the furnishing of entertainment on the specified premises. The mayor may cause an investigation and may conduct a hearing if he deems necessary regarding the effect and impact on the surrounding and nearby property owners and land occupants prior to approving the issuance of said "B-E" license, provided, however, that no Class "B-E" license shall be issued unless prior thereto there has been an affirmative vote of not less than four (4) aldermen of the city council approving said transfer.

~~(e)~~ ~~(d)~~ The holder of a Class "B-E" license shall only furnish entertainment of the same type as permitted at the time of issuance of said license unless approval is received from the mayor as local liquor control commissioner. A Class "B-E" license is not transferable.

Sec. 6-84. License application.

(a) An application for a license required by this chapter shall be made to the local liquor control commissioner in writing, signed by the applicant if an individual, or by a duly authorized agent thereof if a club or corporation, verified by oath or affidavit, and shall contain the following information and statements:

(1) The name, age and address of the applicant in the case of an individual; in the case of a copartnership, the persons entitled to share in the profits thereof, and in the case of a corporation, for profit, or a club, the date of incorporation, the objects for which it was organized, the names and addresses of the officers and directors, and if a majority in interest of the stock of such corporation is owned by one person or his nominees, the name and address of such persons;

(2) The citizenship of the applicant, his place of birth and if a naturalized citizen, the time and place of his naturalization;

(3) The character of business of the applicant; and in the case of a corporation, the objects for which it was formed;

(4)The length of time that such applicant has been in business of that character, or in the case of a corporation, the date on which its charter was issued;

(5)The amount of goods, wares and merchandise on hand at the time application is made;

(6)The location and description of the premises or place of business which is to be operated under such license;

(7)A statement whether the applicant has made application for a similar license on premises other than described in this application, and the disposition of such application;

(8)A statement whether the applicant has ever been convicted of a felony or is otherwise disqualified to receive a license by reason of any matter or thing contained in this chapter or any state law or other ordinance;

(9)Whether a previous license by any state or subdivision thereof or by the federal government has been revoked and the reasons therefor;

(10) The date of incorporation if an Illinois corporation, or the date of becoming qualified under the Illinois Business Corporation Act of 1983 (805 ILCS 5/1.01 et seq.) to transact business in the state if a foreign corporation;

(11) A statement that the applicant will not violate any of the laws of the state or of the United States, or any ordinances, in the conduct of his place of business;

(12) A statement that he has not received or borrowed money or anything else of value, and that he will not receive or borrow money or anything else of value (other than merchandising credit in the ordinary course of business for a period not to exceed ninety (90) days, as herein expressly permitted under 235 ILCS 5/6-5, directly or indirectly from any manufacturer, importing distributor or distributor representative of any such manufacturer, importing distributor or distributor, nor be a party in any way, directly or indirectly, to any violation by a manufacturer, distributor or importing distributor of section 123 of said chapter.

(b)In addition to the foregoing information, such application shall contain such other and further information as the state commission and the local commission may, by rule or regulation not inconsistent with law, prescribe.

(c)If said application is made in behalf of a partnership, firm, association, club or corporation, then the same shall be signed and sworn to by at least two (2) members of such partnership or the president and secretary of such corporation.

Sec. 6-85. License expiration date.

Unless revoked pursuant to this chapter, every license issued pursuant to the provisions of this chapter shall expire on the last day of December of each year.

Sec. 6-86. License fees.

(a) An applicant for a license required by this chapter who qualifies for the same under the provisions of this chapter and state law shall be issued the class of license applied for upon payment of the appropriate license fee as set forth in subsection (b) of this section to the city collector.

(b) The annual license fees for the indicated licenses shall be as follows:

Class	Fee
B	\$1,500.00 <u>\$3,000.00</u>
B-A	3,900.00
B-E	2,400 <u>3,900.00</u> In addition to the B license fee (Class B-E licenses are non-transferable)
C	3,600.00 <u>3,900.00</u>
C-B	5,100.00
D	720.00 <u>2,400.00</u>
E	3,900.00 <u>5,100.00</u>
R	3,900.00 <u>5,100.00</u>
R-E	3,900.00 <u>5,100.00</u>
W	1,500.00 <u>2,400.00</u>
W-R-E	3,900.00 <u>5,100.00</u>
R-B-W	1,500.00 <u>3,000.00</u>
B-H	3,900.00 (Class B-H licenses are non-transferable) <u>5,100.00</u>

~~(c) Said fees may be payable in two (2) equal installments, with one (1) of said installments being paid on January second of each year and the other being paid on July first of each year.~~

~~(d) Any initial license applied for and issued after July first of any year shall require one half (1/2) of the annual fee for the particular class of license.~~

~~(e)~~ (c) The first payment required on such a license fee shall be paid at the time the application for the license is made. When paid, the city collector shall issue the payor a receipt. In the event the license applied for is denied, said fee shall be returned to the applicant; if the license is granted, then the fee shall be deposited in the general corporate fund, or in such other fund as shall have been designated by proper action of the city council.

~~(f)~~ (d) In addition to all other fees, initial applicants shall submit a certified check, cashier's check or money order in the amount of one hundred twenty dollars (\$120.00) payable to the City of Calumet City for the processing of the liquor applicant fingerprint cards by the Illinois and Federal Bureaus of Identification. Said fee shall be submitted at the time of the filing of the application.

Sec. 6-87. Persons ineligible for license.

(a) Except as otherwise provided in subsection (b) of this section, no alcoholic liquor license shall be issued to:

(1) A person who is not a resident of the city, except in case of railroad or boat licenses.

(2) A person who is not of good character and reputation in the community in which he resides.

(3) A person who is not a citizen of the United States.

(4) A person who has been convicted of a felony under any federal or state law, unless the local liquor control commissioner determines that such person has been sufficiently rehabilitated to warrant the public trust after considering matters set forth in such person's application and the commissioner's investigation. The burden of proof of sufficient rehabilitation shall be on the applicant.

(5) A person who has been convicted of being the keeper or is keeping a house of ill fame.

(6) A person who has been convicted of pandering or other crime or misdemeanor opposed to decency and morality.

(7) A person whose license issued under this chapter or the Liquor Control Act of 1934 (235 ILCS 5/1-1 et seq.) has been revoked for cause.

(8) A person who at the time of application for renewal of any license issued hereunder would not be eligible for such license upon a first application.

(9) A copartnership, if any general partnership thereof, or any limited partnership thereof, owning more than five (5) percent of the aggregate limited partner interest in such copartnership would not be eligible to receive a license for any reason, including residence within the city.

(10) A corporation, if any officer, manager or director thereof, or any stockholder or stockholders owning in the aggregate more than five (5) percent of the stock of such corporation, would not be eligible to receive a license hereunder for any reason other than citizenship and residence within the city.

(11) A corporation unless it is incorporated in Illinois, or unless it is a foreign corporation which is qualified under the Business Corporation Act of 1983 (805 ILCS 5/1.01 et seq.) to transact business in Illinois.

(12) A person whose place of business is conducted by a manager or agent unless the manager or agent possesses the same qualifications required by the licensee.

(13) A person who has been convicted of a violation of any federal or state law concerning the manufacture, possession or sale of alcoholic liquor, subsequent to the passage of the Liquor Control Act of 1934 (235 ILCS 5/1-1 et seq.) or has forfeited his bond to appear in court to answer charges for any such violation.

(14) A person who does not beneficially own the premises for which a license is sought, or does not have a lease thereon for the full period for which the license is to be issued.

(15) Any law enforcing public official, including members of local liquor control commissions, any mayor, alderman, or member of the city council or commission, any president of the village board of trustees, any member of a village board of trustees, or any president or member of a county board; and no such official shall be interested directly in the manufacture, sale, or distribution of alcoholic liquor, except that a license may be granted to such official in relation to premises that are not located within the territory subject to the jurisdiction of that official if the issuance of such license is approved by the state liquor control commission and before the board or council to which the license holder is elected.

(16) A person who is not a beneficial owner of the business to be operated by the licensee.

(17) A person who has been convicted of a gambling offense as proscribed by any of subsections (a)(3) through (a)(11) of section 28-1 of, or as proscribed by section 28-1.1 or 28-3 of, the Criminal Code of 1961 (720 ILCS 5/28-1(a)(3)—(a)(11), 720 ILCS 5/28-1.1, 720 ILCS 5/28-3), or as proscribed by a statute replaced by any of the aforesaid statutory provisions.

(18) A person or entity to whom a federal wagering stamp has been issued by the federal government, unless the person or entity is eligible to be issued a license under the Raffles Act (230 ILCS 15/0.01 et seq.) or the Illinois Pull Tabs and Jar Games Act (230 ILCS 20/1 et seq.).

(b) A criminal conviction of a corporation is not grounds for the denial, suspension, or revocation of a license applied for or held by the corporation if the criminal conviction was not the result of a violation of any federal or state law concerning the manufacture, possession or sale of alcoholic liquor, the offense that led to the conviction did not result in any financial gain to the corporation and the corporation has terminated its relationship with each director, officer, employee, or controlling shareholder whose actions directly contributed to the conviction of the corporation. The local liquor control commissioner shall determine if all provisions of this subsection have been met before any action on the corporation's license is initiated.

Sec. 6-88. Retail sales near churches, schools, etc.

No license shall be issued for the sale at retail of any alcoholic liquor within one hundred (100) feet of any church, school, hospital, home for aged or indigent persons or for veterans, their wives or children or any military or naval station; provided, that this prohibition shall not apply to hotels offering restaurant service, regularly organized clubs, or to restaurants, food shops or other places where sale of alcoholic liquors is not the principal business carried on, if such place of business so exempted shall have been established for such purposes prior to January 31, 1934; nor to the renewal of a license for the sale at retail of alcoholic liquor on premises within one hundred (100) feet of any church where such

church has been established within such one hundred (100) feet since the issuance of the original license. No alcoholic liquor other than beer shall be sold for consumption on the premises within one thousand five hundred (1,500) feet from any building used for regular classroom or laboratory instruction on the main campus of any state university owned or maintained, in whole or in part, by the state; provided, this prohibition shall not apply to a place of business which sells beer but does not sell any other alcoholic liquor and was established and operated prior to September 4, 1973, or to premises owned or controlled by any state university and used as a faculty center or an airport.

Sec. 6-89. Stores selling school supplies, lunches, etc.

No license shall be issued to any person for the sale at retail of any alcoholic liquor at any store or other place of business where the majority of customers are minors of school age or where the principal business transacted consists of school books, school supplies, food, lunches or drinks for such minors.

Sec. 6-90. License issuance; form; records.

(a) Upon the approval of the local liquor control commissioner of application for a license required by this chapter, and the payment of the required license fee, the city clerk shall issue to the person applying therefor a license to retail intoxicating liquors, indicating the classification under which such license is issued, for the term for which such license was granted, which license shall be signed by the local liquor control commissioner and countersigned by the city clerk.

(b) The local liquor control commissioner shall keep or cause to be kept a complete record of all such licenses issued by him, and shall furnish the city clerk, city treasurer and chief of police each with a copy thereof.

Sec. 6-91. License renewal.

Any person having a license required by this chapter shall ~~have the right~~ apply to renew such license at the expiration thereof, provided that ~~he~~ the applicant is then qualified to receive such a license and the premises for which such renewal license is sought conform to all applicable ordinances for such purpose; and, provided further, that such renewal privilege shall not be construed as a vested right which shall prevent a revocation of the license for cause. An application for a renewal of a license under this chapter shall be made in the same manner and form as is provided for original applications for licenses.

Sec. 6-92. Personal nature of license; attachment, garnishment or execution; decedent's estates; refund.

A license issued pursuant to this chapter shall be purely a personal privilege, and shall not constitute property, nor shall it be subject to attachment, garnishment or execution, nor shall it be alienable or transferable, voluntarily or involuntarily, or subject to being encumbered or hypothecated. Such license shall not descend by the laws of testate or intestate devolution, but it shall cease upon the death of the licensee, provided that executors or administrators of the estate of any deceased licensee, and the trustee of any insolvent or bankrupt licensee, when

such estate consists in part of alcoholic liquor, may continue the business of the sale of alcoholic liquor under order of the appropriate court, and may exercise the privileges of the deceased or insolvent or bankrupt licensee after the death of such decedent, or such insolvency or bankruptcy until the expiration of such license but not longer than six (6) months after the death, bankruptcy or insolvency of such licensee. A refund shall be made of that portion of the license fees paid for any period in which the licensee shall be prevented from operating under such license in accordance with the provisions of this section.

Sec. 6-93. Transfer of licenses; fee, etc.

Effective January 1, 2008, The holder of a liquor license in any category shall not be permitted to transfer the license to another applicant or proposed owner of the establishment. The license shall be revoked and automatically terminated upon the original licensee not doing business as originally contemplated in the application for license originally filed by the applicant. The applicant shall not have any right or privilege to sell or otherwise transfer the license.

Sec. 6-94. Change of location.

A retailer's alcoholic liquor license shall permit the sale of alcoholic liquor only the premises described in the application and license and it shall be unlawful to sell alcoholic liquor at retail at any other place. If the establishment closes, and remains closed for sixty (60) continuous days, it shall be considered abandoned and the liquor license attached to that location shall be automatically revoked. This will not apply if an appropriate building permit has been issued to the premises in order to make repairs or renovations to the property and after receiving permission from the liquor control commissioner, and as otherwise extended by said commissioner, upon request by the license holder.

Sec. 6-95. Temporary permits.

The local liquor control commissioner shall have the power to issue temporary permits to any society, fraternity, picnic, bazaar, fair or similar public or private assembly, for the sale of alcoholic beverages where food is sold, served or dispensed. Such temporary permits shall be issued only to organizations not for pecuniary profit and shall be valid only for one (1) day, provided that the commissioner may issue such temporary permits for a period of not more than ten (10) days. No organization shall be issued such permit for more than ten (10) days cumulatively within any one (1) calendar year. The fee for such a temporary permit shall be five dollars (\$5.00) per day.

Sec. 6-96. Display of license.

Every retail alcoholic liquor licensee shall cause ~~his~~ the license issued pursuant to this chapter to be framed and hung in plain view in a conspicuous place on the licensed premises.

Sec. 6-97. Transfer of certain classes of licenses from premises outside River Oaks West or River Oaks East to within premises of same or to other city premises.

(a) Hereafter, no Class "B," "C-B," "C," "D," "R" or "W" license shall be transferred from any premises outside the River Oaks West or River Oaks East Complex to any premises within the River Oaks West or River Oaks East Complex; unless prior thereto there has been an affirmative vote of the city council approving said transfer. That hereafter no license shall be transferred out of River Oaks West or River Oaks East to any other premises within the city, unless prior thereto there has been an affirmative vote of the city council approving said transfer.

(b) In the event a license is transferred from any premises outside the River Oaks West or River Oaks East complex to premises within the River Oaks West or River Oaks East complex, said license shall have the same rights and privileges of the license classification transferred into the River Oaks West or River Oaks East complex; provided, however, that said license shall be designated River Oaks West license classification or River Oaks East license classification. That in the event said transfer occurs, that thereafter simultaneously with said transfer the Class "B," "C-B," "C," "D," "R" or "W" license total number thereof shall be automatically reduced by the transfer into the River Oaks West or River Oaks East complex.

(c) Hereafter, no Class "E" or "R-E" license shall be transferred from any premises outside the River Oaks West or River Oaks East complex into the River Oaks West or River Oaks East complex.

Sec. 6-98. License revocation or suspension; Notice and Hearing.

(a) The local liquor control commissioner shall have the authority to suspend for not more than thirty (30) days or revoke same for any violation of any provision of this chapter, or for any misrepresentation of any material facts set forth in the application for a license issued pursuant to it, or for any violation of any state or federal law pertaining to the sale of alcoholic liquor.

(b) The Local Liquor Commissioner may revoke or suspend any license issued, require mandatory certified training or impose any additional conditions if the Local Liquor Commissioner determines that the licensee has violated any of the provisions of this Chapter or any State law pertaining to the sale of alcoholic liquor. In addition to or in lieu of suspension, the Local Liquor Commissioner may levy a fine on the licensee for such violations. Each day on which a violation continues shall constitute a separate violation. However, no such license shall be revoked or suspended, and no fine shall be imposed, except after a public hearing by the Local Liquor Commissioner with at least three (3) days prior written notice, to the licensee, affording the licensee an opportunity to appear and defend. If the licensee fails to appear for such public hearing after receiving notice, a default judgment may be entered and the Local Liquor Commissioner may revoke or suspend the license, and/or impose a fine.

(c) If the Local Liquor Commissioner has reason to believe that any continued operation of a particular licensed premises will immediately threaten the welfare of the community, the Local Liquor Commissioner may, upon the issuance of a written order stating the reason for such conclusion, and without

notice or hearing, order the licensed premises closed for not more than seven (7) days, giving the licensee an opportunity to be heard during that period. Provided, if such licensee shall also be engaged in the conduct of another business on the licensed premises, such order shall not be applicable to such other business.

(d) In determining the appropriate penalty for violating any of the provisions of this Chapter or any State law pertaining to the sale of alcoholic liquor, the Local Liquor Commissioner may consider such matters and information as the Local Liquor Commissioner deems relevant including, but not limited to, the nature and circumstances surrounding the violation, the past record of the licensee and the penalties previously imposed by the Local Liquor Commissioner for similar violations. The past record shall include the record of the current licensee as well as the record of any other existing or prior licensee where there is, or was, not less than forty percent (40%) common identity between the owners of the current licensee and the owners of such other licensee. Such common identity shall be established where persons holding an ownership interest of not less than forty percent (40%) of the licensee under consideration also hold or held an ownership interest of not less than forty percent (40%) of another existing or prior licensee. Where the licensee under consideration, or such other prior or existing licensee, is a business entity such as a corporation or partnership, the ownership interest includes the equity holdings of the stockholder or partner. The consideration of the past record of such other or prior licensee shall only include that time period when such common identity is found.

(e) The Local Liquor Commissioner shall, as promptly as practicable and in any event within thirty (30) days after such hearing, if the Local Liquor Commissioner determines after such hearing that the license should be revoked or suspended, and/or a fine should be imposed, state the reasons for such determination in a written order of revocation or suspension, and/or a fine should be imposed and shall serve a copy of such order upon the licensee.

(f) Any licensee found guilty by the Local Liquor Commissioner for violating any provision of this Chapter, in addition to any other penalty which may be imposed, shall be assessed and required to pay to the City an amount to cover administrative costs associated with the hearing, including, but not limited to, attorney's fees, investigation fees and court reporting fees. The Local Liquor Commissioner shall designate the amount of costs in his/her Findings and Order. Provided, such costs shall not exceed one thousand dollars (\$1,000.00).

(g) Any license may be denied or revoked when it is determined that the application, plans, or other supporting documents required by this Ordinance reflect a false statement or misrepresentation of a material fact.

Secs. 6-99. Training Required.

(a) Off-premise liquor license holders shall be required to have all employees who sell or distribute alcoholic liquor successfully complete a certified training program and maintain a current effective certification from said program upon hire.

(b) On-premise liquor license holders shall be required to have all employees who serve, sell or distribute alcoholic liquor successfully complete a BASSET certified training program and maintain a current effective certification from said program upon hire.

(c) Proof of Educational Training Compliance. Prior to license issuance or upon application for liquor license renewal, the licensee shall supply the City a list of all employees and a copy of course completion certificate(s) of the certified training program.

Secs. 6-100—6-120. Reserved.

DIVISION 3. OPERATIONAL RESTRICTIONS AND REQUIREMENTS

Sec. 6-121. Closing hours.

(a) It shall be unlawful for any holder of a Class "E" license to sell or offer for sale at retail any alcoholic liquor, or to furnish any entertainment ~~on Monday, Tuesday, Wednesday and Friday~~ after the hour of 2:00 a.m., and before the hour of 7:00 a.m. except as set forth herein. It shall be unlawful for the holder of a Class "E" license to sell or offer for sale at retail any alcoholic liquor on Sunday after the hour of 2:00 a.m., and before the hour of 12:00 noon. ~~It shall be unlawful for the holder of a Class "E" license to sell or offer for sale at retail any alcoholic liquor on Thursday and Saturday after the hour of 12:00 a.m. and before the hour of 7:00 a.m.~~

(b) All establishments holding a liquor license other than an "E" license shall be closed at 12:00 a.m. every day of the week. It shall be unlawful for the holders of such licenses ~~a Class "B," Class "C," Class "C-B," Class "D," Class "R," Class "R-E" or Class "W"~~ alcoholic liquor license to sell or offer for sale at retail any alcoholic liquor on weekdays after the hour of ~~2:00~~ 12:00 a.m., and before the hour of 7:00 a.m. It shall be unlawful for the holders of a Class "B," Class "C," Class "C-B," Class "D," Class "R," Class "R-E" or Class "W" alcoholic liquor license to sell or offer for sale at retail, any alcoholic liquor on Sunday after the hour of ~~2:00 a.m.~~ 12:00 a.m., and before the hour of 12:00 noon.

Effective May 1, 2017, all establishments holding a Class "B" license shall be permitted to remain open and sell or offer for sale at retail alcoholic liquor until the hour of 2:00 a.m. on Saturday and 2:00 a.m. on Sunday only.

If two (2) or more incidents requiring a police response to any establishment holding a Class "B" license occur in any sixty-day period, the establishment will no longer be permitted to remain open after midnight. If two (2) or more incidents requiring a police response to any establishment holding a liquor license occur in any sixty-day period, the license shall be subject to suspension or revocation.

(c) It shall be unlawful to have premises licensed under this chapter open for business or to admit the public to such premises during the hours within which the sale of alcoholic liquor is prohibited. No other person other than authorized employees of the licensee shall be permitted to remain on the premises after the designated hour; provided, however, that in the case of restaurants, clubs, drug,

food or department stores and delicatessens, such establishments may be kept open during such hours, but no alcoholic liquor may be sold, given to, or consumed by the public during such hours.

(d) Any person other than those above authorized found on the licensed premises herein shall raise a presumption of a violation of this section and the presumption that said premises are open for business.

(e) It shall be unlawful for the holder of a Class "W-R-E" license to sell or offer for sale at retail any alcoholic liquor, or to furnish any entertainment on weekdays after the hour of 2:00 a.m., and before the hour of 7:00 a.m. It shall be unlawful for the holder of a Class "W-R-E" license to sell or offer for sale at retail any alcoholic liquor on Sunday after the hour of 2:00 a.m., and before the hour of 12:00 noon.

(f) It shall be unlawful for the holder of a Class "B-E" license to sell or offer for sale at retail any alcoholic liquor, or to furnish any entertainment on Monday, Tuesday, Wednesday, Thursday, Friday and Saturday after the hour of 2:00 a.m. and before the hour of 7:00 a.m. It shall be unlawful for the holder of a Class "B-E" license to sell or offer for sale at retail any alcoholic liquor on Sunday after the hour of 2:00 a.m. and before the hour of 12:00 noon.

(g) It shall be unlawful for the holder of a Class "B-A" license to sell or offer for sale at retail any alcoholic liquor, on Monday, Tuesday, Wednesday, Thursday, Friday and Saturday after the hour of 12:00 a.m. and before the hour of 7:00 a.m. It shall be unlawful for the holder of a Class "B-A" license to sell or offer for sale at retail any alcoholic liquor on Sunday after the hour of 12:00 a.m. and before 12:00 noon.

(h) It shall be unlawful for the holder of a Class "B-H" license to offer for sale at retail any alcoholic liquor on Monday, Tuesday, Wednesday, Thursday, Friday and Saturday after the hour of 2:00 a.m. and before the hour of 7:00 a.m. It shall be unlawful for the holder of a Class "B-H" license to offer for sale at retail any alcoholic liquor on Sunday after the hour of 2:00 a.m. and before 11:00 a.m.

Sec. 6-122. Use of words saloon and bar in advertisements.

No person licensed to sell at retail alcoholic liquor shall use the word saloon or bar in any sign or advertisement.

Sec. 6-123. Sanitation of premises generally.

All premises used for the sale at retail of alcoholic liquor, including all wash and toilet rooms thereon, shall be kept in a clean and sanitary condition.

Sec. 6-124. Sanitation of employees.

No licensee under this chapter shall employ any person who is afflicted with or who is a carrier of any contagious, infectious or venereal disease. It shall be unlawful for any person who is afflicted with or is a carrier of any such disease to work in or about the licensed premises or to engage in any way in the handling, preparation or sale of alcoholic liquor.

Sec. 6-125. View of interior.

On premises where the sale of alcoholic liquor for consumption thereon is licensed pursuant to this chapter, other than a restaurant, hotel or club, no screen, blind, curtain, partition, article or thing shall be permitted in the windows or upon the doors of such licensed premises, nor inside such premises, which shall prevent a clear view into the interior of such licensed premises from the street, road or sidewalk at all times, and no booth, screen, partition or other obstruction, nor any arrangement of lights or lighting shall be permitted in or about the interior of such licensed premises which shall prevent a full view of the entire interior of such premises from the street, road or sidewalk. All rooms where liquor is sold for consumption upon the premises shall be continuously lighted during business hours by natural light or artificial white light so that all parts of the interior of the premises shall be clearly visible. In case the view of any such licensed premises required by the foregoing provisions shall be willfully obscured or in any manner obstructed, then such license shall be subject to revocation.

Sec. 6-126. Parking facilities.

After December 27, 1973, any licensee which shall be issued a license pursuant to this chapter for new construction sites or buildings or a change of location, shall provide off-street parking adjacent to the licensed premises consisting of one (1) fifteen (15) foot by twenty (20) foot parking space for each ten (10) feet of property frontage, which shall be paved and provide adequate drainage of said area.

Sec. 6-127. Sales to minors; habitual drunkards, etc.

No licensee under this chapter nor any officer, associate, member, representative, agent or employee of such licensee shall sell, give or deliver alcoholic liquor to any person under the age of twenty-one (21) years, or to any intoxicated person or to any person known by him to be an habitual drunkard or spendthrift, or a person who is insane, mentally ill, mentally deficient, or in need of mental treatment.

Sec. 6-128. Allowing those under twenty-one (21) on premises.

It shall be unlawful for any holder of a retail liquor dealer's license, or his or her agent or employee, to suffer or permit any person under the age of twenty-one (21) years to be or remain in any room or compartment adjoining or adjacent to or situated in the room or place in which such licensed premises is located; provided that this section shall not apply to any person under twenty-one (21) years of age, who is accompanied by ~~his or her~~ a parent or legal guardian, nor to any licensed premises which derives its principal business ~~from~~ from the sale of service or commodities other than alcoholic liquor. It shall be unlawful for any owner or occupant of any premises located within the city to knowingly allow any person under the age of twenty-one (21) years to remain on such premises while in the possession of alcoholic liquor or while consuming alcoholic liquors in violation of ~~section 6-3~~ of this Code.

Sec. 6-129. Loitering, etc., by persons under twenty-one (21).

It shall be unlawful for any person under the age of twenty-one (21) years to enter, remain on, loiter or be present in any tavern, club, store or other place in which such licensed premises is located, or in any room or compartment adjoining or adjacent to or situated in the room or place of such licensed premises; provided, however, that this section shall not apply to any person under the age of twenty-one (21) years who is accompanied by ~~his or her~~ a parent or legal guardian, nor to any licensed premises which derives its principal business from the sale of service or commodities other than alcoholic liquor.

Sec. 6-130. Notice for those under twenty-one (21).

Every licensed business, tavern, club, store or other place in the city where alcoholic beverages are sold, given or delivered, shall display at all times in a prominent place a printed card, sign or placard which shall be issued by the city clerk and which shall read substantially as follows:

WARNING TO MINORS

You are subject to a fine up to ~~five hundred~~ seven hundred fifty dollars (~~\$500.00~~ (750.00)) and/or imprisonment for up to six (6) months or treatment as a juvenile offender under the ordinances of the City of Calumet City, if you purchase alcoholic liquor, and/or misrepresent your age for the purpose of purchasing or obtaining alcoholic liquor.

~~Sec. 6-131. Female impersonators.~~

~~(a) No licensee under this chapter shall permit or allow entrance or admission to the place of business of such licensed premises of any male person costumed, clothed, garbed or apparelled in any manner not appropriate to his sex or otherwise impersonating a member of the female sex, or exhibit or permit such person to exhibit himself so costumed, clothed, garbed or apparelled or otherwise impersonating a member of the female sex, in any form of entertainment, play, dialogue, theatrical production, pantomime, stage or floor show.~~

~~(b) It shall be unlawful for any male person to exhibit or display himself in the licensed premises of any licensee, costumed, clothed, garbed or apparelled in any manner not appropriate to his sex or otherwise to impersonate a member of the female sex, or to participate in any form of entertainment, play, dialogue, theatrical production, pantomime, stage or floor show in the place of business of a licensee, while so costumed, clothed, garbed or apparelled or otherwise impersonating a member of the female sex.~~

Sec. 6-131. Prohibited Conduct.

(a) *Disturbing the Peace.* Every licensee under this subchapter engaged in the sale of alcoholic beverages shall conduct his or her place of business in a quiet, decent and respectable manner and shall eject therefrom or refuse to admit thereto all persons rendering themselves objectionable or undesirable by reason of undue noise or other acts disturbing the peace.

(b) *Gambling.* It shall be unlawful to permit any gambling on any premises licensed to sell alcoholic liquor. Provided, however, the prohibition shall not apply to any video gaming terminal for which: (i) a license or permit has been issued by the Illinois Gaming Board pursuant to the Illinois Video Gaming Act as codified in 230 ILCS 40/1 et seq.; and (ii) a license has been issued to the owner of a video gaming terminal by the City of Calumet City, so long as such device or terminal is conducted in compliance with all requirements of said Illinois Video Gaming Act (230 ILCS 40/1 et seq.) and all rules and regulations of the Illinois Gaming Board and the City. A violation of this section shall be grounds for termination of the liquor license.

(c) *Adult entertainment.* It shall be unlawful for any licensee, its manager, or other person in charge of premises licensed to sell alcoholic liquor to permit the following kinds of conduct; or books, magazines or coin-operated motion picture devices, films, or movies depicting, describing or relating to the following kinds of conduct on such premises:

(1) The performance of acts, or simulated acts, of sexual intercourse, masturbation, sodomy, bestiality, oral copulation, flagellation or any sexual acts which are prohibited by law.

(2) The actual or simulated touching, caressing or fondling of the breasts, buttocks, anus, or genitals.

(3) The actual or simulated displaying of the breasts, pubic hair, anus, vulva or genitals.

(4) The permitting by a licensee of any person to remain in or on the licensed premises who exposes his or her genitals or anus to public view.

(5) The removal by a performer in the presence of the audience of clothing, so as to make nude or give the illusion of nudeness of the lower abdomen, genital organs, buttocks or breasts.

(6) The performance of any dance, act, word or words, episode or musical entertainment, the purpose of which is to direct the attention of the spectator to the breasts, buttocks or genital organs of the performer.

(d) *Entertainment for minors.* It shall be unlawful for any licensee, its manager, or other person in charge of the premises licensed, to provide any entertainment intended primarily for persons under the age of 21 years during any time when alcoholic liquor is sold on the premises.

(e) *Controlled substances.* It shall be unlawful for any licensee, its manager or other person in charge of premises licensed under this chapter to allow, permit or maintain the licensed premises in such a way that controlled substances of any kind, including but not limited to cocaine, marijuana, heroin, or other illegal drugs or chemicals, are present on the licensed premises at any time.

~~Sec. 6-132. Conduct of female employees.~~

~~It shall be unlawful for any female agent, employee, entertainer, hostess, waitress or person employed on any contractual basis working in an establishment licensed pursuant to this chapter to:~~

~~(1) Solicit, beg, induce or request any male patron, customer or visitor in such licensed establishment to purchase any alcoholic or nonalcoholic beverage for herself or any other person;~~

~~(2) Accept from any male patron, customer or visitor in such licensed establishment any alcoholic or nonalcoholic beverage solicited for herself or any other person; or~~

~~(3) Fraternalize, associate or mingle with any male patron, customer or visitor in such licensed establishment.~~

~~The aforesaid activities shall not be prohibited in connection with any contact any of the aforesaid females may have with any male patrons, customers or visitors to whom she is related by blood or marriage, nor shall any of the aforesaid prohibited activities be deemed to prevent any of the aforesaid females from accepting and serving the order of a male patron or customer for any alcoholic or nonalcoholic beverage in the regular course of her employment or work.~~

Sec. 6-132. Disorderly Persons and Conduct; Report.

(a) Every licensee shall immediately report to the police any act by any person or patron rendering himself or herself objectionable, causing undue noise or disturbance, breach of peace, unusual conduct or a person with a firearm, knife, bludgeon or deadly instrument.

(b) No person licensed under the provisions of this subchapter shall suffer any loud or boisterous talking, or obscene or profane language, quarreling, singing, fighting or other disturbance of persons passing along any street or public square in the vicinity thereof or to the disturbance of the peace and quiet of persons doing business or residing in the neighborhood thereof.

(c) No premises licensed under this Chapter shall be operated so as to constitute a nuisance as defined by the City Code.

Sec. 6-133. Responsibility of licensee with reference to license conditions, chapter or lewd, vulgar, obscene, etc., activities or conduct generally.

~~(a) No person having obtained a license as required by this chapter shall violate or suffer or allow to be violated any of the conditions and restrictions contained in such license, or any of the provisions of this chapter, nor shall suffer or permit the licensed premises or an exhibition or amusement therein, to become disorderly or violate any of the provisions of this section.~~

~~(b) The holder of any license issued under the provisions of this chapter shall receive and hold the same upon the express condition that the licensee of the specified licensed premises or any part or portion thereof, where the show, performance or exhibition is held, and the character of the show, performance or exhibition conducted, or the manner of advertising and representing the same, shall not violate any of the following conditions and provisions:~~

~~(1) No show, performance, exhibition or motion picture, exhibited, presented or conducted by reason of any license issued, or to be issued, under this chapter shall be lewd, obscene or indecent or allowed to be acted or presented in a manner to constitute the same lewd, obscene and indecent, either upon or off the stage or screen or in or about the licensed premises, or allow or permit the conduct of any performer, manager, employee, or the audience to commit actions that shall be lewd, obscene or indecent. Without limiting the foregoing, the following acts or performances are hereby specifically prohibited:~~

~~a. The removal by a female performer in the presence of the audience of her clothing, so as to make nude or give the illusion of nudeness of the lower abdomen, genital organs, buttocks or breasts;~~

~~b. The exposure by a female performer in the presence of the audience, or the giving of the illusion of nudeness in the presence of the audience of the lower abdomen, genital organs, buttocks or breasts;~~

~~c. The exposure by a male performer in the presence of the audience of the genital organs or buttocks;~~

~~d. The use by a performer of profane, lewd, lascivious, indecent or disgusting language;~~

~~e. The performance of any dance, episode, or musical entertainment which depicts sexual subjects, acts or objects offensive to public morals and decency;~~

~~f. The performance of any dance, act, word or words, episode or musical entertainment, the purpose of which is to direct the attention of the spectator to the breasts, buttocks or genital organs of the performer.~~

~~(2)(1) The holder of any license issued under this chapter shall not use or exhibit or permit and allow to be exhibited obscene, lewd or indecent pictures in or about the licensed premises or any part of same, nor in the street or on the sidewalks in front of said licensed premises, nor in any part of the city, nor use or exhibit or allow to be exhibited any such obscene, lewd, or indecent pictures to advertise or otherwise induce the public to attend the performance to be shown or exhibited.~~

~~(3) The holder of any such license heretofore or hereafter issued under this chapter shall not permit the showing of any performance, exhibition, motion picture or other presentation had in whole or in part which is lewd, obscene and indecent.~~

~~(4)(2) The holder of any license issued under this chapter shall not advertise or otherwise publicize a show, performance, exhibition or other showing by means of pictures, billboards, statements or other mediums either in newspapers, magazines, theater, show place or in any part of the city which are lewd, obscene and indecent, and which misrepresent the actual show, exhibition, performance or showing and being so made for the purpose of luring the public into the licensed premises.~~

~~(5)~~(3) No holder of any license heretofore or hereafter issued under the provisions of this chapter shall cause, permit, or allow his manager, agent, servant, female performer, performers, employees, patron or customer to solicit for prostitution, or to commit any lewd, obscene or indecent act with any other performer, performers, manager, agent, servant, employee, customer or patron of the licensed premises.

~~(6)~~(4) No holder of any license issued under the provisions of this chapter shall keep or maintain a house of ill fame or place for the practice of prostitution or lewdness, or the encouragement of idleness, gaming, excessive drinking, fornication or other misbehavior, or a common, ill-governed and disorderly place of business.

~~(7)~~ (5) No holder of any license issued under the provisions of this chapter shall employ, engage or permit the employment or engagement of any male or female person, or allow, cause or permit any male or female person to frequent, to be and remain upon the licensed premises, for the practice of fornication or prostitution or lewdness.

~~Sec. 6-134. Responsibility of licensee with reference to other activities.~~

~~It shall be unlawful for any person licensed pursuant to this chapter to:~~

~~(1) Employ any female agent, employee, entertainer, hostess, waitress or person on any contractual basis for the purpose of having her engage in any activities prohibited in section 6-132 of this Code;~~

~~(2) Suffer or permit any female agent, employee, entertainer, hostess, waitress or person on any contractual basis for the purpose of having her engage in any activities prohibited in said section 6-132;~~

~~(3) Suffer or permit any female agent, employee, entertainer, hostess, waitress or person on any contractual basis to be served, in the licensed establishment, any alcoholic or nonalcoholic beverage which was solicited from and purchased by a male patron, customer or visitor of the licensed establishment not related to said female by blood or marriage;~~

~~(4) Suffer or permit any females to engage in any activities prohibited in section 6-6 of this Code;~~

~~(5) Suffer or permit any alcoholic or nonalcoholic beverage to be served to a female which was solicited, begged, induced or requested by a female from, and purchased by, a male patron, customer or visitor of such licensed establishment not related to said female by blood or marriage;~~

~~(6) Suffer or permit any agent or person employed on any contractual basis working in the licensed establishment to engage or employ any female for the purpose of having her engage in any activities prohibited in section 6-132 of this Code; or~~

~~(7) Suffer or permit any agent or person employed on any contractual basis working in the licensed establishment to solicit, beg, induce or request any male patron, customer or visitor in such licensed establishment to purchase or give any~~

~~alcoholic or nonalcoholic beverage to any female, female agent, employee, entertainer, hostess, waitress or person employed on any contractual basis present or working in the licensed establishment.~~

Sec. 6-134. Dram Shop Insurance Required

(a) No licensee shall sell alcoholic liquor within the City without obtaining and maintaining in force at all times dram shop insurance in an amount sufficient to satisfy all statutory limits. The Local Liquor Commissioner may, at any time, request a licensee to produce evidence of its dram shop insurance coverage.

(b) If a licensee's dram shop insurance coverage lapses, or is revoked, terminated, cancelled or suspended, the licensee shall immediately notify the City. Failure to provide such notification may subject the licensee to revocation or suspension of its license and/or imposition of a fine. Upon notification that a licensee's dram shop insurance coverage has lapsed, or been revoked, terminated, cancelled or suspended, the Local Liquor Commissioner may proceed to revoke or suspend the license if proof of renewal of the previously held insurance policy, or proof of reinsurance under the terms of a new policy, is not provided immediately.

Sec. 6-135. Violations; Penalty.

(a) It shall be unlawful for any licensee in the conduct of the licensed premises or upon the licensed premises to violate any law of the state, any law of the United States or any rule of the State Liquor Control Commission.

(b) (1) It shall be unlawful for any licensee, in the conduct of his or her business, to commit, suffer or permit, through himself or herself, agent, servant or employee, a violation of a city ordinance.

(2) Every act or omission of whatsoever nature constituting a violation of any of the provisions of this chapter, by an officer, director, shareholder, associate, representative, agent or employee of any licensee, shall be deemed and held to be an act of the employer or licensee and the employer or licensee shall be punishable in the same manner as if the act or omission had been done or omitted by him or her personally.

(c) It shall be unlawful for any licensee to suffer or permit a violation of any rule or regulation of the Local Liquor Control Commissioner.

(d) Any person, group of persons, partnership, firm or corporation violating any provision of this chapter shall be fined not less than \$500, nor more than \$1,000, for each offense; and a separate offense shall be deemed committed on each day during or on which the violation occurs or continues. In addition, the Local Liquor Control Commissioner shall have the power to revoke, non-renew or suspend licenses granted under this chapter pursuant to its provisions.

Section 2: Superseder. In the event a conflict exists between the terms of this Ordinance and any other ordinance or resolution of the City, the terms of this Ordinance shall govern.

Section 3: Severability. This Ordinance and every provision thereof shall be considered severable and the invalidity of any section clause, paragraph, sentence or provision of this Ordinance will not affect the validity of any other portion of this Ordinance.

Section 4: Effective Date. This Ordinance shall be in full force and effect upon its passage and publication in pamphlet form, in accordance with law, and the provisions of the Calumet City's Municipal Code amended herein shall be reprinted with the changes.

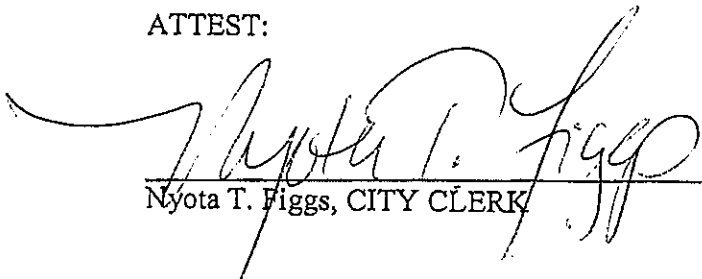
ADOPTED this 13th day of January 2022, pursuant to a roll call as follows:

	Yes	No	Absent	Present
Gardner	x			
Navarrete	x			
Patton	x			
Smith	x			
Tillman	x			
Williams	x			
Wilson	x			
(Mayor Jones)				

APPROVED by the Mayor on January 13, 2022.


Thaddeus Jones
MAYOR

ATTEST:


Nyota T. Figgs, CITY CLERK

**THE CITY OF CALUMET CITY,
COOK COUNTY, ILLINOIS**

ORDINANCE NUMBER 22-02

**AN ORDINANCE AMENDING CHAPTER 54 OF THE
MUNICIPAL CODE OF CALUMET CITY, COOK COUNTY,
ILLINOIS GOVERNING LICENSES AND PERMITS AND
MISCELLANEOUS BUSINESS REGULATIONS**

**THADDEUS JONES, Mayor
NYOTA T. FIGGS, City Clerk
DEJUAN GARDNER
MICHAEL NAVARRETE
JAMES PATTON
ANTHONY SMITH
DEANDRE TILLMAN
RAMONDE WILLIAMS
MONET WILSON**

Aldermen

Published in pamphlet form by authority of the Mayor and City Council of the City of Calumet City on 01-13,2022

Prepared by Corporation Counsel Ancel Glink, P.C. - 140 S. Dearborn, #600, Chicago, Illinois 60603

ORDINANCE NO. 22-02

AN ORDINANCE AMENDING CHAPTER 54 OF THE
MUNICIPAL CODE OF CALUMET CITY, COOK COUNTY,
ILLINOIS GOVERNING LICENSES AND PERMITS AND
MISCELLANEOUS BUSINESS REGULATIONS

WHEREAS, Calumet City is an Illinois home rule unit of local government with authority to legislate in matters concerning its local government and affairs; and

NOW, THEREFORE, BE IT ORDAINED by the Mayor and City Council of Calumet City, Cook County, Illinois, as follows:

Section 1. That Chapter 54 of the Calumet City Municipal Code is hereby amended to add the bold underlined text and/or delete the text as indicated:

ARTICLE II. BUSINESS LICENSES

Sec. 54-31. Scope; ~~effect~~ Persons Subject to License Requirement.

(a) The provisions of this article are hereby declared to be of a regulatory nature because each commercial establishment located in the city is a basic part of and affects the physical and economic well-being of the city, necessitating services from the city in the form of fire, health, police and other services. Such commercial establishments shall be in all respects in full compliance with the provisions hereinafter contained in this article. This article is designed to promote, protect and safeguard the public safety, health and welfare of the citizens of the city, and to enable the effecting of an accurate record of commercial establishments located and carrying on commercial activities or commerce within the city.

(b) A business license shall be required for any business activity, retail, service performed or rendered within the City which involves a price or fee for such activity; and for manufacturing, wholesale and/or storage which is conducted within the City. It shall be unlawful for any individual, firm, association, partnership, corporation, trust or any other legal entity, by himself or herself or itself, or through an agent, employee or partner, he or she or it is held forth as being engaged in the business, activity or occupation, to conduct, engage in, maintain, operate, carry on or manage any business, occupation, activity or establishment, without first having obtained a license/permit for such business, occupation, activity or establishment from the City.

(c) The terms and provisions of this chapter shall not be made applicable to any activity carried on or operated by a governmental institution or jurisdiction, or by any business or

commercial establishment, the regulation or licensing of which is pre-empted by a law or statute of the state. The provisions of this chapter may be waived or suspended for eleemosynary institutions or organizations upon approval by City Council or its designated committee.

Sec. 54-33. License applications.

(a) Applications for all licenses and permits shall be made in writing on forms approved by the City Council and furnished to be provided by the city clerk and shall be submitted to the city clerk unless express provision to the contrary is made. A new application shall be necessary to renew any license at its expiration.

(b) Copies of all applications filed by new businesses shall be submitted to the Permits and License Committee. The applicants shall appear and present before the Permits and License Committee upon request of the committee. An applicant's failure to appear and present to the committee may be grounds for denial of the application.

(c) The alderperson of said ward shall inform the permits and license committee within five (5) working days after receipt of application of the alderperson's support or opposition to the license or permit.

Sec. 54-34. License issuance-approval and denial.

(a) All licenses or permits, except as may otherwise be specifically provided, shall be granted and signed by the mayor and issued by the city clerk. Any application may be ordered by the mayor to be presented to and approved by the city council before issuance of a permit or license, and the city council may overrule the decision of the mayor in reference to any application for license. Forms of licenses and permits shall be prescribed and furnished by the city council.

(b) If the license application, or any other information reasonably relied on by the City reveal any of the following circumstances, then the applicant shall not be eligible for a license or renewal of a license:

1. The licensee's intentional or careless misrepresentation of any material fact on any license application, or the existence of any false statement or information therein.
2. The noncompliance of the applicant, the building, the business, the activity, or the occupation for which a license or renewal of a license is sought, or the location of such building, business, activity, or occupation, with this Chapter or with any other City code, ordinance, or regulation, including, without limitation, all building, health, fire safety, sanitary, and zoning regulations.
3. The noncompliance of the applicant with any applicable state of Illinois law or administrative regulation, including among other things the applicant's failure to

obtain any necessary license, permit, retail sales tax number, or other approval from the state of Illinois.

4. The failure of the applicant at any time to provide to the appropriate City officials convenient and reasonable access to the location of the subject business, activity, or occupation; or to provide other data or information that the City reasonably requires as part of the licensing application.
5. The operation by the applicant of a business, activity, or occupation for any period of time in a previous year without a license, when the business, activity, or occupation was required to have a license. This circumstance shall not be grounds for denial of a license if, but only if, the applicant first pays all past due license fees and all fines and penalties.
6. The operation by the applicant of a business, activity, or occupation in a previous year in violation of any federal, state of Illinois, or local law or regulation, including, without limitation, the provisions of this Section.
7. The previous conviction within the past three (3) years of the applicant of a felony or any other crime of moral turpitude such as fraud, misrepresentation, or unscrupulous business practices.
8. The determination by the City that the business, activity, or occupation for which a license or license renewal is sought will pose an undue risk to the safety or welfare of the general public or will otherwise create a public nuisance.
9. The violation by the applicant of any condition imposed on the license or licensee.
10. The applicant is financially indebted to the City or applicant has delinquent property taxes for the premises.
11. In the case of a license renewal, whether the business, activity, or occupation has been operated or conducted properly, or has instead been operated or conducted in a manner substantially adverse to the best interests of the City, its residents, and the customers or clients of the business, activity, or occupation.
12. The operation of the business at the proposed location adversely impacts the neighboring properties or otherwise is inconsistent with the City's efforts to preserve the character of the neighborhood or neighboring properties.
13. The operation of the business at the proposed location will result in oversaturation of the market due to proximity of similar businesses.
14. The issuances of the license to the applicant is prohibited due to limitations on the number of certain licenses as set forth in this Code.

(c) If, after due consideration of the information contained within the application and related investigative and inspection reports, the Mayor or designee finds all steps were completed and executed certificates of compliance were submitted, the mayor shall issue the business license/permit only after payment of all necessary fees.

(d) If, after due consideration of the information contained within the application and related investigative and inspection reports and certificates of compliance, the Mayor or designee determines that matters concerning the application are unsatisfactory, he or she shall disapprove the application, indicating the reasons therefor. Thereupon, the Mayor or designee shall notify the applicant that: (1) the application has not been approved, (2) no license or permit will be issued and (3) it shall be unlawful to engage in, maintain, operate, carry on or manage any business, occupation, activity or establishment.

Sec. 54-38. License expiration; fee proration; expiration notice.

(a) Except where otherwise provided, all licenses or permits shall expire on the last day of December of each year, unless such license or permit is issued for a period of time less than a year. No license shall be issued at the yearly rate of license fees except for the full license year; provided, however, that where such license is issued on or after the first day of July, the license fee shall be one-half ($\frac{1}{2}$) of the yearly license fee for the unexpired term of the license year. The prorated license fee shall only be applicable to businesses which begin operations after the first day of July.

(b) If a license is issued for a period in excess of one (1) month, it shall be the duty of the city clerk, at least ten (10) days prior to the termination of license period, to cause a written notice to be mailed to each licensee, stating that a new license will be required on the day following the expiration of his existing license, and stating also the amount of the license fee, and the penalty for failure to procure a license in accordance with the provisions of this Code; provided, however, that failure on the part of the city clerk to cause such notice to be mailed to any such licensee shall not waive the requirements that a license be procured.

Sec. 54-46. Additional prerequisites to license issuance.

All licenses required in accordance with ordinances of the city shall be processed under the following procedure:

(1) All applications for licenses shall be submitted along with the required fee. Under no circumstances shall a license be issued to a business holding only a post office box or mailing box within the City. Each licensed or registered business must have a principal place of business and a physical presence in the City.

(2) A copy of the license application shall be sent to ~~all members of the permits and license committee~~ and the alderman of the ward in which the business is located.

~~(3) The alderman of said ward shall inform the permits and license committee within five (5) working days thereafter of the alderman's approval or disapproval. The permits and license committee shall interview all applicants, when deemed necessary. If said license cannot be issued the committee will advise the applicant as soon as possible and return the fee previously tendered.~~ **All applications shall be accompanied by drawings depicting the specifications and physical layout of the business premises and proposed signage.**

(4) No building permit may be issued until the business license application has received preliminary approval of the permits and license committee. Upon the chairman of the permits and license committee granting preliminary approval the license application shall then be forwarded to the respective departments for inspections and approval, such as the building department, police department, fire department, and health department when applicable. The inspections shall be made within forty-eight (48) hours of receipt by the respective department.

(5) Upon satisfactory completion of the required departmental inspections, the permits and license committee shall sign the application indicating approval.

(6) No certificate of occupancy for said premises shall be issued until a business license has been issued.

(7) The license application shall then be submitted to the mayor for his signature and upon execution thereof said license shall be issued.

(8) No license shall be issued for the conduct of any business if the premises and building to be used for the licensed purpose do not fully comply with the requirements of the city, including a lack of any indebtedness owed to the city as the result of the existence, use or operation of said premises. No such license shall be issued for the conduct of any business or performance of any act which would involve a violation of the zoning ordinance of the city. No new or renewal license shall be issued to a license applicant, and the validity of any license granted under this chapter shall terminate if the licensee, license applicant, or business entity operating under the license issued hereunder shall owe a debt to the city for in excess of thirty (30) days beyond its due date. Such debt shall include but is not limited to debts, fines, fees, water bills, code enforcement citation fines or costs, traffic or red light photo enforcement citation fines, or any other indebtedness due the city. The city shall not reinstate a business license or service of a city provided utility until such overdue indebtedness has been paid in full, or other assurances that the debt will be paid, have been approved in writing by the mayor or mayor's designee. No new or renewal license shall be issued to a license applicant if the premises to be used for the licensed activity is delinquent in its Cook County property tax bills for in excess of two (2) years from said bills initial due date.

Sec. 54-47 Nuisances.

(a) No business or establishment, whether or not licensed, shall be so conducted or operated as to constitute a nuisance as defined herein; and no building, vehicle, structure, yard, lot, premises or part thereof shall be used, kept, maintained or operated in

connection with any business or establishment so as to occasion any nuisance, or so as to be dangerous to life or detrimental to health. Any charge of conducting or operating a nuisance may be made under this chapter or any other ordinance prohibiting nuisances generally.

(b) No building or structure, utilized, constructed or maintained in connection with any business or occupation, shall evidence an unsanitary, unsafe or dangerous condition. No substance, matter or thing of any kind whatsoever, which is dangerous or detrimental to health, shall be allowed to exist in connection with any business or occupation, or be used in any work or labor performed in the city.

Sec. 54-48. View of interior.

In any premises licensed by the City to conduct business, no more than fifty percent of the business' windows shall be covered by screens, blinds, curtains, partitions, articles or things which shall prevent a clear view into the interior of such licensed premises from the street, road or sidewalk at all times. In case the view of any such licensed premises required by the foregoing provisions shall be willfully obscured or in any manner obstructed, then such license shall be subject to suspension and/or revocation.

Section 54-49. Security Measures Required.

(a) Effective January 1, 2022, any premise licensed to operate in the city shall install external security cameras capturing all entrances and exits. The property owner of a property which is occupied by multiple businesses sharing common spaces or interior corridors shall maintain security cameras in such spaces. Any cameras required under this provision shall be operational at all times.

(b) The city may require any person, corporation or entity licensed under this section to install building enhancements such as lighting, or other improvements as a condition of issuing the license to ensure the safety of employees and customers of the business establishment. Said improvements shall be determined based on the specific characteristics of the floor plan and the site on which the business is located.

Sec. 54-50. General Enforcement.

Any license issued to any person or entity according to this chapter may be suspended or revoked because of any violation of this chapter, or of any other ordinance of the city, or of any state or federal law, or whenever the registrant shall cease to meet the standards and requirements as set forth in this chapter. Additional penalties or remedies which may be imposed include modification of the license terms or permitted business operations.

Proceedings to enforce violations of this Chapter may be initiated and conducted in accordance with and pursuant to the Calumet City municipal code providing for administrative adjudication of violations and any other means provided by law.

Sec. 54-51. Suspension of Business License.

(A) A license or permit may be suspended immediately by the Mayor upon petition of the City Administrator where any of the conditions listed in this section exist. A business establishment whose license or permit has been suspended for any of the enumerated reasons herein shall not be allowed to continue business operations or commercial activities and shall cease all business operations until the following conditions no longer exist:

(1) Where the conduct or operation of any business, occupation, activity or establishment, whether licensed or unlicensed, shall constitute a nuisance or a clear and present danger to the public health, safety or general welfare;

(2) Where the holder of any license or permit shall have refused to allow an inspection of the license or permit holder's premises;

(3) Where the holder of any license or permit has refused a sample of the license or permit holder's goods for testing;

(4) Where there has been a violation of the state or local licensing provisions; or

(5) Where there has been a violation of the zoning regulations or management and safety plan pertaining to the premises.

(B) (1) Notice of the suspension, with the reasons therefor, shall be delivered to the business owner or operator at the business address via personal service.

(2) In the event an agent is unavailable to accept service, posting of the same in a conspicuous place shall be deemed sufficient notice to the business owner or operator.

Sec. 54-52. Suspension or Revocation of Business License.

(A) Licenses issued by the city may be revoked by the Mayor upon petition by the City Administrator after notice and hearing as provided in this chapter, for any of the following causes:

(1) Any fraud, misrepresentation or false statement contained in the application or renewal application for the license;

(2) Any violation by the licensee of the provisions relating to the license, the subject matter of the license or to the premises occupied;

(3) Conviction of the licensee of any felony or of a misdemeanor when such conviction indicates an inability to operate a safe, honest or legitimate business operation;

(4) Failure of the licensee to pay any fine or penalty owing to the city;

(5) Failure of the licensee to pay any amount owing to the city, other than a fine or a penalty, within 120 days of its due date;

(6) Refusal to permit inspection or investigation or take sample or interference with an authorized city officer or employee while making inspection or investigations;

(7) When the conduct of the business constitutes a nuisance or a clear and present danger to the public health, safety or general welfare;

(8) More than three violations of the zoning regulations or management and safety plan pertaining to the premises; and/or

(9) For other good and sufficient cause shown including, but not limited to, repeated failures to comply with this or other applicable ordinances or multiple violations of the same.

(B) Any revocation shall not preclude prosecution and imposition of any other penalties for the violation of other city ordinances.

Sec. 54-53. Multiple or Continuous Violations.

If the business establishment is in violation of the standards of this chapter three or more times within the fiscal year or fails to procure a required renewed license within three months after the renewal date, the license shall be subject to suspension or revocation upon a finding by the Mayor that such violations have occurred.

Sec. 54-54. Hearing Procedures on Violations.

(A) Upon written request by the licensee to the Mayor or designee, the Permit and Licenses Committee shall hold a hearing within five business days after receipt of such request for the purposes of determining whether or not the license or permit shall be revoked or remain suspended.

(B) Notice of the hearing for suspension or revocation of a license shall be given in writing, setting forth the grounds of the complaint and the time and place of the hearing. The method of such notice shall be either by:

(1) Mailing at least five days prior to the date set for the hearing by certified mail with return receipt to the licensee at the licensee's last known address or business address;

(2) Delivery by personal service to the business operator or authorized agent;
or

(3) Posting of the notice in a conspicuous place at the business address for which the license was obtained.

(C) The hearing shall be heard and presided over by the Chair of the Permits and Licenses Committee. Rules of evidence and privileges applied in civil cases in the circuit courts of the state may be followed. Evidence not admissible under those rules of evidence may be admitted, including hearsay, if it is the type commonly relied upon by reasonable prudent persons in the conduct of their affairs. Notice may be taken of matters in which the circuit courts of this state may take judicial notice. In addition, notice may be taken of generally recognized technical or scientific facts and facts within the committee members' specialized knowledge. The Committee may enter an oral ruling at the conclusion of the hearing and state the basis in the minutes of the meeting or may issue a written order which contains findings of fact. A copy of the written order shall be provided within two business days by the methods of notice contained in this section.

Sec. 54-55. Hearing Determination; Appeal.

(A) (1) Any person aggrieved by the denial of the application or decisions in connection with the suspension or revocation of a license or permit shall have the right to appeal to the City Council.

(2) Such appeal shall be taken by filing with the Mayor a written statement under oath specifically setting forth the grounds for appeal within ten days after notice of a denial of an application or an order providing for fines and penalties or suspension or revocation of license or permit.

(B) The City Council shall set the time and place for a hearing on such appeal. Notice of such hearing shall be given to the applicant or licensee.

(C) The decision of the City Council on such appeal shall be final. During the appeal, the business shall remain closed. The City Council shall not overturn the suspension or revocation of the business license except by a favorable vote of the majority of all members of the City Council present at the hearing.

(D) The order of the Mayor shall not be reversed unless it is demonstrated by clear and convincing evidence that the previous ruling was invalid because it was made on unreasonable grounds or was unsupported by the evidence.

Sec. 54-56. Penalty

Except as otherwise provided in this Chapter, any person, firm or corporation violating any provision of this chapter for which no specific penalty is prescribed shall be fined an amount not less than \$500, and no more than \$750, for each offense; and a separate offense shall be deemed committed on each day during which a violation occurs or continues.

Sec. 54-57—54.80 Reserved

ARTICLE III. AMUSEMENTS

DIVISION 1. GENERALLY

Sec. 54-81. Scope; application.

The provisions of this division, except as to licensing and fees, shall apply to all public shows, theatricals, circuses, selfie museums and other amusements in the city, whether specifically licensed in another division in this article or not. For purposes of this section, "selfie museum" refers to a type of art gallery or installation designed to provide a setting for visitors to pose in photographs to be posted on social media sites and platforms.

Sec. 54-82. Licenses.

(a) It shall be unlawful to conduct or operate any amusement which is open to the public and for admittance to which a fee is charged, without having first obtained a license therefor; provided that the provisions of this section shall not be held to apply to those amusements which are specifically licensed elsewhere.

(b) Applications for such license shall be made to the city clerk and shall comply with all of the general provisions of this Code relating to such application.

(c) For such licenses the following fees shall be paid:

Menageries, per day \$75.00

Other amusements, per day 75.00

Selfie museum, annual, \$150.00

Sec. 54-162. – Reserved. ~~Suspension or revocation of licenses.~~

~~If the permits and license committee of the city council has reason to believe that the licensee has failed or refused to comply with the terms of this division, a hearing may be held in regard to suspension, revocation or denial of issuance of said license. The permits and license committee shall give due notice to the licensee of the time and place and said licensee may be represented by counsel. If after the public hearing the permits and license committee determines that the licensee has failed or refused to comply with the terms of this division, or has failed or refused to comply with other law applicable to the business of keeping or providing electronic or electric amusement devices, or has been convicted by a court of competent jurisdiction of a violation of any provision of this division, the committee may recommend to the city council to suspend or revoke the license, or deny the issuance of said license. Based upon the recommendation, the city council may suspend or revoke or deny the issuance of said license issued hereunder. That annually the permits and license committee shall review each licensee prior to issuance of an amusement center license.~~

Sec. 54-842. – Reserved. ~~Same – Application.~~

~~Applicants for a license under this division, whether a person, firm, corporation, or other legal entity, shall file a written sworn application signed by the applicant, if an individual, by all partners, if a partnership, by all members of the joint venture or association, and by the president of a corporation with the city clerk, showing:~~

~~(1)The name or names of the person or persons having the management or supervision of the applicant's business;(2)The local address or addresses of such person while engaged in the business;(3)The permanent address or addresses of such persons;(4)The capacity in which such person or persons will act, that is, whether as proprietor, agent, or otherwise;(5)If a corporation, other than an Illinois corporation, the laws of the state that the same is incorporated under;(6)The place or places in the city where it is proposed that the applicant's business will be conducted;(7)A brief statement of the nature and character of the advertising done or proposed to be done in order to attract customers;(8)Credentials from the person, firm or corporation, for which the applicant proposes to do business, authorizing the applicant to act as such representative;(9)Whether or not the person or persons having management or supervision of the applicant's business have been convicted of a felony, misdemeanor or violation of any municipal ordinance, the nature of such offense and the punishments assessed therefore;(10)The place or places, other than the permanent place of business of the applicant, where applicant, within the six (6) months prior to this current application, conducted a previous business in secondhand or used personal goods, stating the nature thereof and giving the street address of any building or office in which such business was conducted.~~

~~Sec. 54-844.— Place of business; license restrictions.~~

~~Any license issued under the provisions of this division shall designate the place in which the secondhand dealer shall carry on such business; and such business shall not be carried on or conducted in any other place than that designated in or by such license.~~

~~Sec. 54-845.— Location change during unexpired term of license.~~

~~In the event that a secondhand dealer should move either his main or satellite licensed dealership from the existing location to a new location before the expiration of his current license, he shall be permitted to secure a transfer license at a fee of one hundred dollars (\$100.00) per unexpired license to be valid until his existing license should expire.~~

~~Sec. 54-846.— Exhibition of license; additional licenses.~~

~~The license issued under this division shall be posted conspicuously in the place of business named therein. In the event that such person or persons applying for said license shall desire to do business in more than one (1) place within the city, separate licenses shall be issued for each place of business, and shall be conspicuously in each place of business. A separate five hundred dollars (\$500.00) fee will be charged for each additional license issued. A separate license application will be needed for each additional place of business.~~

~~Sec. 54-847.— License not transferable.~~

~~The privilege extended by the above described license is a personal privilege and shall not be transferable to another individual or entity, nor shall there be any abatement of the fee for such~~

~~license by reason of the fact that the license holder shall have exercised the privilege for any period less than it was granted.~~

~~Sec. 54-848.—Appeal from denial of license.~~

~~(a)An appeal from the city clerk or mayor's decision to deny application for a license shall be made to the mayor or the city clerk in writing, within seven (7) days of the receipt of the decision.(b)The appeal shall state the specific grounds for the appeal.(c)The applicant will be granted the opportunity to present his evidence at the council hearing to show why the mayor or the city clerk's decision should not be sustained.~~

~~(Code 1980, § 15-305; Ord. No. 86-9, § 5, 3-27-1986)~~

~~Sec. 54-849.—Suspension and revocation of license.~~

~~Upon conviction for a violation of any of the provisions of this division, the license granted under the provisions of this division shall be suspended for a period not less than thirty (30) days in duration at the end of which the individual must secure a clearance from the city clerk verifying the expiration of the suspension period.~~

~~Upon a second conviction for a violation of any provisions of this division within the license period under which the previous suspension occurred, the license granted under the provisions of this division shall be revoked for a period no less than one (1) year in duration at the end of which the individual may submit a reapplication for another license.~~

Secs. 54- ~~844~~850—54-880. - Reserved.

ARTICLE V. OTHER BUSINESSES AND OCCUPATIONS

DIVISION 1. GENERALLY

Sec. 54-881. Other licenses.

The following named businesses shall obtain a license and shall pay the indicated license fee for same, which, except as otherwise stated, shall be an annual license fee and are required to complete a business license application at the time of each renewal:

Advertising distributors	\$258.00
Auto and truck accessories store	150.00
Auto body repair and/or painting	150.00
Automobile sales, including accessories	240.00
Automobile laundry (car wash)	150.00
Auto wrecking shops and yards	360.00
Bank and savings and loan associations	360.00
Barber shop - per chair	60.00
Beauty or [barber] shops - with retail sales	150.00
Beauty or barber school	360.00

Camera shop and/or supplies and hobby150.00
Christmas tree sales90.00
Clothing store150.00
Collection agency360.00
Currency exchange and money changer150.00
Dancing and/or music school150.00
Day care - commercial150.00
Drug store and/or pharmacy240.00
Dental laboratories150.00
Electrical television and radio sales (wholesale)150.00
Electrical television and radio sales (retail)150.00
Electrical and/or home appliances store (retail)150.00
Electrical and plumbing parts and supplies distributor (wholesale)150.00
Furniture stores150.00
Fabricating and/or assembly shop (wood or metal)150.00
Fabric store150.00
Festivals (with council approval per day)75.00
Golf course360.00
Guns, fire arms, ammunition, shells, including gun repair300.00
Hardware store150.00
Home improvement sales and services240.00
Health clubs180.00
Ice cream vending trucks (propelled by motor, four-cylinder and up)135.00
Jewelry store and/or watch repair150.00
Key and/or bicycle repair shop150.00
Loan agency (personal)360.00
Lawnmower sales and service150.00
Massage **establishment** parlor180.00
Marine and boat docks210.00
Monument sales150.00
Movers and storage210.00
Newspaper agencies210.00
Nursery for children150.00
Optical sales, glasses, frames, and lenses150.00
Paint spray shop and services150.00
Paint and/or wallpaper shops150.00
Photography studios150.00
Printing establishment and/or lithographers150.00
Private police protection and/or detective agencies150.00
Public weigh masters90.00
Radio and/or television sales and service150.00
Repair shops (lawnmowers, knives, car, watch, radio, television, electrical)150.00
Sanitary landfill operator3,000.00
Shoe repair150.00
Specialty business150.00
Secretarial services150.00

Shades, draperies, and blinds 150.00
Tile, linoleum and ceramic sales 150.00
Television parts and supplies distributors 150.00
Trucking terminal and/or freight terminal 210.00
Trailer sales 285.00
Tailor and upholstering shop 150.00
Variety and notions vending machines 30.00
Vehicles delivering concrete (from out of town) 360.00
Vehicles carrying dry cleaning services for retail or wholesale (from out of town) 150.00
Vehicles carrying laundry for retail or wholesale (from out of town) 150.00
Vehicles carrying liquor or products for retail or wholesale (from out of town) 150.00
Vehicles carrying gas and oil and fuel products for retail or wholesale (from out of town) 150.00
Warehouse 210.00
Window washer and janitor services 150.00
Work permit 150.00
All other vending vehicles, retail or wholesale (from out of town) 150.00
All other businesses not listed 150.00

DIVISION 4. BARBERSHOPS AND SALONS

Sec. 54-981. — ~~License~~ Definitions

- (a) — ~~Required.~~ It shall be unlawful for any person to operate a barbershop salon in the city without a license.
- (b) — ~~Application.~~ Applications for the license required by this division shall be made in writing to the city clerk and shall state thereon the number of chairs to be used in the establishment.
- (c) — ~~Fee.~~ The annual fee for the license required by this division shall be sixty dollars (\$60.00) per chair; no such license shall be issued except upon payment of the fee.
- (d) — ~~Revocation.~~ In addition to any penalty provided by law, any barbershop violating any of the provisions of this division, or any other applicable ordinance shall be subject to having the license revoked.

As used in this Division, the following terms shall have the meanings as indicated:

Nail salon means any establishments primarily engaged in providing nail care services, such as manicures, pedicures, and nail extensions.

Barber means one who cuts or dresses hair or shaves another.

Barbershop means any building, room, place or establishment where any hair cutting, shaving or massaging is given or employed.

Beauty parlor means any building, room, place or establishment where any hair dressing, beauty culture, facial massage, eyebrow waxing or threading, or face manicuring is carried on; or where other cosmetic beauty applications and treatments are provided.

Beauty shop means any building, room, place or establishment wherein the occupation is carried on of cutting, coloring, styling, braiding and dressing the hair of patrons.

Salon means any business operated as a barbershop, beauty parlor, hair salon, nail salon, and cosmetic establishments.

Sec. 54- 982. Inspections: License Required.

~~It shall be the duty of the health commissioner or some other person designated by the mayor and council to inspect every establishment licensed under this division as often as may be necessary to ensure compliance with this division and all other ordinances relative thereto.~~

(a) Required. It shall be unlawful for any person to operate a barbershop salon in the city without a license.

(b) Application. Applications for the license required by this division shall be made in writing to the city clerk and shall state thereon the number of chairs to be used in the establishment.

Sec. 54-983. - Sanitation.

(a) Premises used for a **salon** barbershop shall be kept in a clean and sanitary condition, and it shall be unlawful to permit waste material of any kind to accumulate therein. It shall be unlawful to employ therein any person afflicted with a venereal or contagious disease.

(b) Every salon shall be located in a building or room which is well ventilated and well lighted and of such construction that it may be easily cleaned.

(c) All salons, together with the furniture, fixtures, instruments and linen, shall be kept in a clean, orderly and sanitary condition at all times and shall be at all times supplied with hot and cold running water. All bowls, basins, jars and like receptacles shall be antiseptically cleaned immediately after using.

(d) Combs, hair brushes, tools and equipment used to provide services shall be kept in a sanitary condition at all times and shall be cleaned and sanitized thoroughly after each use.

(e) No salon shall be used as a place in which to sleep.

(f) For the purpose of regulating the sanitary conditions, the sanitary rules for salons described herein promulgated by the State of Illinois are hereby adopted insofar as they are not inconsistent with the requirements of this Article.

(g) All businesses licensed under this Division shall ensure that each employee licensed by the state conspicuously displays his or her certificate of registration as issued by the appropriate Illinois authority at all times in front of his or her work stand or mirror where it may readily be seen by all persons served.

Sec. 54-984. ~~Implements.~~ Hours of operation.

~~It shall be unlawful to use in any establishment used as a barbershop any implements or tools upon any person after the same have been used upon a person afflicted with any skin or scalp disease without first sterilizing such implement or tool. It shall be unlawful to use any towel on any customer after the same has been used before without having such towel sterilized and cleaned prior to such second usage.~~

~~It shall be the duty of the health commissioner or some other person designated by the mayor and council to inspect every establishment licensed under this division as often as may be necessary to ensure compliance with this division and all other ordinances relative thereto.~~

No salon shall be operated and open to the public any day of the week before 6:00 a.m. and after 10:00 p.m.

Secs. 54-985—54-1010. - Reserved.

DIVISION 5. ~~Reserved.~~ MASSAGE ESTABLISHMENTS

Sec. 54-1011—54-1070. — Reserved.

Sec. 54-1011. Definitions.

For the purpose of this chapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning.

Employee means any person other than a masseur or masseuse who renders any service in connection with the operation of a massage business and receives compensation from the operator of the business or patrons.

Licensed massage therapist means an individual who holds a valid, current, State of Illinois license as a massage therapist to practice massage/massage therapy as defined herein and who is thereby entitled to exclusive use of the terms "massage," "massage therapy," and "massage therapist" in advertising and printed promotional material.

Massage establishment means any establishment having a fixed place of business within the village where any person, firm, association, or corporation engages in, or carries on, or permits to be engaged in or carried on, massage or massage therapy as defined herein by one or more persons licensed by the State of Illinois as massage therapists.

Masseur or masseuse means any person who, for any consideration whatsoever, engages in the practice of massage as herein defined.

Sexual or genital area means genitals, pubic area, buttocks, anus, or perineum of any person, or the vulva or breasts of a female.

Sec. 54-1012. Necessary facilities.

No massage establishment shall be issued a permit, nor be operated, established, or maintained in the City unless an inspection reveals that the establishment complies with each of the following minimum requirements:

(1) Construction of rooms used for toilets, tubs, steam baths, and showers shall be made waterproof with approved waterproof materials and shall be installed in accordance with applicable building codes;

(2) All massage tables, bathtubs, shower stalls, steam or bath areas, and floors shall have surfaces which may be readily disinfected;

(3) Adequate bathing, dressing, and locker facilities shall be provided for the patrons to be served at any given time. In the event male and female patrons are to be served simultaneously, separate bathing, dressing, locker, and massage room facilities shall be provided;

(4) The premises shall have adequate equipment for disinfecting and sterilizing non-disposable instruments and materials used in administering massages. Such non-disposable instruments and materials shall be disinfected after use on each patron;

(5) Closed cabinets shall be provided and used for the storage of clean linen, towels, and other materials used in connection with administering massages. All soiled linens, towels, and other materials shall be kept in properly covered containers or cabinets, which containers or cabinets shall be kept separate from the clean storage areas;

(6) Toilet facilities shall be provided in convenient locations. When employees and patrons of different sexes are on the premises at the same time separate toilet facilities shall be provided for each sex. A single water closet per sex shall be provided for each 20 or more employees or patrons of that sex on the premises at any one time. Urinals may be substituted for water closets after one water closet has been provided. Toilets shall be designated as to the sex accommodated therein;

(7) Lavatories or washbasins provided with both hot and cold running water shall be installed in either the toilet room or a vestibule. Lavatories or washbasins shall be provided with soap and a dispenser and with sanitary towels;

(8) The premises shall be equipped with a service sink for custodial services;

(9) A hand wash basin shall be provided in each room designated for massages;

Sec. 54-1013. Operating requirements.

(a) All individuals who are employed as a masseur or masseuse by a massage establishment or who otherwise administer massages or massage therapy as defined in this Division, except where exempt under state law, shall, at all times, have a current, valid massage therapist license from the State of Illinois, and all massage establishments shall comply with the following requirements:

(1) The sexual or genital area of patrons must be covered by towels, cloths or undergarments when in the presence of an employee, masseur, or masseuse.

(2) It shall be unlawful for any person, knowingly, in a massage establishment, to place his or her hand upon, to touch with any part of his or her body, to fondle in any manner, or to massage, a sexual or genital area of any other person.

(3) No masseur or masseuse, employee, or operator shall perform, offer, or agree to perform any act which would require the touching of the patron's genital area.

Sec. 54- 1014. Hours of Operation.

The hours of operation for massage establishments shall be limited to between 8:00 a.m. and 10:00 p.m.

DIVISION 24. TOBACCO DEALERS

Sec. 54-1702. License.

(a) Required. It shall be unlawful to engage in the sale at retail of cigarettes, cigars or tobacco in any form without a license. No person shall operate smokeasies or operate a business as a cigar bar, cigar lounge, tobacco shop or smoke shop without obtaining a license. Tobacco shop and smoke shop shall include businesses whose primary business consists of sales of vaping or smoking supplies or where such sales constitute fifty percent of sales. Vaping and smoking supplies include but is not limited to smoking accessories, pipes, vape solutions, vaporizers, hooka supplies, and E-cigs.

(b) Application. Applications for licenses required by the provisions of this division shall be made to the city clerk and no such license shall be issued to any person who is not a person of good character or to any corporation that is not represented in the city by a person of good character.

(c) Fee. The annual fee for the license required by this division shall be one hundred fifty dollars (\$150.00).

~~(d) — Suspension or revocation.~~

~~(1) — The mayor shall be charged with the administration of this division. The mayor may suspend or revoke any license issued under the provision of this division; if he determines that the licensee has violated any of the provisions of this division. However, no such license shall be suspended or revoked and no licensee shall be fined except after a public hearing by the mayor with a seven (7) day written notice to the licensee affording the licensee an opportunity to appear and defend against the charges contained in such notice. The seven (7) day notice provisions shall begin the day following delivery by certified mail or by personal service.~~

~~(2) — The mayor shall within seven (7) days after such hearing, if he determines after such hearing that the license should be revoked or suspended, or that the licensee should be fined, state the reason for such determination in a written order and state either the amount of the fine, the period of suspension or the revocation of the license and serve a copy of such order within the seven (7) days upon the licensee.~~

~~(3) — Any licensee determined by the mayor to have violated any of the provisions of this division shall pay to the city the costs of the hearing before the mayor on such violation. The mayor shall determine the costs incurred by the city for said hearing, including, but not limited to: court reporters' fees, the costs of transcripts or records, attorneys' fees the cost of preparing and mailing notices and orders and all other miscellaneous expenses incurred by the city or such less sum as the mayor may allow.~~

~~(4) — The licensee shall pay said costs to the city within thirty (30) days of notification of the costs by the mayor. Failure to pay said costs within thirty (30) days of notification is a violation of this division and may be cause for license suspension or revocation, or the levy of a fine.~~

~~(5) — When any license shall have been revoked for any cause, no license shall be granted to said licensee for the period of six (6) months thereafter for the conduct of the business of selling tobacco products in the premises described in such revoked license.~~

~~(Code 1980, §§ 15-626, 15-627, 15-628, 15-632, 15-633; Ord. No. 96-48, § 1, 7-25-1996; Ord. No. 05-50, § 1, 7-28-2005; Ord. No. 05-87, § 1, 12-8-2005)~~

Secs. 54-1706. Limitations on Number of Licenses.

The number of licenses issued for tobacco dealers shall not exceed the number of existing business licensed pursuant hereto as of December 31, 2021.

Secs. 54-1707—54-1730. Reserved.

DIVISION 25. TATTOO AND BODY PIERCING PARLORS

Sec. 54-1733. - License.

(a) Required; fee. No person shall operate a tattoo and/or body piercing parlor in the city without first obtaining a license therefor in accordance with the licensing provisions of chapter 54, article II, of this Code. The annual license fee for each tattoo and/or body piercing parlor shall be one hundred fifty dollars (\$150.00). The annual license fee for each tattoo artist shall be seventy-five dollars (\$75.00).

(b) Investigation of premises. In addition to the application procedures outlined in chapter 54, article II of this Code, the premises intended to be used as a tattoo and/or body piercing parlor shall be investigated by the city health authority or his designee for the purpose of determining the fitness and suitability of said premises for the conduct of such business from a sanitary standpoint, and as to whether the applicant has complied with any applicable state laws and provisions of this Code regulating health, sanitation and safety so as to safeguard properly the lives and health of the persons tattooing or being tattooed. The city health authority or his designee may, from time to time, at his own discretion, but not less than once each year upon renewal of the license, investigate or cause to be made an investigation of the licensed premises in order to assure its clean and sanitary condition. Every tattoo and/or body piercing parlor shall at all times be open to inspection by the city health authority or his designee whenever and as often as he/she deems proper.

~~(c) Denial, suspension, revocation, nonrenewal of licenses. A license may be suspended, revoked or the renewal of a license may be denied for any of the following reasons:~~

~~(1) Violation of any of the provisions of this division;~~

~~(2) Conviction of an applicant or licensee of an offense arising from false, fraudulent, deceptive, or misleading advertising. The record of conviction or a certified copy shall be conclusive evidence of the conviction.~~

~~(3) Aiding or abetting an unlicensed person, knowingly combining or conspiring with an unlicensed person, allowing one's license to be used by an unlicensed person, or acting as agent or associate of an unlicensed person, in order to enable the unlicensed person to evade the restrictions on use of title imposed by this division. Upon denial of an application, refusal to renew a license, suspension of a license or revocation of a license, the city clerk shall notify the applicant in writing. The notice shall specify the charges or reasons for the contemplated action. If a license is suspended or revoked and such suspension or revocation is disputed by the licenseholder, the licenseholder must request a hearing within ten (10) days of receipt of the notice. Failure to request a hearing within ten (10) days shall constitute a waiver of the right to a hearing.~~

~~(d) Conduct of hearing.~~

~~(1) Upon suspension or revocation of a license, should a licenseholder request a hearing, such hearing shall be conducted by the city health authority or an individual designated in writing by the city health authority as a hearing officer. The city health authority or hearing officer may compel by subpoena or subpoena duces tecum the attendance and testimony of witnesses and the production of books and papers and administer oaths to witnesses. The hearing shall be conducted at a place designated by the city health authority or hearing officer. The procedures~~

~~governing hearings in the issuance of final decisions under this division shall be in accordance with rules adopted by the permits and licenses committee of the city council.~~

~~(2) All subpoenas issued by the city health authority or hearing officer may be served as provided for in civil actions. The fees for witnesses for attendance and travel shall be the same as the fees for witnesses before the circuit court and shall be paid by the party to the proceedings at whose request the subpoena is issued. If a subpoena is issued at the request of the city health authority or hearing officer, the witness fee shall be paid as an administrative expense. (3) In cases of refusal of a witness to attend or testify or to produce books or papers concerning any matter upon which he might be lawfully examined, the circuit court of the county wherein the hearing is held, upon application of any party to the proceeding, may compel obedience by proceeding as for contempt as in cases of a like refusal to obey a similar order of the court. (4) The city health authority or hearing officer shall make findings of fact and conclusions of law in a hearing, and the city health authority shall render his decision, or the hearing officer his proposal for decision within forty-five (45) days after the termination of the hearing. A copy of the final decision shall be served upon the applicant or licensee in person or by certified mail.~~

~~(e) Surrender of license. Upon the revocation of a license, a licenseholder shall be required to surrender the license to city health authority and upon his failure or refusal to do so, the city health authority shall have the right to seize the same.~~

~~(f) Appeal. All final administrative decisions of the city health authority under this division may be appealed for review by the city council. If the city council concurs with the decision of the city health authority, such decision shall be subject to judicial review under the provisions of Article 3 of the Code of Civil Procedure.~~

Sec. 54-1742. Limitations on Number of Licenses.

The number of licenses issued under this Division shall not exceed the number of existing business licensed pursuant hereto as of December 31, 2021.

Secs. 54-1753—54-1760. Reserved.

ARTICLE VIII. SEXUALLY ORIENTED ENTERTAINMENT BUSINESSES

DIVISION 2. LICENSES

Sec. 54-1975. **Reserved.** Suspension or revocation of license.

(a) ~~Whenever the mayor has information that:~~

~~(1) The owner or operator of a SOE business or a holder of a SOE manager, server or entertainer has violated, or knowingly allowed or permitted the violation of any of the provisions of this article; or~~

~~(2) The SOE license or SOE manager, server or entertainer license was obtained through false statements in the application for such license, or renewal thereof;~~
~~(3) The SOE licensee or the SOE manager, server or entertainer licensee failed to make a complete disclosure of all information in the application for such license, or renewal thereof;~~
~~(4) The owner or operator, or any partner, or any corporate officer or director holding a SOE business license has become disqualified from having a license by a conviction as provided in section 54-1993; or~~
~~(5) The holder of a SOE manager, server or entertainer license has become disqualified from having a license by a conviction as provided in section 54-2013;~~
~~The city clerk shall notify in writing, at the address provided in the application or subsequent amended address, by certified mail, the person holding the license that pending an opportunity for a hearing before the mayor, the license shall be revoked. Such notification shall include the specific Code violation alleged.~~

~~(b) The person shall have ten (10) days from the mailing of the notice to request in writing a hearing before the mayor on the pending revocation. Failure to request a hearing shall result in a revocation of the license by the city clerk. Based upon the evidence produced at the hearing, the mayor may take any of the following actions:~~
~~(1) Suspend the license for up to ninety (90) days.~~
~~(2) Revoke the license for the remainder of the license year.~~
~~(3) Place the license holder on administrative probation for a period of up to one (1) year, on the condition that no further violations of the article occur during the period of probation. If a violation does occur, and after a hearing the violation is determined to have actually occurred, the license will be revoked for the remainder of the license year.~~
~~(Code 1980, § 15-735; Ord. No. 96-71, § 1, 11-14-1996)~~

ARTICLE IX. SEXUALLY ORIENTED MATERIALS BUSINESSES

DIVISION 2. LICENSE

Subdivision I. In General

Sec. 54-2054. Reserved. License posting and display.

~~Every person, corporation, partnership, or association licensed under this article as a SOM business shall post the license in a conspicuous place on the premises. Every person holding a SOM manager or employee license shall post his license in a conspicuous place on the premises so that it shall be readily available for inspection.~~

Sec. 54-2055. Reserved. Suspension or revocation of license.

~~Whenever the mayor has information that:~~

~~(1) — The owner or operator of a SOM business or a holder of a SOM manager or employee license has violated, or knowingly allowed or permitted the violation of any of the provisions of this article;~~

~~(2) — The SOM license or SOM manager or employee license was obtained through false statements in the application for such license, or renewal thereof;~~

~~(3) — The SOM licensee or the SOM manager or employee licensee failed to make a complete disclosure of all information in the application for such license, or renewal thereof;~~

~~(4) — The owner or operator, or any partner, or any corporate officer or director holding a SOM business license has become disqualified from having a license by a conviction as provided in section 54-1993; or~~

~~(5) — The holder of a SOM manager or employee license has become disqualified from having a license by a conviction as provided in section 54-2013;~~

~~The city clerk shall notify in writing, at the address provided in the application or subsequent amended address, by certified mail, the person holding the license that pending an opportunity for a hearing before the mayor, the license shall be revoked. Such notification shall include the specific Code violation alleged. The person shall have ten (10) days from the mailing of the notice to request in writing a hearing before the mayor on the pending revocation. Failure to request a hearing shall result in a revocation of the license by the city clerk. Based upon the evidence produced at the hearing, the mayor may take any of the following actions:~~

~~a. — Suspend the license for up to ninety (90) days.~~

~~b. — Revoke the license for the remainder of the license year.~~

~~c. — Place the license holder on administrative probation for a period of up to one (1) year, on the condition that no further violations of the article occur during the period of probation. If a violation does occur, and after a hearing the violation is determined to have actually occurred, the license will be revoked for the remainder of the license year.~~

Sec. 54-2056. Reserved. ~~Renewal of license.~~

~~A license may be renewed by making application to the city clerk on application forms provided for that purpose. Licenses shall expire on the thirty first of December of each calendar year. Upon timely application and review as provided for a new license, a license issued under the provisions of this article shall be renewed by issuance of a license in the manner provided in this article.~~

Subdivision II. Business License

Sec. 54-2082. SOM business license.

~~(a) — All persons desiring to secure a license to operate a SOM business under the provisions of this article shall make a verified application with the city clerk. All applications shall be submitted in the name of the person proposing to conduct or operate the SOM business. All~~

applications shall be submitted on a form supplied by the city clerk and shall require the following information:

~~(1) — The name, residences address, home telephone number, occupation, date and place of birth, and social security number of the applicant.~~

~~(2) — The name of the SOM business, a description of the SOM business to be sold, leased or rented, and the name of the owner of the premises where the SOM business will be located.~~

~~(3) — The names, residence addresses, social security numbers and dates of births of all partners, if the applicant is a partnership; and if the applicant is a corporation, the same information for all corporate officers and directors and stockholders who own more than a ten (10) percent interest in the corporation.~~

~~(4) — The addresses of the applicant, or of all partners, or of all corporate officers and directors for the five (5) years immediately prior to the date of application.~~

~~(5) — A statement from the applicant, or from all partners, or from all corporate officers and directors, whether any such person or entity, in previously operating in this or any other city, town, village, county or state, has had a business license of any type revoked or suspended, and if so, the reason for the suspension or revocation and the business activity subjected to the suspension or revocation.~~

~~(6) — A statement of the business, occupation or employment of the applicant, or of all partners, or of all corporate officers and directors for the three (3) years immediately preceding the date of the application.~~

~~(7) — A statement from the applicant, or from each partner, or from each corporate officer and director, that each such person has not been convicted, pled guilty or nolo contendere from prosecution of a felony criminal act within five (5) years immediately preceding the application; or a misdemeanor criminal act within two (2) years immediately preceding the application; where such felony or misdemeanor criminal act involved sexual offenses, prostitution, promotion of prostitution, sexual abuse of a child, pornography or related offenses as defined in the state criminal code, or involved controlled substances or illegal drugs or narcotics offenses as defined in the state controlled substances act.~~

~~(8) — A full set of fingerprints and a photograph, to be taken by the city police department, of the applicant, or of all partners if the applicant is a partnership, or of all corporate officers and director if the applicant is a corporation.~~

~~(9) — If the applicant is a corporation, a current certificate of good standing issued by the secretary of state of the state of incorporation and, if incorporated in a state other than Illinois, a current certificate of registration within the State of Illinois as a foreign corporation.~~

~~(10) A statement signed under oath that the applicant has personal knowledge of the information contained in the application and that the information contained therein is true and correct and that the applicant has read the provisions of this article regulating SOM businesses.~~

~~(b) Failure to provide the information and documentation required by this section shall constitute an incomplete application which shall not be processed.~~

ARTICLE X. SOLICITORS

DIVISION 1. GENERALLY

Sec. 54-2122. License Permit required; age restriction; exception.

(a) It shall be unlawful for any person to engage in solicitation activities within the city without first obtaining a permit license issued by the Calumet City Police Department.

(b) No person under the age of sixteen (16) may obtain a solicitation permit license.

(c) No person engaging in the mere act of expressing ideas for charitable, benevolent, philanthropic, patriotic, not-for-profit, religious or political purposes shall be required to obtain a solicitation permit from the city unless such activities are coupled with a request for donations or the offering of property for sale.

Sec. 54-2123. Application required.

(a) Application for a solicitation permit license shall be made upon a form provided by the city and shall be filed with the Calumet City Police Department. The applicant shall, under oath, truthfully state in full the information requested on the application, including, but not limited to:

(1) The applicant's name and residential address and the length of residence at said address; if less than three (3) years at present place of residence then provide prior place of residence;

(2) The applicant's business address, if other than a residential address;

(3) Proof of the applicant's age and address, as identified on a state-issued form of identification;

(4) The applicant's social security number;

(5) A complete physical description of the applicant;

(6) Two (2) photographs of the applicant which shall have been taken no later than sixty (60) days before the date of filing of the application. Said photographs shall

measure approximately one (1) inch by two and one-half (2½) inches and depict the head, face and shoulders of the applicant in a clear and distinguishing manner;

(7) The name, address and telephone number of the applicant's employer or, if acting as an agent or representative, the name, address and telephone number of the principal who is being represented, with credentials in written form to establish the relationship and the authority of the employee or agent to act for the employer or principal, as the case may be;

(8) The length of time of employment or relationship, as the case may be;

(9) A description sufficient for identification of the subject matter of the solicitation activity the applicant will engage in;

(10) The dates and hours in which the solicitation is proposed to begin, the expected duration of the proposed soliciting, and the geographic area within the city wherein such solicitation shall occur;

(11) A complete description and license number of the vehicle to be used by the applicant, if applicable;

(12) The approximate date of any previous application for a license under this article and indication if any license issued to the applicant by the city under this article has been revoked;

(13) Whether the applicant has ever been convicted of a violation of any of the provisions of this article or the ordinances of any other unit of government regulating soliciting;

(14) Whether the applicant has ever been convicted of a felony under the laws of the State of Illinois or any other state or federal law;

(15) A copy of the applicant's certificate of registration under the Retailer's Occupation Tax Act, 35 ILCS 120/1 et seq. or copy of a registration statement or the annual report filed with attorney general pursuant to 225 ILCS 460/1 et seq., whichever is applicable;

(16) Execution of a statement indicating that, if a license is granted, it shall not be used or represented in any way as an endorsement by the city or any of its departments or employees thereof; and

(17) Any such additional information as the chief of police deems necessary to process the application.

(b) Before issuing a permit license, the chief of police shall require the applicant, in addition to the completion of the application form, to submit the applicant's fingerprints, along with all

other necessary identifying information, in order to allow the chief of police to conduct a background criminal record check on the applicant, if deemed necessary.

Sec. 54-2124. ~~License~~ Fee; duration.

At the time the application is filed with the Calumet City Police Department, the applicant shall pay a fee for the permit ~~license~~ of thirty dollars (\$30.00) for each person applying for a license. The license shall only be valid for thirty (30) days from the date of issuance of the license.

Sec. 54-2125. Application review; denial of permit ~~license~~; appeal.

(a) Review. Upon the Calumet City Police Department's review of the application, the chief of police may refuse to issue a permit ~~license~~ to the applicant for any of the following reasons, including, but not limited to:

- (1) The location and time of solicitation would endanger the safety and welfare of the applicant or their customers;
- (2) An investigation reveals that the applicant falsified information on the application;
- (3) The applicant has been convicted of a violation of any provision of this article or the ordinance of any other unit of government regulating soliciting;
- (4) The applicant has been convicted of a felony under the laws of the state or any other state or federal law;
- (5) There is no proof as to the authority of the applicant to serve as an agent or representative to the principal or employee to the employer, as the case may be;
- (6) The applicant has been denied a permit ~~license~~ under this article, unless the applicant demonstrates to the satisfaction of the chief of police that the reasons the earlier denial no longer exists; or
- (7) The application or proposed solicitation is not in compliance with the provisions of this article or other applicable requirements of law.

(b) Denial. Any denial by the chief of police and the reasons for denial shall be noted on the application and the applicant shall be notified that the application is denied and that no permit ~~license~~ shall be issued. Notice shall be mailed by certified mail, return receipt requested, to the applicant at the address shown on the application.

(c) Appeal. An appeal may be filed by the applicant. An appeal must be filed in the office of the city clerk within twenty-one (21) days after the date of the written notice notifying the applicant of the denial of the application. Notice and time and place of the hearing shall be given

to the applicant in the same manner as provided for the mailing of notice in subsection 54-2125(b). A hearing shall be set no later than twenty (20) days from receipt of the applicant's appeal with the city clerk. The applicant shall have the burden of proof to show, by a preponderance of the evidence, the denial is not justified. The decision of the mayor or such other designee shall be binding and final and reviewable in a manner provided by law.

Sec. 54-2126. Records; application and permit license.

The chief of police shall cause to be kept in his office an accurate record of every application received and processed with all other information and data pertaining thereto. Every application shall be numbered in consecutive order as filed and every permit license issued shall be identified with the duplicate number of the application upon which it was issued.

Sec. 54-2127. Display of permit license.

Every permit license shall be carried at all times by the applicant to whom the permit license was issued, when soliciting in the city, and shall be exhibited by such permit holder licensee whenever requested to do so by any prospective customer or police officer.

Sec. 54-2128. Temporary identification; display.

At the time of the issuance of a permit license, the chief of police shall issue to each licensee temporary identification, in the form and manner as prescribed by the chief of police, which shall be worn by the licensee in such a way as to be conspicuous at all times while soliciting in the city. The information included on the temporary identification shall include, but not be limited to, the name of the licensee, the picture of the licensee and the expiration date of the permit license.

Sec. 54-2129. Assignment; transfer of permit license or temporary identification.

No license or temporary identification shall be assigned or transferred nor shall it be used by any person other than the person to whom it was issued.

Sec. 54-2133. Revocation; appeal.

(a) Revocation. The chief of police shall revoke a permit license for a violation of any regulation listed in this article. Upon such revocation, written notice shall be mailed by the chief of police to the holder of the permit license, to the address shown on the application, by certified mail, return receipt requested, and all solicitation shall promptly cease.

(b) Appeal. An appeal may be filed by the permit holder licensee. An appeal must be filed in the office of the city clerk within twenty-one (21) days after the date of the written notice notifying the permit holder licensee of the revocation along with a written statement under oath setting forth the grounds for the appeal. Notice and time and place of the hearing shall be given to the permit holder licensee in the same manner as provided for the mailing of notice in

subsection 54-2133(a). A hearing shall be set no later than twenty (20) days from receipt of the permit holder's licensee written statement. The permit holder licensee shall have the burden of proof to show, by a preponderance of the evidence, the revocation is not justified. The decision of the mayor or such other designee shall be binding and final and reviewable in a manner provided by law.

ARTICLE XI. FRAUDULENT SALES SALE OF GOODS BY LIQUIDATORS, ASSIGNERS OR CREDITORS

ARTICLE XII. INSTALLMENT LOAN BUSINESSES

Sec. 54-2181. Reserved. ~~Term of license.~~

~~See section 54-38 of the Municipal Code of the City of Calumet City.~~

Sec. 54-2184. Transfer.

~~(a) — Any license required and described in this article shall be a purely personal privilege, not to exceed its designated term. It shall not constitute property and shall not be transferable, except as provided in this article; and~~

~~(b) — No person shall be authorized to do business or act under such license but the person to whom it is granted, or at any other place than specified therein, nor shall any license authorize any person to act under it at more than one (1) place of business, or at any other time than is therein specified. There shall be no transfer of the location of the license to premises other than the licensed premises; and~~

~~(c) — (a) In the case of the sale of a licensed consumer installment loan business by the current licensee, said current licensee may request that the purchasing person or entity succeed as licensee. Upon application of the purchaser, a consumer installment loan business may be issued by the city if the applicant meets all the criteria applicable to a new licensee and subject to the conditions imposed on the licensee to whom it was originally issued. The purchaser shall pay the required fees for the duration of the license term prior to being issued any license. Nothing contained in this section shall serve to increase the number of licenses as restricted in this article.~~

~~(d)(b) In the case of the death of any person licensed under the provisions of this article, before the term of the license shall have expired, the surviving partner, in the case of a partnership, or the legal representative may continue to act under the license for the unexpired term thereof subject to the conditions imposed on the licensee to whom it was originally issued. Nothing contained in this section shall serve to increase the number of licenses as restricted in this article.~~

ARTICLE XIII. AUTOMATED RENTAL MACHINES

Sec. 54-2206. Reserved. ~~Term of license.~~

~~See section 54-38 of the Municipal Code of the City of Calumet City.~~

ARTICLE XIV. CRIME-FREE RESIDENTIAL RENTAL LICENSE

Sec. 54-2225. Crime-free residential rental licensing requirements.

The city clerk shall not issue a residential rental license unless the following requirements are met:

(a) The landlord or designated agent, attends and completes the crime-free housing seminar pursuant to section 54-2232 of this article of the Municipal Code.

(b) The landlord shall provide a current list of tenants and dwelling units that they occupy. This list shall be updated by the license holder or applicant upon occupancy of any new tenant.

(c) No new or renewal license shall be issued to a license applicant who owes a debt to the city for in excess of thirty (30) days beyond its due date. Such debt shall include but is not limited to debts, fines, fees, water bills, code enforcement citation fines or costs, traffic or red light photo enforcement citation fines, or any other indebtedness due the city. The city shall not reinstate a license until such overdue indebtedness has been paid in full, or other assurances that the debt will be paid, have been approved in writing by the mayor or mayor's designee. No new or renewal license shall be issued to a license applicant if the subject rental premises is delinquent in its Cook County property tax bills for in excess of two (2) years from said bills initial due date.

(d) Effective January 1, 2022, security cameras shall be installed and maintained at all exterior entrances and exits. Such cameras shall be operational at all times.

ARTICLE XV. PRECIOUS METAL DEALER BUSINESSES

Sec. 54-2255. Reserved. ~~Term of license.~~

~~See section 54-38 of the Municipal Code of the City of Calumet City.~~

Sec. 54-2259. Transfer.

~~(a) — Any license required and described in this article shall be a purely personal privilege, not to exceed its designated term. It shall not constitute property and shall not be transferable, except as provided in this article; and~~

~~(b) — No person shall be authorized to do business or act under such license but the person to whom it is granted, or at any other place than specified therein, nor shall any license authorize any person to act under it at more than one (1) place of business, or at any other time than is therein specified. There shall be no transfer of the location of the license to premises other than the licensed premises; and~~

(~~a~~ ~~e~~) In the case of the sale of a licensed precious metal dealer business by the current licensee, said current licensee may request that the purchasing person or entity succeed as licensee. Upon application of the purchaser, a precious metal dealer business may be issued by the city if the applicant meets all the criteria applicable to a new licensee and subject to the conditions imposed on the licensee to whom it was originally issued. The purchaser shall pay the required fees for the duration of the license term, if applicable, prior to being issued any license. Nothing contained in this section shall serve to increase the number of licenses as restricted in this article; or

(~~b~~ ~~d~~) In the case of the death of any person licensed under the provisions of this article, before the term of the license shall have expired, the surviving partner, in the case of a partnership, or the legal representative may continue to act under the license for the unexpired term thereof subject to the conditions imposed on the licensee to whom it was originally issued. Nothing contained in this section shall serve to increase the number of licenses as restricted in this article.

ARTICLE XVI CANNABIS BUSINESS ESTABLISHMENTS

Sec. 54-2281. Reserved. ~~Issuance of a cannabis business license.~~

~~The application materials, inspectional reports, background information and any other relevant information shall be forwarded to the mayor, or his or her designee, who shall issue a business license if the cannabis business complies with all applicable provisions of this chapter. If the mayor denies the cannabis business license, he or she must notify the applicant in writing within fourteen (14) days.~~

Sec. 54-2282. Reserved. ~~Revocation or suspension of a cannabis business license.~~

~~The mayor may deny, refuse to renew, suspend or revoke a cannabis business license for any of the following reasons:~~

- ~~(1) — Fraud, misrepresentation of material fact, or false statement on the application for a cannabis business license or any subsequent renewal.~~
- ~~(2) — Failure to inform the city of any changes to the information contained in the application for a cannabis business license.~~
- ~~(3) — Any outstanding debt owed to the city by the cannabis business establishment or any of its owners, partners, officers, or board members, including any taxes, fees, or penalties.~~
- ~~(4) — Any violation of the laws of the State of Illinois or any city ordinance.~~
- ~~(5) — Revocation or suspension of the cannabis business's state issued license.~~
- ~~(6) — Any violation of the terms of the cannabis business's special use permit.~~
- ~~(7) — Operating without a cannabis business license.~~
- ~~(8) — A pattern of conduct that demonstrates incompetence or that the cannabis business has engaged in conduct or actions that would constitute grounds for discipline under the Adult Use Cannabis Regulation and Taxation Act.~~

~~(9) Refusing to allow the mayor, his or her designee, or any member of law enforcement or building department to enter and inspect the cannabis business, or refusing to cooperate in an investigation.~~

~~(10) Any fact or condition that, if had existed at the time of the original completion of the application for a cannabis business license would have warranted the denial of the business license.~~

Sec. 54-2283. – Reserved. Notice and hearing; appeal.

~~(a) Prior to taking any adverse action against a cannabis business license, and at least fourteen (14) days prior to hearing, the mayor shall issue by regular and electronic mail to the addresses listed on the application for a cannabis business license, a written notice of hearing. The written notice shall contain the charges made, date, time, and location of the hearing.~~

~~(b) The mayor has the authority to subpoena and administer oaths to witnesses, hear the charges, agree to negotiated consent orders, and issue a written order within fourteen (14) days. (c) Any cannabis business that is denied a cannabis business license or whose cannabis business license was declined to be renewed, suspended, or revoked has the right to appeal to the city board.~~

ARTICLE XVII. HOME OCCUPATIONS PERMIT

Sec. 54-2300. Permit required; Limitation on occupations.

A permit shall be required for home occupations set forth in Section 54-2301. Home occupations shall be permitted only within a single-dwelling unit or accessory building and only by the person or persons maintaining a dwelling therein. Not more than one non-resident person shall be employed in the home occupation. One sign having an area of not more than two square feet shall be permitted. Home occupations shall not utilize more than 25% of the gross floor area of the dwelling unit.

Sec. 54-2301. Home Occupations Permitted.

The following are examples of uses that can be conducted as home occupations. This list is intended to be illustrative rather than finite and at all times such occupations shall comply with the applicable zoning ordinances, requirements and restrictions. Residents may apply for a special permit to seek approval of a home occupation not listed here and not expressly prohibited. Such permitted home occupations include:

(1) Services provided by clergy, professionals (e.g., lawyer, accountant, graphic designer), consultant or other service provider with regard to a common personal or business issue, topic, project, problem, objective or need;

(2) Sewing and tailoring;

(3) Hairstyling, barbering and manicurists, artist, sculptor or writer; provided, only one client is present and the proper sanitation facilities are present;

(4) Instructors providing one-on-one or small group instruction, including, but not limited to, academic tutoring, musical instrument or vocal performance lessons; provided that, a single session is limited to no more than two pupils at one time;

(5) Cottage food operations as defined under applicable state law including the State Food Handling Regulation Enforcement Act (410 ILCS 625) and State Sanitary Food Preparation Act (410 ILCS 650).

Sec. 54-2302. Home Occupations Prohibited.

The following uses and activities are expressly prohibited as home occupations, in addition to those uses not allowable under the applicable zoning ordinances, regulations and restrictions:

(1) Any type of repair or assembly of vehicles or equipment with internal combustion engines (such as autos, motorcycles, scooters, snowmobiles, outboard marine engines, lawn mowers, chainsaws and other small engines) or of large appliances (such as washing machines, dryers and refrigerators) or any other work related to automobiles and their parts;

(2) Dispatch centers or other businesses where employees come to the site and are dispatched to other locations;

(3) Rental businesses other than real property;

(4) Tow truck services;

(5) Material or equipment storage businesses;

(6) Restaurants and bars;

(7) Funeral or interment services; and

(8) Animal boarding businesses.

Secs. 54-2303-2325. Reserved.

ARTICLE XVIII. TEMPORARY EVENTS PERMIT

Sec. 54-2326. Definitions.

For the purpose of this Article the following definitions shall apply unless the context clearly indicates or requires a different meaning.

Temporary event: Any temporary outdoor event, temporary outdoor sales or auctions, temporary special event, or any similar activity occurring over a specific and limited span of time, which has not been authorized or permitted by the certificate of occupancy or conditional use approval.

Temporary outdoor event: Any temporary open- air cafe, temporary outdoor sale or auction, seasonal outdoor garden sales, or any similar activity or enterprise, not conducted within a completely enclosed building.

Temporary outdoor sales or auctions: The sale and delivery of goods to the public for no more than a 30-day period, not conducted within a completely enclosed building. Sale may include the offering of refreshments and entertainment accessory to the sale event. Items placed on the public sidewalk shall be brought inside at the end of each day of the event.

Temporary special event: Any activity conducted within a completely enclosed building or structure, which is not specifically permitted by the certificate of occupancy issued for the building or structure in question.

Sec. 54-2327. Permit required.

It shall be unlawful for any person, firm, or corporation to set up, run, operate, or conduct any temporary event as defined in this Article without a permit.

Sec. 54-2328. Application.

The applicant for such permit shall file an application in writing with the Permits and License Committee at least 30 days prior to the proposed date of the opening of the proposed temporary event to the public.

The application shall specify the following:

(A) The name of the person, firm, or corporation which will use the structures already erected or to be erected.

(B) The location of the principal place of business of such person, firm or corporation.

(C) The names and addresses of the officers of such firm or corporation.

(D) The length of time any structures to be erected are intended to be used as places of assembly.

(E) The hours during which the structures are intended to be used as places of assembly.

(F) The maximum anticipated attendance at the event at any one time.

(G) The provisions made for sanitary facilities for persons using the premises on which the temporary event is to be maintained.

(H) A detailed description and documentation of plans and provisions for crowd control and security at the temporary event.

(I) A site plan showing the location of all attractions, exits, sanitary facilities, fire alarms/life safety equipment, electrical connections to be used, stages or platforms to be erected, driveways to be used, and parking provided. In the case of a temporary special event, plans/diagrams/drawings of the building or structure to be used, showing the aforementioned items.

Sec. 54-2329. Insurance.

The applicant shall be required to maintain a commercial general and auto liability insurance policy or a special event insurance policy for the temporary event. A certificate of insurance shall be provided to the mayor's office prior to the event taking place. The insurance policy shall include coverage for damage to any public property including but not limited to coverage for damage to any public property including but not limited to damage to city streets, sewers,

Sec. 54-2330. Bond.

(a) The applicant, prior to the issuance of any permit hereunder, shall deposit with the city treasurer a cash bond in the sum of \$500.00 for an event of three days or less, or \$1,000.00 for an event of more than three days to ensure that no damage will be done to the street, sewers, trees or adjoining property and that no dirt, paper, litter, or other debris will be permitted to remain upon the streets, adjoining property, or the site of the temporary event.

(b) Such cash bond shall be returned to the applicant upon certification by the Public Works department and/or the Police Department that all conditions of this section have been complied with upon the termination and vacation of the event.

Sec. 54-2331. Inspection.

The Fire Chief, or designee, as deemed appropriate and except where otherwise noted, shall make reasonable inspections to determine if the following conditions are met:

1. Adequate aisles for pedestrians, and fire separation between structure, attractions and sales areas;
2. Sufficient exits, marked and properly lighted;
3. Adequate wiring on all electrical fixtures;
4. Proper safeguarding of the use of any open flames;
5. Arrangements for the proper servicing of all areas where debris may be expected to accumulate;
6. All combustible decorative materials, including curtains, streamers, and cloth are rendered fireproof;
7. Satisfactory sanitary facilities on or near the premises on which the temporary event is to be maintained, sufficient for the public;
8. Adequate traffic circulation and parking provisions for patrons.
9. Noise levels are controlled so as not to become a nuisance to adjacent uses;
10. Adequate security and crowd control as determined by the Chief of Police or their designee;
11. Adequate traffic control at all entrances to public streets as determined by the Chief of Police, or their designee;
12. Adequate sanitation facilities and maintenance of all animals part of or associated with the circus or carnival.
13. Lighting does not intrude upon adjacent residential properties

Police, fire, and other authorized officials of the city shall have the right to free access to the grounds and all buildings, structures, booths, shows, and concessions, and any other attractions on such grounds to inspect and enforce compliance with the provisions of this Section.

Sec. 54-2332. Revocation of permit.

(a) Any permit issued hereunder may be revoked by the Mayor upon any finding by the Police Chief, Fire Chief, Building Commissioner or other authorized official of the city that any provision of this Section has been violated or that any other ordinance of the city or statute of the State of Illinois has been violated.

(b) Upon the finding of any such violation the Mayor shall cause written notice of the revocation stating the reason therefore to be served upon the permittee, authorized agent, or the manager of such temporary event. Immediately upon receipt of a written notice of revocation, the permittee shall cease all operations.

(c) If during any inspection the Fire Chief, or their designee finds any attraction to pose a danger to public safety, the Fire Chief, or their designee at their discretion may immediately terminate the operation of said attraction until such time as the danger is abated. Failure to abide by the order of the Fire Chief, or their designee to terminate operation of said attraction shall be a violation of the permit provisions and shall result in the revocation of the permit for the entire event.

Sec. 54-2333---54-2345. Reserved.

ARTICLE XIX. BANQUET FACILITIES AND EVENT SPACES

Sec. 54-2346. Definition.

Banquet facility means a business whose primary business consists of catering for events or gatherings where food is prepared for onsite consumption including but not limited to weddings, anniversary parties, retirement parties, birthday parties and the like.

Event space means a business whose primary business includes renting or leasing a space or hall to members of the public to host gatherings and hold events including but not limited to meetings, receptions, parties, banquets, dinners, lunches, breakfasts, and other gatherings and the like; excluding a night club or a facility at which a cover charge is required.

Sec. 54-2347. License required.

It shall be unlawful to operate a banquet facility or event space without first obtaining a license from the City.

Sec. 54-2348. Liquor Consumption.

No banquet facility or event space shall serve or allow to be consumed any alcoholic liquor on the premises without first obtaining a liquor license in accordance with the City's liquor code.

Sec. 54-2349. Adequate Security for Patron Safety

The licensee, at its own expense, shall provide for adequate police protection or private security at all times during the conduct of an event being held in the licensed premises.

Sec. 54-2350. Hours of Operation.

No banquet facility or event space shall operate past 12:00 midnight except on Sundays. Hours of operation on Sundays shall end at 10:00 p.m. All patrons and guests must depart from the licensed premises immediately following the end of the event and shall not remain after the hours established herein, except the event host or employees of the licensee are allowed to remain on the premises to complete clean up.

Sec. 54-2351—54.2370 Reserved.

Section 2: Superseder. In the event a conflict exists between the terms of this Ordinance and any other ordinance or resolution of the City, the terms of this Ordinance shall govern.

Section 3: Severability. This Ordinance and every provision thereof shall be considered severable and the invalidity of any section clause, paragraph, sentence or provision of this Ordinance will not affect the validity of any other portion of this Ordinance.

Section 4: Effective Date. This Ordinance shall be in full force and effect upon its passage and publication in pamphlet form, in accordance with law, and the provisions of the Calumet City's Municipal Code amended herein shall be reprinted with the changes.

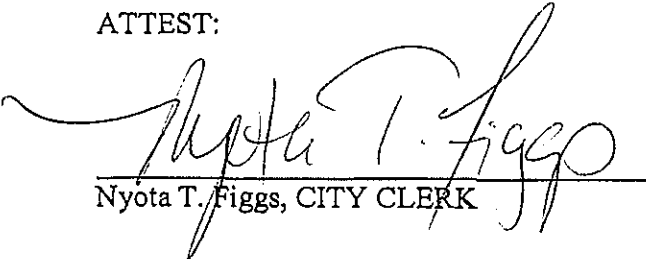
ADOPTED this 13th day of January 2022, pursuant to a roll call as follows:

	Yes	No	Absent	Present
Gardner	x			
Navarrete	x			
Patton	x			
Smith	x			
Tillman	x			
Williams	x			
Wilson	x			
(Mayor Jones)				

APPROVED by the Mayor on January 13, 2022.


Thaddeus Jones
MAYOR

ATTEST:


Nyota T. Figgs, CITY CLERK

Financial Matters

- #1): Approve costs payable to Mott MacDonald Approve costs payable to Mott MacDonald for the Calumet City Industrial Park Utility Improvements; authorize the city Treasurer to remit payment of \$26,508.87 and charge account #01099-52600.
- #2): Approve costs payable to J & J Newell Concrete Approve costs payable to J & J Newell Concrete for invoice #21-5929; authorize the City Treasurer to remit payment of \$5,004.00 and charge account #03036-52349.
- #3): Approve the costs payable to J & J Newell Concrete Approve costs payable to J & J Newell Concrete for invoice #21-5927; authorize the City Treasurer to remit payment of \$5,096.00 and charge account #03036-52349.
- #4): Approve costs payable to J & J Newell Concrete Approve costs payable to J & J Newell Concrete for invoice #21-5930; authorize the City Treasurer to remit payment of \$15,568.00 and charge account #03036-52349.
- #5): Approve payment to South Suburban Welding & Fabricating Approve payment to South Suburban Welding & Fabricating Co. for the continuous work on the training tower; authorize the City Treasurer to remit payment of \$111,930.00 and charge account #06617-55135.
- #6): Approve costs payable to Shorewood Home & Auto Approve costs payable to Shorewood Home & Auto for invoice #02-245505; authorize the City Treasurer to remit payment of \$6,199.00 and charge account #01041-54150.
- #7): Approve payment to Benford Brown & Associates Approve payment to Benford Brown & Associates for invoice #14209; authorize the City Treasurer to remit payment of \$10,910.20 and charge account #01099-52610.
- #8): Approve payment to Benford Brown & Associates Approve payment to Benford Brown & Associates for invoice #14214; authorize the City Treasurer to remit payment of \$8,668.00 and charge account #01099-52610.
- #9): Approve payment to Benford Brown & Associates Approve payment to Benford Brown & Associates for invoice #14215; authorize the City Treasurer to remit payment of \$7,634.40 and charge account #01099-52610.
- #10): Approve payment to Farnsworth Group Approve payment to Farnsworth Group for invoice #228939; authorize the City Treasurer to remit payment of \$7,060.63 and charge account #01099-52600.
- #11): Approve payment to Municipal Systems LLC for invoices Approve payment to Municipal Systems LLC for invoices from August 1st - November 30, 2021; authorize the City Treasurer to remit payment of \$7,200.00 and charge #01029-52126.
- #12): Approve costs Approve costs payable to J & J Newell Concrete for invoice #21-5910; authorize the City

payable to J & J Newell
Concrete

Treasurer to remit payment of \$6,609.20 and charge account #03036-52349.

#13): Approve payment
to Complex Network
Solutions

Approve payment to Complex Network Solutions for the proposal of new firewall and configuration; authorize the City Treasurer to remit payment of \$5,600.00 and charge account #01028-55143.

#14): Approve payment
to Metropolitan Pump
Company.

Approve payment to Metropolitan Pump Company; authorize the City Treasurer to remit payment of \$39,525.00 and charge account #03036-55100.

#15): Approve payment
to Robinson Engineering
for professional services

Approve payment to Robinson Engineering for professional services for past services completed.; authorize the City Treasurer to remit payment of \$33,023.93 and charge account# 01099-52600. Note: These include invoice numbers: 21010173; 21030162; 21020145; 21040152; 21040153; 21070311; 21040154.

#16): Approve payment
to Odelson, Sterk,
Murphey & McGrath

Approve payment to Odelson, Sterk, Murphey, Frazier & McGrath, LTD., authorize the City Treasurer to remit payment in the total amount of \$86,274.66 and charge account# 01025-52200. for the following invoices
29696 \$9,287.50 1/11/21 (Litigation Sept. 2020)
29949 \$9,662.50 2/5/21 (Litigation Oct. 2020)
30431 \$2,237.50 4/14/21 (Litigation Mar. 2021)
30897 \$16,633.28 5/20/21 (Litigation & Labor Apr. 2021)
32144 \$5,900.00 10/22/21 (Litigation Aug. 2021)
32145 \$1,700.00 10/22/21 (Misc. & Economic Dev. Aug. 2021)
32146 \$4,841.39 10/22/21 (Misc. & Economic Dev. Sept. 2021)
32147 \$26,662.55 10/22/21 (Litigation Sept. 2021)
32625 \$7,949.94 12/28/21 (Litigation Nov. 2021)
32626 \$1,400.00 12/28/21 (Misc. & Economic Dev. Nov. 2021).

#17): Approve
authorization of
settlement agreements

Approve authorization of settlement agreements as discussed in the Executive Session.

#18): Approve emergency
water repair

Approve emergency water repair of \$9,995.00; 1174 Breclaw; direct City Treasurer to remit payment to Calumet City plumbing of \$9,995.00 from account number#03036-52101.

#19): Approve the
purchase of KN95 masks

Approve the purchase of KN95 masks for \$9,750.00 and direct the City Treasurer to remit payment to New Generation, Inc from account number#01099-52738 (Cares Act Funding.) Each Alderman would get 1000 masks and elected officials will get 500. Police and Fire will get 5000 each to distribute (Cares Act Funding.

#20): Approve Payroll

Approve Payroll (\$759,714.90)

#21): Approve Bill Listing Approve Bill Listing (\$964,105.84)

#22): Approve emergency bill listing Approve Emergency Bill Listing (\$2,988.75)

Approve financial items as presented #-1-#6 Alderman Wilson moved, seconded by Alderman Patton to approve financial items #1- #6 passed as presented.

ROLL CALL

AYES: 7 ALDERMEN: Navarrete, Tillman, Williams, Gardner, Smith, Wilson, Patton

NAYS: 0 ALDERMEN: Patton.

ABSENT: 0 ALDERMEN: None

Approve financial items as presented #-7- #9 Alderman Williams moved, seconded by Alderman Smith to approve financial items #7- #9 passed as presented.

ROLL CALL

AYES: 6 ALDERMEN: Tillman, Williams, Gardner, Smith, Wilson, Navarrete:

NAYS: 1 ALDERMEN: Patton

ABSENT: 0 ALDERMEN: None

Approve financial items as presented #-10-#22 Alderman Gardner moved seconded by Alderman Patton to approve financial items #10- #22 pass as presented.

ROLL CALL

AYES: 7 ALDERMEN: Tillman, Williams, Gardner, Smith, Wilson, Navarrete:

NAYS: 0 ALDERMEN: None

ABSENT: 0 ALDERMEN: None

MOTION CARRIED

EXECUTIVE SESSION Alderman Smith moved seconded by Alderman Patton to enter into executive session at 7:15 p.m.

The City Council met in the Closed session from 7:25-8:00 p.m.

Alderman Williams moved seconded by Alderman Smith to return to the order to of business at 8:01 p.m.

ROLL CALL

AYES:	7	ALDERMEN: Tillman, Williams, Gardner, Smith, Wilson, Navarrete
NAYS:	0	ALDERMEN: None
ABSENT:	0	ALDERMEN: None

MOTION CARRIED

UNFINISHED BUSINESS

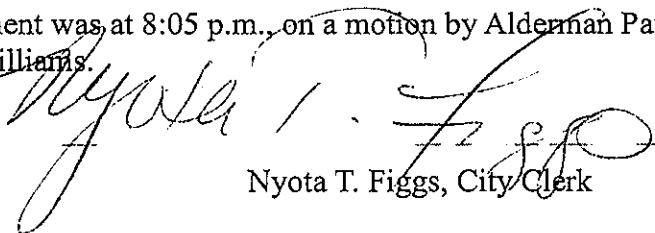
Alderman Patton Alderman Patton thanked Alderman Williams and Stephanie for providing food to a resident in his ward.

Alderman Wilson Alderman Wilson reminded residents to email her at alderwomen@wilson.com
Alderman Wilson residents to continue to be neighborly and God Bless Calumet City.

Alderman Patton Alderman Patton recognized Speaker Emanuel Chris Welch on his first anniversary as Speaker of the House.

Mayor Jones Mayor Jones announced Speaker Emanuel Chris Welch presented books and pens to everyone on his 1st Anniversary Titled The four Agreements.

An adjournment was at 8:05 p.m., on a motion by Alderman Patton, seconded by Alderman Williams.



Nyota T. Figs, City Clerk