

## Exhibit A:

### Amendments to the Liquor Control Ordinance

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#### **Amendment #01**

**Summary:** Amend the Table of Contents to update formatting.

#### **Amendment #02**

**Summary:** Amend the language to indicate prorated fees and calculation thereof.

Amend Article 3, Section 8. **Classification of Fees and Number of Licenses** to read as follows:

~~There shall be the following classes of licenses with the following license fee:~~  
The classes of licenses and schedule of fees are established pursuant to subsections (a) - (h). In the event that any new applicant is issued a license which terminates and expires less than 12 months before June 30, the applicant shall pay the Initial Application Fee plus the license renewal fee for any classification. For new applicants, the renewal fee shall be prorated according to the number of months remaining in the license year, including the month during which the application is approved.

#### **Amendment #03**

**Summary:** Amend the language of each license class to separately indicate the renewal fee and the initial application fee.

Amend Article 3, Section 8, Subsections (a) - (h) to read as follows:

(a) Class A Licenses: ~~The Initial Fee for the first license year, or any part thereof, shall be two thousand, five hundred (\$2,500.00) dollars and~~ A Class A license shall permit the holder, to sell, deal, or traffic in intoxicating liquors to be consumed only on the premises so licensed, and in the original package for consumption off the premises. Any display area of alcoholic liquor for retail sale in the original package shall not exceed 18 square feet in the premises so licensed, and no advertising of retail sales of package goods shall be carried on, other than the price of the package being attached to the display area. The renewal ~~annual renewal~~ fee for such license shall be one thousand five hundred dollars (\$1,500.00) ~~dollars~~ annually. The Initial Application Fee for such a Class A license shall be one thousand (\$1,000.00) dollars.

(b) Class B Licenses: Holders of Class A licenses may apply for a Class B license to operate, outside of the structure designated for such sale, upon those premises a beer

garden, or area for use of umbrella, or cabana type structures for serving alcoholic liquors at retail. Such license may be issued pursuant to written application, after hearing before the Liquor Commission, and payment of an additional fee of five hundred dollars (\$500.00) dollars annually.

(c) Class C Licenses: ~~The Initial Fee for the first license year, or any part thereof, shall be two thousand five hundred (\$2,500.00) dollars and~~ A Class C license shall permit the holder to sell at retail, but not for consumption on the premises where sold, alcoholic liquor in the original package, and without any limitation of inside display area or advertising by a person so engaged in the retail sale of alcoholic liquor. The renewal fee for such license shall be one thousand, seven hundred fifty dollars (\$1,750.00) annually. The Initial Application Fee for a Class C such license shall be seven hundred fifty (\$750.00) dollars.

(d) Class D Licenses: A Class D license shall permit the holder ~~A twenty-four (24) hour permit~~ to sell, deal, and traffic in intoxicating liquor only on the premises so licensed for a twenty-four (24) hour period. A fee will be charged by the Planning, Building and Development Department for a Temporary Use Permit. In addition, the fee for the Class D permit shall be \$75.00 for a period of twenty-four (24) hours provided that the permit may be extended to ninety-six (96) hours, consecutively, at a fee of \$25.00 for each additional twenty-four (24) hour period or fraction thereof. Class D Permits shall be available only to not-for-profit organizations registered with the State of Illinois, political organizations, or for any other group or organization that for good cause shown to the Liquor Commissioner would qualify. An unlimited number of Class D permits may be issued, but no organization shall be granted more than three (3) permits during the calendar year without permission from the Liquor Commissioner. Each Class D applicant shall furnish evidence, satisfactory to the Commission, of the issuance of a policy of liquor liability insurance (Dram Shop) and insuring against liability for any injury or death on account of acts of negligence, omission, or violating the Liquor Control Act. Said policy shall carry a minimum of \$50,000 per person and \$100,000 per occurrence for injury or death; and \$50,000 for loss of means of support.

(e) Class E Licenses: ~~The Initial Fee for the first license year, or any part thereof, shall be two thousand (\$2,000.00) dollars and~~ A Class E license shall permit the holder to sell, deal, or traffic in beer and wine to be consumed only on the premises so licensed. To qualify for this license, a business must have a service bar serviced by at least one waiter or waitress. Said licensed premises must have a kitchen and serve food to be eaten on the premises and said premises must have minimum seating at tables for eight (80) patrons. The renewal fee for such license shall be eight hundred fifty dollars (\$850.00) dollars annually. The Initial Application Fee for a Class E such license shall be one thousand one hundred fifty (\$1,150.00) dollars.

(f) Class G Licenses: ~~The Initial Fee for the first license year, or any part thereof, shall be two thousand, five hundred dollars (\$2,500.00) and~~ A Class G license shall permit the holder to sell at retail, but not for consumption on the premises where sold, alcoholic liquor in the original package, and without any limitation of inside display area or

advertising by a person so engaged in the retail sale of alcoholic liquor. The Class G licenses shall be available only to business in which greater than 50% of gross sales of the business are derived from the sale of petroleum products. The renewal fee for such license shall be one thousand, seven hundred fifty dollars (\$1,750.00) annually. The Initial Application Fee for a Class G ~~such~~ license shall be seven hundred fifty (\$750.00) dollars.

(g) Class H Licenses: ~~The initial fee for the first license year, or any part thereof, shall be \$500.00 and~~ A Class H license shall permit a caterer to serve alcoholic liquor as an incidental part of a food service that prepares meals, but excludes the serving of snacks as a primary meal, at private or public facilities in unincorporated areas of the County. All applicants for a Class H license must meet all other requirements of the Liquor Control Ordinance, and the applicant must prove ~~they are it is~~ operating a bona fide catering business. The renewal fee for such a license shall be five hundred dollars (\$500.00) annually.

(h) Class I Licenses: ~~The initial fee for the first license year, or any part thereof, shall be \$2,000.00 and~~ A Class I license shall permit the retail sale and sale for resale of wine for consumption both on and off the premises specified. All applicants for a Class I license must meet all other requirements of the Liquor Control Ordinance. The renewal fee for such a license shall be eight hundred fifty dollars (\$850.00) annually. The Initial Application Fee for such license shall be one thousand one hundred fifty (\$1,150.00) dollars).