	<b>AGENDA ITEM EXECUTIVE SUMMARY</b>		Agenda Item number: 4d
	Title:	Discussion to consider a “site license/market license” at 1825 Lincoln Highway (93 Octane Nano-Brewery). This concept would be in addition to Urban Counter and the Pride Liquor Store.	
	Presenter:	Police Chief James Keegan	
Meeting: Government Operations Committee		Date: February 20, 2018	
Proposed Cost: \$		Budgeted Amount: \$	Not Budgeted: <input type="checkbox"/>
<b>Executive Summary</b> <i>(if not budgeted please explain):</i>  <p><b>The Pride Liquor Store and The Urban Counter restaurant occupy and operate side-by-side businesses at 1825 Lincoln Highway (all adjacent to the Pride Gas Station). Each of these businesses are owned and operated by Parent Petroleum under the “The Pride Store LLC”.</b></p> <p>1825 Lincoln Highway was constructed two years ago after the demolition of the Jaws carwash. It was intended to operate under one roof with three businesses; the last of which (unit “c” or the western portion) as an Italian deli. The Pride LLC never materialized the deli concept and is now coming forward with a concept plan to seek approval in operating a nano-brewery named “Octane 93.” Currently, both The Urban Counter (B license) and The Pride Liquor Store (A license) operate independently of one another but share cross-access between both locations. Each of the three spaces share common bathroom facilities and cross access allows cross pollination of merchandise and food. The Pride LLC is now seeking to expand into a small nano-brewery-manufacturer and distribute beer with sales for off and on-site consumption.</p> <p>This concept would mandate a “site license” being put into place (attached for LCC/GOC consideration) and the hours of operation mirroring one another amongst all three establishments. Staff has consulted with the management team of the Pride Store LLC and reviewed liquor codes in other municipalities. Although this concept is new to St. Charles, we do have site licenses at locations such as Pheasant Run, The Q Center and Hotel Baker. Each of these locations offers sales and consumption areas in different locations within their establishments.</p> <p>Octane 93 is not seeking approval at this time but rather consideration in their licensing efforts. Unlike traditional liquor licenses that seek local approval first, production facilities need state and federal approvals before securing local licenses. Between construction and equipment costs, Octane 93 is looking to expend significant capitol on this project and before doing so, is willing to answer any questions or concerns. Staff has been working with representatives for the Pride Store LLC for several months.</p> <p>The Pride Liquor Store and The Urban Counter restaurant occupy and operate side-by-side businesses at 1825 Lincoln Highway (all adjacent to the Pride Gas Station). Each of these businesses are owned and operated by Parent Petroleum under the “The Pride Store LLC”.</p> <p>Pursuant to this item being presented at the Government Operations Committee meeting on Tuesday, February 20, 2018; it will be brought before the Liquor Control Commission at a meeting scheduled at 4:30 p.m., the same day, to process and move it forward to this Committee.</p>			
<b>Attachments</b> <i>(please list):</i> Draft of a new liquor license for this location, Floor Plan, Logo Concepts			
<b>Recommendation/Suggested Action</b> <i>(briefly explain):</i> Recommendation to approve a Proposal for a New Class A5 License for BOKE Enterprises, LLC dba The Wine Exchange located at 1 Illinois Street, Unit 120, St. Charles.			



### **93 Octane Brewery**

The PRIDE Stores, the retail division of Parent Petroleum, Inc. seeks city support in writing a new code to allow 93 Octane Brewery to do business as one with PRIDE Beer and Wine plus Spirits, and Urban Counter located at 1825 Lincoln Highway, St Charles. This addition of a nano-brewery would occupy the west part of the building that is currently vacant.

Throughout the last few years, the PRIDE Stores has increased their footprint in the craft beer arena, making themselves one of the largest and fastest growing convenience store supporters of the local craft beer industry. Currently the PRIDE stores and Urban Counter own and operate 11 state licenses, always with utmost care, benefiting the municipalities we have joined. Now, we feel it is the right time to open 93 Octane Brewery utilizing our locations, experience, and superior team.

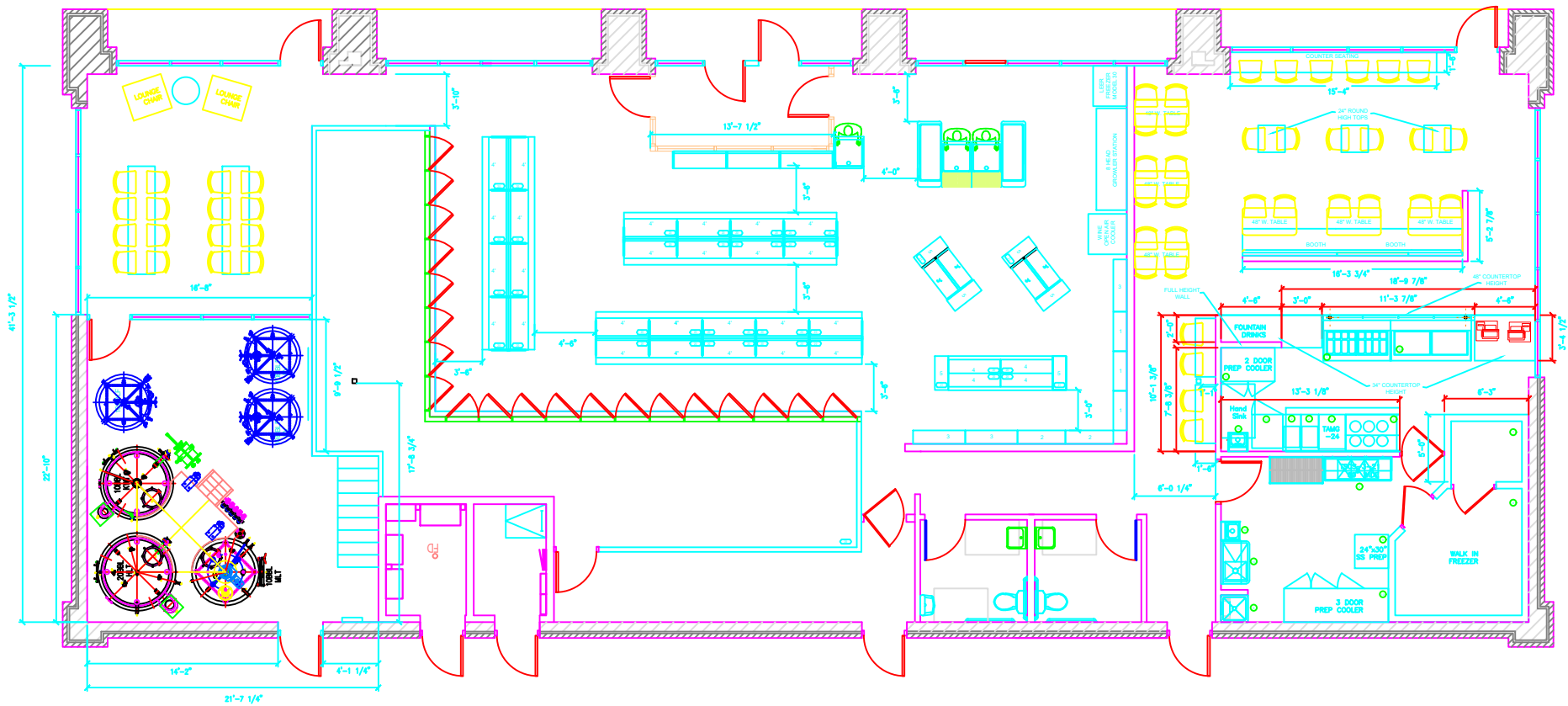
### **Executive Summary of 93 Octane Brewery**

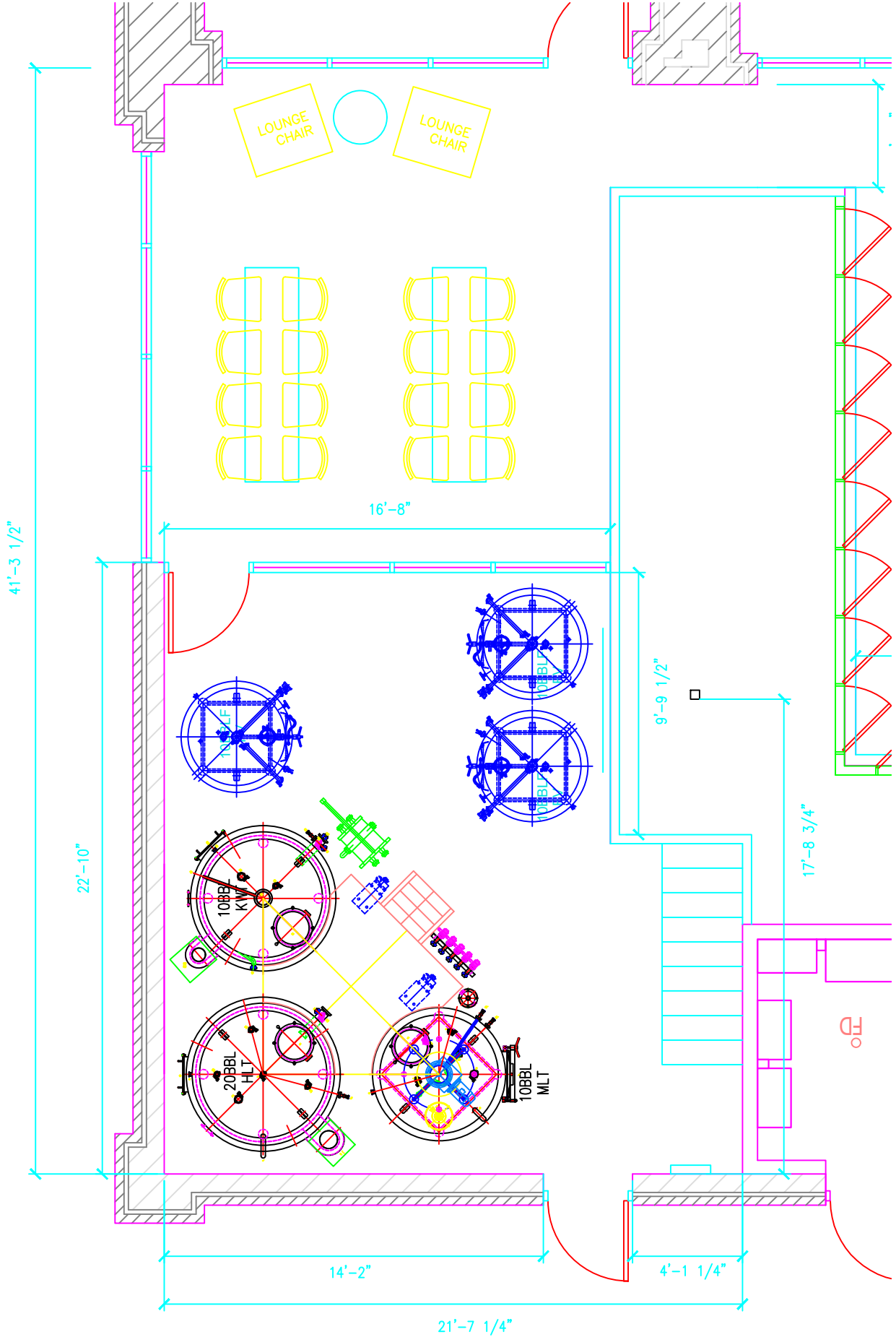
The craft brewery known as 93 Octane Brewery, is considered a nano-brewery due to the small size and ability to have one person oversee every single batch from recipe creation to quality control. Current estimates are about 700 barrels of production capacity, with the first year of operation closer to 200-500 barrels.

93 Octane will have a small tap room in front of the brewhouse, pulling about 60% of the square footage for brewing and equipment (bonded). The off-site sales will focus either in cans, bottles, or kegs, while the on-site sales will add draft and growlers during the estimated business hours of 11a.m. to 10p.m. Since we are small, approximately 15-20 seats, we hope customers come in to get the freshest beer in the area and take some home to enjoy with their friends and family. The Brewhouse customers will also be able to order food from the Urban Counter to enjoy with their brewery purchases.

93 Octane Brewery will focus on a couple every day drinking beers, but will have seasonal specialties and beer releases to keep intrigue high and create something desirable for everyone to consume. Right off the bat a barrel aging program will start, and space is already set aside to create these higher demand beers.

The major part of brewing will occur during the day, eventually offering tours, and selling other items like pint glasses, shirts, etc. We want to create a brand to drive people into our city focusing on our locations and the brewery.





# 93 Octane Brewery | Identity Concepts



Concept F

## Single Color Variations



NimbleOne

## 93 Octane Brewery | Hot Rod Wall Art



Nimble One

**G-2. Class G-2** Licenses shall authorize the retail sale of beer manufactured on premises for consumption on the premises of any nano-brewery market, or for consumption not on the premises in original sealed packaging only. The retail sales portion of the licensed premises shall be separate from the manufacturing portion of the premises. Food service shall be permitted in accordance with Class B or C Licenses. Class G-2 licenses shall further authorize the retail sale of crafted beers for consumption on the premises and the retail sale of alcoholic liquors in original packages only and not for consumption on the premises subject to the following provisions:

1. The products sold for consumption off the premises are not opened and consumed on the premises;
2. Permitted food service, goods, and merchandise, other than alcoholic liquor, are also offered for the retail sale on the premises.
3. The retail sale of beer, wine, or alcoholic liquor for consumption off the premises shall be in original packages only.

If the licensed premises consists of multiple shops or restaurants at one street address, alcohol sold for the purpose of consumption on the premises may be carried and consumed throughout the premises and only if such movement can be made wholly within the enclosed structure of the premises, or approved outdoor seating area. This license shall be a site license for the complete premises.

5.08.340 - Classification of licenses—Fees.

- A. Class "A" licenses shall permit the following:
  - 1. The retail sale on the premises specified of alcoholic liquors for consumption on the premises as well as other retail sales of such liquor;
  - 2. Live entertainment provided by musicians, vocalists and comedians or as provided by radio and television programs only;
  - 3. Dancing by customers only;
  - 4. Other retail sales shall be limited to packaged snack food such as popcorn, pretzels, gum, nonalcoholic beverages and the like. The sale of other foods prepared on the premises is allowed if a separate food license is issued. Sales of the right to use video games are permitted if a separate video game license is issued; and
  - 5. The display, modeling and sale of clothing is expressly prohibited. The annual fee for such license shall be two thousand one hundred fifty dollars (\$2,150.00) effective for licenses issued February 1, 2002, and two thousand six hundred fifty dollars (\$2,650.00) for licenses issued February 1, 2003.
- B. Class "B" licenses shall permit the following:
  - 1. The retail sale on the premises specified of alcoholic liquors for consumption on the premises as well as other retail sales of such liquor;
  - 2. Dancing by customers only;
  - 3. Live entertainment except for radio and television programming is expressly prohibited;
  - 4. Other retail sales shall be limited to packaged snack food such as popcorn, pretzels, gum, nonalcoholic beverages and the like. The sale of other foods prepared on the premises is allowed if a separate food license is issued. Sales of the right to use video games are permitted if a separate video game license is issued; and
  - 5. The display, modeling and sale of clothing is expressly prohibited. The annual fee for such license shall be one thousand six hundred dollars (\$1,600.00) effective for licenses issued February 1, 2002, and two thousand one hundred dollars (\$2,100.00) effective for licenses issued February 1, 2003.
- C. Class "C" licenses shall permit the retail sale of beer and wine only for consumption only on the premises for which such license is issued. The annual fee for such license shall be one thousand three hundred eighty dollars (\$1,380.00) effective for licenses issued February 1, 2002, and one thousand eight hundred eighty dollars (\$1,880.00) for licenses issued February 1, 2003.
- D. Class "D" licenses shall permit the retail sale of alcoholic liquor in original packages only, not for consumption on the premises where sold. The annual fee for such license shall be one thousand three hundred eighty dollars (\$1,380.00) effective for licenses issued February 1, 2002, and one thousand eight hundred eighty dollars (\$1,880.00) for licenses issued February 1, 2003.
- E. Class "E" licenses shall permit the retail sale of beer and wine only in the original package and not for consumption on the premises where sold. The annual fee for such license shall be one thousand three hundred eighty dollars (\$1,380.00) effective for licenses issued February 1, 2002, and one thousand eight hundred eighty dollars (\$1,880.00) for licenses issued February 1, 2003.
- F. Class "F" licenses shall permit the retail sale of beer only in the original package and not for consumption on the premises where sold. The annual fee



for such license shall be one thousand three hundred eighty dollars (\$1,380.00) effective for licenses issued February 1, 2002, and one thousand eight hundred eighty dollars (\$1,880.00) for licenses issued February 1, 2003.

- G. Class "G" licenses shall permit the retail sale of alcoholic liquor for consumption only on the premises, including in the clubhouse and on the golf course. The annual fee for such license shall be one thousand eight hundred eighty dollars (\$1,880.00).
- H. Supplemental Outside Liquor License: The annual fee for a supplemental outside liquor license shall be fifty dollars (\$50.00) in addition to the fee for the underlying liquor license effective for licenses issued on or after February 1, 2008.
- I. Class "I" Event Licenses. The following event licenses are available without limit to the number of licenses that can be issued in the village as follows:
  - 1. Class I-1 Non-Profit Special Events Liquor License: The annual fee for a non-profit special events liquor license subject to the provisions of Section 5.08.360 below shall be fifty dollars (\$50.00) per event issued effective January 1, 2011.
  - 2. Class I-2 Non-Profit Outdoor Special Events Liquor License: The annual fee for a non-profit outdoor special events liquor license subject to the provisions of Section 5.08.360 below shall be fifty dollars (\$50.00) per event issued effective January 1, 2011.
  - 3. Class I-3 Retail Special Use Permit Liquor License: The application fee for a retail special use permit liquor license shall be fifty dollars (\$50.00) for a one day event or one hundred dollars (\$100.00) for a two or more day event or series of events.
- J. Class "J" licenses shall have subclassifications which permit the following:
  - 1. Class J-1 "brewpub" license shall allow the holder of a state brew pub license for the manufacture and storage of beer on the premises to sell its beer at retail in original packaging and for consumption on the premises. The brewpub must maintain the licensed premises as a bona fide eating establishment and maintain suitable food preparation facilities.

Each Class J-1 license shall be subject to the following conditions:

    - a. The license holder must hold a valid brew pub license from the State of Illinois and follow all the requirements therein.
    - b. Retail sale of beer, including packaged beer, intended for consumption off the premises shall only occur if the container is sealed for transport and only during regular hours of operation. Beer intended for off-site consumption shall not be opened or consumed in the brewpub.
    - c. The license holder may sell alcoholic liquor not manufactured on the premises so long as it is purchased from a licensed distributor or importing distributor.
    - d. Tours and retail sales in original packages and for consumption on the premises shall be allowed consistent with the times for packaged liquor sales in Section 5.08.390(G).
    - e. Tours of the facility may be offered with complimentary tastings that shall not exceed three servings of four ounces each.
    - f. Licensee shall obtain a separate food license, if required.
    - g. Licensee shall obtain a supplemental outside liquor license if licensee desires to sell beer outside on the premises, as required by Section 5.08.345.
    - h. The portion of the licensed premises dedicated to the brewing of beer shall be segregated from the remainder of the premises and shall not

be generally accessible to the public.

i. The annual fee for the J-1 license shall be three thousand dollars (\$3,000.00).

2. Class J-2 "craft brewery" shall allow the holder of a state craft brewery license for the manufacture and storage of beer on the premises to sell its beer at retail in original packaging and for consumption on the premises so long as the sale at retail is secondary to the distribution of beer for retail sale off the premises to importing distributors, distributors, and to non-licensees as permitted by the State Liquor Code.

Each Class J-2 license shall be subject to the following conditions:

a. The license holder must hold a valid craft brewer's license from the State of Illinois and follow all requirements therein.

b. No sales of alcohol, for retail or consumption, of alcohol manufactured off the premises shall be permitted.

c. Tours of the facility may be offered with complimentary tastings that shall not exceed three servings of four ounces each.

d. Retail sale of beer intended for consumption off the premises shall only occur if the container is sealed for transport and only during regular hours of operation. Beer intended for off-site consumption shall not be opened or consumed on the premises.

e. Tours and retail sales for consumption on and off the premises shall be allowed consistent with the times for packaged liquor sales in Section 5.08.390(G).

f. The tasting room may have packaged or prepared foods available.

g. Licensee shall obtain a supplemental outside liquor license if licensee desires to sell beer outside on the premises, as required by Section 5.08.345.

h. The portion of the licensed premises dedicated to the brewing of beer shall be segregated from the remainder of the premises and shall not be generally accessible to the public.

i. The annual fee for the J-2 license shall be three thousand dollars (\$3,000.00).

3. Each brewery located in the village, even if owned by the same persons, must have a separate Class J license to sell beer at retail on the premises.

K. Class "L" licenses shall permit the retail sale of alcoholic liquor for consumption only on the premises of a business primarily selling salon, hairdresser, beautician, manicure, pedicure and/or barbershop services and products other than alcoholic liquor on the following conditions:

a. Alcoholic liquor shall be sold only in conjunction with the sale of services;

b. The price allocated to the sale of the alcoholic liquor shall be indicated if sold as a package together with the services being provided;

c. A notice shall be posted in a conspicuous place indicating that alcoholic liquor may only be purchased in conjunction with a purchase of services;

d. If the sale of salon, hairdresser, beautician, manicure, pedicure and/or barbershop services is not the primary business of the licensee:

i. The alcoholic liquor shall only be sold and consumed in the area of the business premises that is devoted to salon, hairdresser, beautician, manicure, pedicure and/or barbershop services;

ii. The area of the business premises that is devoted to salon, hairdresser, beautician, manicure, pedicure and/or barbershop services shall be separated from other areas of the business premises by barriers allowing one way into the area and one way out; and

iii. Signs shall be conspicuously posted at the entrance/exit stating in bold or capital letters: "No Alcohol Beyond This Point";

e. The licensee shall comply with Section 5.08.400 and all other sections of Chapter 5.08 generally applicable to the retail sale of alcoholic liquor; and

f. The annual fee for such license shall be one hundred dollars (\$100.00).

(Ord. 07-04-23-01 § 1; Ord. 02-01-28-02 § 2; Ord. 00-06-12-04 § 34)

(Ord. No. 10-12-06-16, § 1, 12-6-2010; Ord. No. 14-07-07-02, § 3, 7-7-2014; Ord. No. 16-03-21-02, § 3, 3-21-2016; Ord. No. 17-10-16-03, § 2, 10-16-2017)

### 3-2-7: LICENSE CLASSIFICATION, FEES, NUMBER:

Retail liquor licenses shall be and are hereby divided into the following classes, and none other: (Ord. 2043, 4-7-2003)

#### A. Class A1:

1. A license which shall authorize the retail sale of liquor for consumption on the premises. (Ord. 494, 3-17-1980)
2. The initial fee for a class A1 license shall be two thousand two hundred dollars (\$2,200.00). The fee for renewal of a class A1 license shall be one thousand two hundred dollars (\$1,200.00). For class A1 licenses renewed for the period beginning May 1, 1991, and thereafter, the fee for renewal shall be one thousand three hundred dollars (\$1,300.00). (Ord. 1083, 3-5-1990)
3. The number of such class A1 licenses is specifically limited to five (5). (Ord. 2896, 11-17-2014)

#### B. Class A2:

1. A license which shall authorize the retail sale of liquor for consumption on the premises as an adjunct to meals served. Such licenses shall be issued only to establishments having a seating capacity for not less than one hundred (100) customers and having kitchen, sanitary and parking lot facilities adequate for the seating capacity.
2. The initial fee for a class A2 license shall be three thousand six hundred dollars (\$3,600.00). The fee for renewal of a class A2 license shall be two thousand dollars (\$2,000.00). (Ord. 2245, 10-17-2005)
3. The number of such class A2 licenses is specifically limited to ten (10). (Ord. O2017-29, 6-5-2017)

#### C. Class A3:

1. A license which shall authorize the retail sale of liquor for consumption on the premises as an adjunct to meals served. Such licenses shall be issued only to establishments having a seating capacity of not less than forty (40) customers and having kitchen, sanitary and parking lot facilities adequate for the seating capacity.
2. The initial fee for a class A3 license shall be one thousand four hundred dollars (\$1,400.00). The fee for renewal of a class A3 license shall be eight hundred dollars (\$800.00). (Ord. 2706, 3-19-2012)
3. The number of such class A3 licenses is specifically limited to two (2). (Ord. 2814, 11-18-2013)

#### D. Class A4:

2. The initial fee for a class A6 license shall be two thousand two hundred dollars (\$2,200.00). The fee for renewal of a class A6 license shall be one thousand three hundred dollars (\$1,300.00).
3. The number of such class A6 licenses is specifically limited to one. (Ord. 1775, 8-2-1999)

D-3. Class A7:

1. A license which shall authorize the retail sale of alcoholic liquor in two (2) specified areas of the premises, which areas shall be physically separated from one another pursuant to a floor plan, as approved by the liquor commissioner. In the first area of the premises, only the retail sale of alcoholic liquor for consumption on the premises shall be allowed; provided, however, that liquor sales in such area of the premises shall comply with and are subject to all the terms and conditions applicable to either a class A1, class A2, class A3 or class C license, which classification shall be determined by the liquor commissioner at the time that the initial license is issued. In the second area of the premises, only the retail sale of alcoholic liquor for consumption off the premises shall be allowed.
2. The initial fee for a class A7 license shall be three thousand eight hundred dollars (\$3,800.00). For class A7 licenses renewed for the period beginning May 1, 2002, and thereafter, the fee for renewal shall be two thousand two hundred dollars (\$2,200.00). (Ord. 2091, 10-6-2003)
3. The number of such class A7 licenses is specifically limited to three (3). (Ord. 2904, 1-19-2015)

D-4. Class A8:

1. A license which shall authorize the retail sale of beer, wine, and mixed drinks ("alcoholic beverages") only for consumption on the licensed premises, as a secondary and accessory use to a principal movie theater business.

Service of alcoholic beverages shall be limited to a designated lobby area.

Service of alcoholic beverages may be made only to persons purchasing a movie ticket and wearing a tamper resistant wristband approved by the city. The wristband shall be valid only for the date on which it is obtained from the movie theater. Alcoholic beverages may only be drawn, poured, or served, and a wristband may only be issued, by theater personnel who are twenty one (21) years of age or older.

The containers in which alcoholic beverages are served must be of a different color, size and design than those in which nonalcoholic beverages are served.

1. A license which shall authorize the sale of alcoholic liquor in connection with the operation of a catering business within the city, which sale shall be made at the registered office of the licensee, which shall be the licensed premises, and nowhere else. Alcoholic liquor shall only be sold and served by the licensee in connection with the catering of foods.
2. The initial fee for a class A4 license shall be one thousand one hundred dollars (\$1,100.00). The fee for renewal of a class A4 license shall be seven hundred dollars (\$700.00). (Ord. 1638, 12-1-1997)
3. The number of such class A4 licenses is specifically limited to zero. (Ord. 2114, 2-2-2004)

#### D-1. Class A5:

1. A license which shall authorize the retail sale of liquor for consumption on the premises as an adjunct to meals served. The licensee shall also be permitted to maintain facilities on premises for the manufacture of beer, to make sales of the beer manufactured on the premises to importing distributors, distributors and to nonlicensees for use in consumption, to store the manufactured beer upon the premises, and to sell and offer for sale at retail from the licensed premises beer previously manufactured on premises; provided, however, that such licensee shall not sell for off premises consumption more than fifty thousand (50,000) gallons per year. The licensee shall obtain and maintain in good standing a state of Illinois brewpub license as authorized under section 5/5-1(n) of the Illinois liquor control act of 1934, as amended<sup>2</sup>. In addition to all records required to be kept by the terms and conditions of the state brewpub license, licensee shall maintain accurate records as to the total gallonage of beer manufactured on premises and the total gallonage of beer manufactured on premises and sold for consumption off premises. That portion of the licensed premises dedicated to the brewing of beer shall be segregated from the remainder of the premises and shall not be generally accessible to the public. This class of license shall be issued only to establishments having a seating capacity of not less than one hundred (100) customers; having kitchen, sanitary, and parking lot facilities adequate for the seating capacity; having a current state of Illinois brewpub license issued pursuant to 235 Illinois Compiled Statutes 5/5-1(n); and having segregated on premises facilities for the manufacture of beer.
2. The initial fee for a class A5 license shall be four thousand dollars (\$4,000.00). The fee for renewal of a class A5 license shall be two thousand five hundred dollars (\$2,500.00).
3. The number of such class A5 licenses is specifically limited to one. (Ord. 1659, 3-2-1998)

#### D-2. Class A6:

1. A license which shall authorize the sale of alcoholic liquor to guests invited to private parties in connection with the operation of a banquet room facility within the city, which sale shall be made at the licensed premises and nowhere else. The license is designated as a banquet facility with hours open to the general public limited to no more than six (6) hours per week.

No more than one alcoholic beverage may be delivered to a customer in any one trip to the designated lobby area, and no customer shall be served more than three (3) alcoholic beverages on any day. The number of alcoholic beverages served to a customer each day shall be recorded on that customer's wristband.

There may be no service of alcoholic beverages unless the movie theater is actually open for the showing of movies. Under no circumstances may alcoholic beverages be served more than one hour prior to the advertised showing time of the first movie to be shown on any day, except for private rentals and events.

2. The initial fee for a class A8 license shall be three thousand six hundred dollars (\$3,600.00). The fee for renewal of a class A8 license shall be two thousand dollars (\$2,000.00).

3. The number of such class A8 licenses is specifically limited to one. (Ord. 2956, 9-8-2015)

#### E. Class B1:

1. A license which shall authorize the retail sale of liquor, but not for consumption on the premises. (Ord. 494, 3-17-1980; amd. Ord. 1638, 12-1-1997)

2. The initial fee for a class B1 license shall be two thousand four hundred dollars (\$2,400.00). The fee for renewal of a class B1 license shall be one thousand three hundred dollars (\$1,300.00). For class B1 licenses renewed for the period beginning May 1, 1991, and thereafter, the fee for renewal shall be one thousand four hundred dollars (\$1,400.00). (Ord. 1083, 3-5-1990; amd. Ord. 1638, 12-1-1997)

3. The number of such class B1 licenses is specifically limited to three (3). (Ord. 2745, 10-1-2012)

#### F. Class B2:

1. A license which shall authorize the retail sale of alcoholic liquor for consumption on or off the premises, provided that the principal use of the premises is as a tavern.

2. The initial fee for a class B2 license shall be three thousand dollars (\$3,000.00). For class B2 licenses renewed for the period beginning May 1, 2002, and thereafter, the fee for renewal shall be one thousand eight hundred dollars (\$1,800.00). (Ord. 2091, 10-6-2003)

3. The number of such class B2 licenses is specifically limited to two (2). (Ord. 2428, 1-28-2008)

#### G. Class B3:

1. A license which shall authorize the retail sale of beer, wine and premixed, bottled alcoholic beverages with an alcohol content not exceeding seven and one-half percent (7.5%) only, but not for consumption on the premises. (Ord. 1259, 6-7-1993; amd. Ord. 1638, 12-1-1997)
2. The initial fee for a class B3 license shall be one thousand three hundred dollars (\$1,300.00). The fee for renewal of a class B3 license shall be seven hundred fifty dollars (\$750.00). For class B3 licenses renewed for the period beginning May 1, 1991, and thereafter, the fee for renewal shall be eight hundred dollars (\$800.00). (Ord. 1083, 3-5-1990; amd. Ord. 1638, 12-1-1997)
3. The number of such class B3 licenses is specifically limited to two (2). (Ord. 2650, 6-20-2011)

#### H. Class B4:

1. A license which shall authorize the retail sale of beer and ale that has been produced on the premises of a microbrewery. No retail sales of beer or ale produced off the premises shall be permitted. Consumption of beer or ale on the premises is prohibited except that up to three (3) samples may be provided without charge to a customer in amounts which do not exceed two (2) fluid ounces per sample.
2. The initial fee for a class B4 license shall be one thousand three hundred dollars (\$1,300.00). The fee for renewal of a class B4 license shall be eight hundred dollars (\$800.00). (Ord. 1562, 1-20-1997; amd. Ord. 1638, 12-1-1997)
3. The number of such class B4 licenses is specifically limited to zero. (Ord. 2516, 6-1-2009)

#### I. Class C:

1. A license which shall authorize the retail sale of liquor for consumption on the premises, granted to a corporation of national scope, organized not for profit.
2. The initial fee for a class C license shall be one thousand one hundred dollars (\$1,100.00). The fee for renewal of a class C license shall be six hundred fifty dollars (\$650.00). For class C licenses renewed for the period beginning May 1, 1991, and thereafter, the fee for renewal shall be seven hundred dollars (\$700.00).
3. The number of such class C licenses is specifically limited to one.

#### I-1. Class C-1:

1. A license which shall authorize the retail sale of liquor for consumption on the premises of a special event, for which a temporary use permit has been authorized by the city council, granted to a not for profit organization.



2. The fee for a class C-1 license shall be two hundred dollars (\$200.00). The city council may waive said fee for an organization or institution organized and conducted on a not for profit basis with no personal profit incurring to anyone as a result of the operation.

3. The term of the class C-1 license shall not exceed the temporary use permit period. The hours of operation shall not exceed the operating hours allowed under the temporary use permit. (Ord. 2846, 6-2-2014)

J. Class D:

1. A license which shall authorize the retail sale of liquor for consumption on the premises specified for a period of twenty four (24) hours. (Ord. 494, 3-17-1980; amd. Ord. 1562, 1-20-1997; Ord. 1638, 12-1-1997)

2. The fee for a class D license shall be fifty dollars (\$50.00). The city council may waive said fee for an organization or institution organized and conducted on a not for profit basis with no personal profit incurring to anyone as a result of the operation. The city council shall consider waiver requests by established not for profit organizations on an annual basis at its last meeting in December. (Ord. 2562, 1-4-2010, eff. 2-15-2010)

3. No more than seven (7) such licenses shall be issued to any organization or person representing such organization in any calendar year. (Ord. 494, 3-17-1980; amd. Ord. 1562, 1-20-1997; Ord. 1638, 12-1-1997)

The fee for any license hereinabove set forth shall be submitted upon approval of a liquor license and prior to such license being issued to the applicant. Fees shall not be prorated except that the initial fee if a license is issued on or after October 1 shall be one-half (1/2) the stated fee. Forfeiture of a license, whether voluntary or involuntary, shall not be the basis for refund of any part of said fee. (Ord. 2699, 2-21-2012)