

## **City of West Allis**

# Meeting Agenda License and Health Committee

Alderperson Vincent Vitale, Chair
Alderperson Suzzette Grisham, Vice-Chair
Alderpersons: Rosalie L. Reinke, Daniel J. Roadt, and Tracy Stefanski

Tuesday, March 2, 2021

7:27 PM

City Hall, Room 128 7525 W. Greenfield Ave.

#### **RECESS MEETING**

A. CALL TO ORDER

**B. ROLL CALL** 

C. NEW AND PREVIOUS MATTERS

20. O-2021-0023 Ordinance to Adjust Class B Alcohol Licensing Fees Back to Previous

**Amount** 

**Sponsors:** Alderperson Grisham

**21.** O-2021-0024 Ordinance to combine various entertainment-related licenses into single

public entertainment license creating Section 9.037, repealing and recreating section 9.08, and repealing sections 9.032, 9.033, 9.034, 9.05, 9.06, 9.10,

and 9.105

**Sponsors:** Alderperson Lajsic and Alderperson Haass

22. 0-2021-0025 Ordinance to Continue Expedited Temporary Extension of Premises Until

June 30, 2021

**Sponsors:** Alderperson Weigel

23. 2021-0107 Findings and Recommendation in the Matter of the Complaint against Uncle

Festers LLC, Ashley E. Kapalczynski, Agent, d/b/a Uncle Fester's, for the premises located at 5732 W. Mitchell St. (2020-2021 Combination Class B

Liquor License 2251)

Sponsors: Public Works Committee

**24.** <u>2021-0160</u> License applications

**Recommendation:** Approve as recommended by the City Attorney

**25.** 2020-0418 Temporary Premise Extensions

A list of applicants is available online at <a href="https://westalliswi.legistar.com/">https://westalliswi.legistar.com/</a> or

by contacting the city clerk's office.

**Recommendation:** Approve

**26**. 2021-0166

2020-2021 Class B Temporary Extension of Premises Permit of OAR, LLC, Michael C. O'Connor, Agent, d/b/a O'Connor's Perfect Pint, 8423 W. Greenfield Ave. for St. Patrick's Day Party, Wednesday, March 17, 2021, 9:00 a.m. to 11:00 p.m. (Food and tent with tent placed on patio and extended into parking lot)

#### D. ADJOURNMENT



All meetings of the License and Health Committee are public meetings. In order for the general public to make comments at the committee meetings, the individual(s) must be scheduled (as an appearance) with the chair of the committee or the appropriate staff contact; otherwise, the meeting of the committee is a working session for the committee itself, and discussion by those in attendance is limited to committee members, the mayor, other alderpersons, staff and others that may be a party to the matter being discussed.

#### NOTICE OF POSSIBLE QUORUM

It is possible that members of, and possibly a quorum of, members of other governmental bodies of the municipality may be in attendance at the above-stated meeting to gather information. No action will be taken by any governmental body at the above-stated meeting other than the governmental body specifically referred to above in this notice.

#### NON-DISCRIMINATION STATEMENT

The City of West Allis does not discriminate against individuals on the basis of race, color, religion, age, marital or veterans' status, sex, national origin, disability or any other legally protected status in the admission or access to, or treatment or employment in, its services, programs or activities.

## **AMERICANS WITH DISABILITIES ACT NOTICE**

Upon reasonable notice the City will furnish appropriate auxiliary aids and services when necessary to afford individuals with disabilities an equal opportunity to participate in and to enjoy the benefits of a service, program or activity provided by the City.

## LIMITED ENGLISH PROFICIENCY STATEMENT

It is the policy of the City of West Allis to provide language access services to populations of persons with Limited English Proficiency (LEP) who are eligible to be served or likely to be directly affected by our programs. Such services will be focused on providing meaningful access to our programs, services and/or benefits.

## CITY OF WEST ALLIS ORDINANCE 0-2021-0023

## ORDINANCE TO ADJUST CLASS B ALCOHOL LICENSING FEES BACK TO PREVIOUS AMOUNT

## **AMENDING SECTION 9.02(21)**

**WHEREAS**, in response to state-mandated closures or occupancy limitations that impacted businesses holding Class B alcohol licenses, the common council reduced Class B alcohol licensing fees in half by enacting O-2020-0014 on May 5, 2020; and

**WHEREAS**, there are no state-mandated closure requirements or occupancy limitations for Class B alcohol licensees at this time;

**NOW THEREFORE**, the common council of the City of West Allis do ordain as follows:

**SECTION 1:** <u>AMENDMENT</u> "9.02 Alcoholic Beverages" of the City Of West Allis Municipal Code is hereby *amended* as follows:

## **AMENDMENT**

#### 9.02 Alcoholic Beverages

- 1. State Regulations. Except as otherwise provided herein, the provisions of Chapter 125 of the Wisconsin Statutes, relating to the sale of alcohol beverages, are adopted by reference and made a part hereof with the same force and effect as if fully set forth herein.
  - 1m. Pursuant to Wis. Stat. § 125.51(3)(b), a retail "Class B" license authorizes the sale of intoxicating liquor to be consumed by the glass only on the premises where sold and also authorizes the sale of intoxicating liquor in the original package or container, in any quantity, to be consumed off the premises where sold.
- 2. License Required. No person, firm, partnership, corporation or association shall, within the City, sell, barter, exchange, offer for sale or have in possession with intent to sell, deal or traffic in fermented malt beverages or intoxicating liquor, in any quantity whatsoever, or cause the same to be done without having procured a license.
- 3. Applications for Class "A" and "B" Retail License.
  - a. When and Where Filed. A written application for the licenses required by this section shall be filed with the City Clerk upon forms provided by the City Clerk. The application shall be filed with the City Clerk not less than fifteen (15) days prior to the granting of such license. Except as otherwise provided in this chapter, the license fee shall be paid prior to the issuance of the license by

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## the City Clerk. [Ord. O-2018-0037, 9/18/2018]

Such application shall be filed and completed in accordance with Sec. 125.04(3) of the Wisconsin Statutes. The City Clerk shall not accept an application from a foreign corporation, a foreign limited liability company or a person acting as an agent for or in the employ of another.

- b. Original Applications. Applicants seeking to establish a new licensed premise shall, upon application, pay a two hundred dollar (\$200) fee to defray the costs of building, plumbing, electrical, health and fire inspections. The fee shall be nonrefundable, but shall be applied to the license fee.
- c. Publication. The application shall be published at least once in the official City newspaper, and the costs of publication shall be paid by the applicant.
- d. Notice of Change In Application. Whenever anything occurs to change any fact set out in the application of any licensee, including the written premises description, such licensee shall submit a written notice of such changes to the City Clerk within ten (10) days prior to any change in any fact set out in the application and prior to the next available meeting of the License and Health Committee. It is within the discretion of the License and Health Committee and Common Council to approve or disapprove the change in the written premises description. The licensee shall pay a fee as specified in the most recent Schedule of Fees resolution. [Ord. O-2018-0037, 9/18/2018]
- e. Late Application. The Common Council may meet to consider and act upon any application for a Combination Class B or Combination Class A license, which has not been timely filed so that the Common Council may act upon the application at its regular meeting prior to the commencement of the license year, provided that any such application has been filed with the City Clerk at least fifteen (15) days prior to the special meeting of the Common Council. A late filing fee of one thousand dollars (\$1,000) shall accompany each such application to defray administrative expenses. The late filing fee shall be nonrefundable unless a quorum of the Common Council is not able to meet and shall be in addition to the license fee. [Ord. O-2005-0033, 6/21/2005]
- f. Provisional Retail License. Pursuant to Wisconsin Statutes Section 125.185, the City Clerk is authorized to issue provisional retail licenses. Licenses shall be granted only to applicants who have possessed a valid retail license for the sale of alcoholic beverages within the past year. The fee for such license shall be fifteen dollars (\$15) and shall be paid to the Clerk before issuance. [Ord. O-2011-0022, 6/21/2011]

## 3m. Class "C" Licenses. [Ord. 6329, 9/2/1997]

i. Filing of Applications. A written application for a Class "C" license shall be filed with the City Clerk upon forms provided by the City Clerk. The application shall be filed with the City Clerk not less than fifteen (15) days prior to the granting of such licenses. Except as otherwise provided in this chapter, the license fee shall be paid prior to

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the issuance of the license by the City Clerk. [Ord. O-2018-0037, 9/18/2018]

The application shall be filed and completed in accordance with Sec. 125.04(3) of the Wisconsin Statutes. The City Clerk shall not accept an application from a foreign corporation, a foreign limited liability company or a person acting as an agent for or in the employ of another.

- ii. Publication. The application shall be published at least once in the official City newspaper and the costs of publication shall be paid by the applicant.
- iii. Granting of License. A Class "C" license may be granted to an applicant only if the applicant meets the qualifications set forth in sec. 125.04(5) of the Wisconsin Statutes; the premises to be licensed is a restaurant in which the sale of alcohol beverages accounts for or will account for less than fifty percent (50%) of gross receipts; and the restaurant does not contain a barroom.
  - (1) No Class "C" license or permit may be issued for premises, the main entrance of which is less than three hundred (300) feet from the main entrance of any public or parochial school, hospital or church, except that this prohibition may be waived by a majority vote of Common Council. The distance shall be measured by the shortest route along the highway from the main entrance of the school, church or hospital to the main entrance of the premises covered by the license or permit.
    - (A) The prohibition in this subsection does not apply to any premises covered by a Class "C" license or permit on the date this ordinance is published or premises covered by a Class "C" license or permit prior to the occupation of real property within three hundred (300) feet thereof by any school, hospital or church building.
- iv. Notice of Change. Whenever anything occurs to change any fact set out in the application of any licensee, including the written premises description, such licensee shall submit a written notice of such changes to the City Clerk within ten (10) days prior to the next available meeting of the License and Health Committee. All changes are subject to approval by the License and Health Committee prior to the granting of the license. It is within the discretion of the License and Health Committee and Common Council to approve or disapprove the change in the written premises description. The licensee shall pay a fee as specified in the most recent Schedule of Fees resolution. [Ord. O-2018-0037, 9/18/2018]
- 4. Right to Premises, Floor Plan, and Plan of Operation. [Ord. O-2013-0014, 4/2/2013]
  - a. No applicant will be considered unless the applicant has the right to possession of the premises described in the application for the license. The applicant shall present documentation, in a form acceptable to the City Attorney, of proof of

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- right to possession for the license period. Loss of the right to the premises subjects the license to immediate revocation.
- b. In any application for an alcohol beverage retail establishment license, excepting special Class B Beer and Wine Licenses, the applicant shall file a detailed floor plan on an 8 1/2-inch by 11-inch sized sheet of paper for each floor of the licensed premises. The floor plan shall include:
  - i. Area in square feet and dimensions of the licensed premises.
  - ii. Locations of all entrances and exits to the premises together with a description of how patrons will enter the premises, the proposed location of the waiting line, and the location where security searches or identification verification will occur.
  - iii. Locations of all seating areas, bars, and, if applicable, food preparation areas.
  - iv. Locations and dimensions of any alcohol beverage storage and display areas.
  - v. Locations and dimensions of any outdoor areas available at the premises for the sale, service or consumption of alcohol beverages.
  - vi. North point and date.
  - vii. Any other reasonable and pertinent information the License and Health Committee may require either for all applicants or in a particular case.
- c. Plan of Operation. A completed plan of operation on forms provided therefor by the Clerk. The plan of operation shall require: [Ord. O-2014-0019, 4/1/2014; Ord. O-2018-0037, 9/18/2018]
  - i. The current or planned hours of operation for the premises.
  - ii. The legal occupancy capacity of the premises.
  - iii. What plans the applicant has to insure the orderly appearance and operation of the premises with respect to noise and litter. This shall include a description of designated or likely outdoor smoking areas, the number and location of exterior and interior trash receptacles.
  - iv. What other types of business enterprises, if any, are planned or currently conducted at the premises.
  - v. What other licenses and permits, if any, are planned or currently issued for the premises.
  - vi. For applications for premises in locations that have not been licensed previously or within the past year under Section 9.02, whether the premises is less than three hundred (300) feet from any school, hospital, or church, pursuant to Section 9.02(4)(c)1 and Section 125.68(3) of the Wisconsin Statutes.
  - vii. The number of security personnel expected to be on the premises, their responsibilities, and the equipment they will use in carrying out their duties.
  - viii. Any other reasonable information the License and Health Committee may require either for all applicants or in a particular case.
- d. Renewals. For any renewal application for an alcohol beverage retail establishment license for which there is no change in any information that is

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- reported in the floor plan and plan of operation as submitted with the original or previous renewal application, the licensee may re-file the previous documents. The License and Health Committee may require changes to a floor plan or plan of operation based on the licensee's past operation.
- e. Alterations/Amendments. The floor plan and plan of operation are subject to approval by the License and Health Committee prior to the granting of the license and may be subject to the issuance of any building, zoning, or other permits. Applicants seeking such alterations or amendments shall submit a written notice of such changes to the City Clerk within ten (10) days prior to the next available meeting of the License and Health Committee. It is within the discretion of the License and Health Committee and Common Council to approve or disapprove the change in the written premises description and/or floor plan. The License and Health Committee may change all or part of the plan of operation or may impose additional requirements to address problems created by the licensee's operation. Applicants seeking an alteration or amendment to the floor plan or plan of operation shall pay a fee as specified in the most recent Schedule of Fees resolution and upon application. [Ord. O-2014-0078, 11/18/2014; Ord. O-2018-0037, 9/18/2018]

4m. Truth of Statements. All matters submitted in writing to the City by any applicant or licensee pertaining to an alcohol beverage license shall be true. Any person who submits in writing any untrue statement to the City in connection with any such license or application shall forfeit not more than five hundred dollars (\$500) together with the costs of prosecution, and in default shall be imprisoned in the Milwaukee County House of Correction for the maximum number of days set forth in Section 800.095(1)(b) of the Wisconsin Statutes. In addition, any license granted shall be subject to revocation and no alcohol beverage license of any kind whatsoever shall thereafter be granted to such person for a period of one year from the date of such revocation. [Ord. O-2013-0014, 4/2/2013]

## 5. Extension of Premises.

- a. Outdoor Areas.
  - i. Purpose. The licensing of outdoor areas for the possession, sale and consumption of fermented malt beverages and intoxicating liquors involves special considerations not associated with the licensing of building premises. Such considerations include control of public access to the premises, proper visibility, noise, lighting and public safety. Therefore, special regulations to protect the health, safety and welfare of the community are required and are herein set forth as a matter of public policy; however, nothing herein contained should be construed to in any manner act as a limitation upon or restriction of the general licensing authority of the Common Council under state and local laws and ordinances.
  - ii. Authority. Outdoor areas may be included, as part of the licensed premises, subject to the qualifications, conditions and special

- regulations set forth in this paragraph.
- iii. Qualifications. An outdoor area, in order to qualify for consideration as part of the licensed premises, shall:
  - (1) Be located on the same site as the building premises described in the license application. For purposes of this subsection, "same site" means one (1) parcel of property or multiple abutting parcels of property as long as the licensee complies with Section 9.02(5)(a) of this Code. [Ord. O-2018-0037, 9/18/2018]
  - (2) The outdoor area shall conform to all setback requirements set forth in Chapter 12. [Ord. 6105, 7/19/1994]
  - (3) The outdoor area shall not be located on property which abuts or is within two hundred (200) feet of other property zoned or used for residential purposes. For purposes of this subsection, measurements shall be made from the boundary of the outdoor area to the building on other property zoned or used for residential purposes. [Ord. 6105, 7/19/1994]
- iv. Conditions. Qualified outdoor areas may be included as part of the licensed premises under the following conditions:
  - (1) The outdoor area is screened from off-site view. In addition to planting materials, walls and/or fences shall be utilized to provide screening and to control access to the outdoor area; [Ord. 6105, 7/19/1994]
  - (2) Lighting sources shall be shielded and so arranged to prevent spray onto adjacent properties. Flashing, intermittent or moving light or lights, and lights which are directed at any part of a traveled street or highway or which interfere with or obscure an official traffic device, sign or signal, are prohibited;
  - (3) The site shall be constructed so as to assist in maintaining site noise within the standards set forth in Section 7.035(3) of this Code:
  - (4) The outdoor area shall be constructed and arranged so as to limit the number of patrons to not more than twenty-five percent (25%) of the person per square foot capacity for the licensed building premises.
- v. Special Regulations. The following special regulations shall apply to outdoor areas included as part of the licensed premises:
  - (1) The closing hours during which no patron or guest shall be permitted to enter or remain in the outdoor area shall be between midnight (12:00 a.m.) and 10:00 a.m. [Ord. 6105, 7/19/1994]
  - (2) A service bar from which patrons may, through a waiter or waitress, purchase intoxicating liquor or fermented malt beverages, to be consumed by such patrons while seated at

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- tables, shall be permitted. Patrons shall not be seated or permitted to be seated at the service bar.
- (3) No live music shall be permitted. Music which is mechanically or electronically reproduced shall be permitted, provided that said music is not audible beyond two hundred (200) feet. [Ord. 6105, 7/19/1994]
- (4) In addition to the special regulations, outdoor areas shall be subject to the provisions of this Code and Wisconsin Statutes relating to the possession, sale and consumption of alcoholic beverages. [Ord. 6105, 7/19/1994]
- vi. Site Plans. Outdoor areas shall be constructed and maintained in accordance with site plans approved by the Common Council. Applicants for outdoor areas shall file a site plan with their license application, showing the following information:
  - (1) The arrangement of all structures, paving and landscaping areas;
  - (2) The land uses and general location of improvements on adjoining properties within five hundred (500) feet of the outdoor area;
  - (3) Location and type of screening and/or landscape materials;
  - (4) Location and type of lighting for the outdoor area;
  - (5) Location of service bar, food preparation areas, tables, etc.;
  - (6) Entrances and exits to the outdoor area, including provision for controlled access:
  - (7) Such additional information as the Common Council may reasonably require.
- vii. Prior to acting upon any application to include an outdoor area as part of the licensed premises, the Common Council shall refer said application for recommendations to the Plan Commission, Police and Fire Departments, Health Department and the Department of Building Inspections and Zoning.
- viii. Nothing herein contained shall in any manner abridge the authority of the Common Council to stipulate such other and further qualifications, conditions and regulations as may be necessary to protect the public health, safety and welfare, or affect or limit the authority and discretion of the Common Council, under applicable state laws and local ordinances, to regulate the possession, sale and consumption of fermented malt beverages and intoxicating liquors.
- ix. Prior to granting the license to extend the premises outdoors, the fee shall be paid to the City Clerk. No fee is required for renewal unless the license holder wishes to change the site plan.
- x. This section shall not apply to licensed premises that are also "food establishments" as defined in section 7.04(1)(c) of the Revised Municipal Code. The extension of premises for such establishments shall be governed by Chapter 12. [Ord. 6573, 6/5/2001]

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- b. Temporary Extension of Class "B" Tavern Licensed Premises for Special Events.
  - i. Authority. The granting of a temporary extension of Class "B" fermented malt beverage or intoxicating liquor licensed premises for special events shall authorize the licensee to sell or serve fermented malt beverages and intoxicating liquors during the period of time and in the area described in the application for such temporary extension, as expressly approved by the Common Council. [Ord. O-2018-0037, 9/18/2018]
  - ii. Eligibility. Any person holding a valid Class "B" tavern license may apply for temporary extension of such licensed premises for a special event. The area which the licensee wishes to include in any temporary extension of the licensed premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee, or extend into or encroach upon public property or public thoroughfares. The applicant shall be required to enclose the extended licensed premises so that the ingress and egress of patrons may be monitored. If the extension is onto or in the public right of way, the application shall be accompanied by proof of insurance for comprehensive general liability in at least the following limits of coverage: \$300,000 each occurrence and \$300,000 aggregate for bodily injury; \$300,000 each occurrence and \$300,000 aggregate for property damage. The proof of insurance shall have an endorsement to indemnify and hold the City of West Allis harmless from any and all damages, judgments and claims which may be asserted against the City by reason of any damages or injuries sustained by any person or to any property by the extension onto or in the public right of way. The applicant shall also comply with all other applicable statutes, ordinances, resolutions and conditions.
  - iii. (Reserved)

Editor's Note: Former Subsection (5)(b)2m, Farmers Market, added 2-7-2017 by Ord. O-2017-0004, was repealed 9-18-2018 by Ord. No. O-2018-0037.

- iv. Applicant's Responsibility.
  - (1) Application for the temporary extension of Class "B" tavern licensed premises for special events shall be made by an individual, or authorized agent in the case of a corporation, who shall be personally responsible for compliance with all of the terms and provisions of this Chapter.
  - (2) The applicant shall be responsible for cleaning up the extended licensed area and shall provide containers for storage of refuse.
- v. Application. Application for the temporary extension of Class "B" tavern licensed premises shall be made in writing to the City Clerk on

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forms provided by the City Clerk. The application shall be signed by the applicant, if an individual, or by a duly authorized agent or officer, if a corporation or limited liability company, and shall be sworn to by the applicant. Such application shall contain the name of the licensee, the address of the existing licensed premises, the particular event or function for which the temporary extension of the licensed premises is sought, the date and period of time sought for the temporary extension of the licensed premises, a specific description of the area for which the temporary extension is sought, plans describing how the extended premises will be enclosed, and such other reasonable and pertinent information as the Common Council or the License and Health Committee of the Common Council may require. The application shall be filed at least thirty (30) days prior to the date of granting by the Common Council. Any application submitted within thirty (30) days, and no later than forty-eight (48) business hours, prior to the date of granting by the Common Council must be accompanied by a late fee of fifty dollars (\$50) in addition to the license fee. [Ord. O-2007-0037, 10/2/2007]

- vi. Council Action. The Common Council may, in its discretion, grant or deny the application. If the application is denied, the City Clerk shall, in writing, notify the applicant of the decision and the Council's reasons for denial. In deciding whether to grant a license, the Common Council may consider, among other factors, the appropriateness of the location for which a temporary extension of licensed premises is sought, whether such location will create an adverse impact on other property in the neighborhood, and any other factors which reasonably relate to the public health, safety and welfare. More than three (3) temporary extension permits per licensing year shall be presumed to be unreasonable. [Ord. O-2013-0004, 2/19/2013]
- vii. Issuance. In the event the Common Council grants the application for a temporary extension of licensed premises for special events, the City Clerk shall issue an appropriate document to the applicant confirming the granting of the license and specifying the date, period of time and specific location for which the extended licensed premises shall be in effect. Such document shall also contain any restrictions or conditions which the Common Council may place on such approvals. The City Clerk shall, within twenty-four (24) hours after the issuance of the approving document, inform the Chief of Police of the date, time, place and event.
- c. Expedited Temporary Extension of Class "B" and "Class B" Licensed Premises (EFFECTIVE UNTIL 3/8/2021: O-2020-0056)
  - i. Eligibility. Any person holding a valid Class B license may apply under this subsection to the common council for temporary extension of such licensed premises and any collateral entertainment licenses under the following conditions:

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- (1) The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
- (2) The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
- ii. Use of Public Sidewalk. Any premises extended into a public sidewalk is granted a privilege to place only movable tables and chairs on that premises under the following conditions:
  - (1) The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
  - (2) The licensee assumes primary liability for damages to person or property. No bond is required.
  - (3) The licensee is obligated to immediately remove any obstructions upon notice by the city
  - (4) The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
  - (5) Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.
- iii. Application. Licensees seeking to temporarily extend their licensed premises under this subsection shall submit to the City Clerk a complete and signed application on a form approved by the City Clerk. The application shall include the following information:
  - (1) The name of the licensee
  - (2) Contact information for the licensee or the agent of a corporate licensee
  - (3) The address of the existing licensed premises
  - (4) A visual depiction of the proposed extended premises and the permanently licensed premises
  - (5) The combined person capacity of the permanent and temporary premises.
- iv. Conditions. The following conditions shall apply to any temporary extension of licensed premises granted under this subsection unless further limited by the council:
  - (1) No extended premises may remain open after 9:00 p.m. Sunday through Thursday.
  - (2) No extended premises may remain open after 10:00 p.m. Friday through Saturday
  - (3) A sufficient number of toilet facilities shall be provided to accommodate the combined person capacity of the permanent and temporary licensed premises.
- v. Council Action. The application shall be filed by 5:00 p.m. on the day prior to the date of the Common Council meeting to consider the

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application. The Common Council may, in its discretion, grant or deny the application. If the application is denied, the City Clerk shall, in writing, notify the applicant of the decision and the Council's reasons for denial, if any, deciding whether to grant a license, the Common Council may consider, among other factors, the appropriateness of the location for which a temporary extension of licensed premises is sought, whether such location will create an adverse impact on other property in the neighborhood, and any other factors which reasonably relate to the public health, safety and welfare. Issuance. For any granted applications and upon payment of a fee of \$50, the City Clerk shall issue an appropriate document to the applicant confirming the granting of the license. Such document shall also contain any restrictions or conditions which the Common Council may place on such approvals. The City Clerk shall, within twenty-four (24) hours after the issuance of the approving document, provide a copy of the same document to the Chief of Police.

- vi. Duration of Extended Premises and Automatic Re-Application.

  Applications granted under this subsection shall expire on the day after the subsequent meeting of the common council. Any application granted under this subsection shall be automatically resubmitted for council action at the next subsequent council meeting.
- 6. Investigation. The City Clerk shall notify the Chief of Police, Health Officer, Chief of the Fire Department and Building Inspector of each application, and these officials shall inspect or cause to be inspected each application and the premises, together with such other investigation as shall be necessary to determine whether the applicant and the premises sought to be licensed comply with the regulations, ordinances and laws applicable thereto, including those governing sanitation in restaurants, and whether the applicant is a proper recipient of a license. These officials shall furnish to the Common Council, in writing, the information derived from such investigation, accompanied by a recommendation as to whether a license should be granted or refused. No license shall be renewed without a reinspection of the premises and report as originally required.
- 7. Approval of Application. In determining the suitability of an applicant, consideration shall be given to the criteria set forth in § 125.04(5) of the Wisconsin Statutes, the appropriateness of the location and premises proposed, and generally the applicant's fitness for the trust to be reposed.
- 8. Granting of License
  - a. Upon the approval of an application by the Common Council, the City Clerk shall issue to the applicant a license, subject to the provisions of this code.
  - b. In lieu of Common Council approval, the City Clerk is authorized to issue temporary Class "B" licenses and permit underage persons to be on the premises as provided in Wis. Stat. § 125.26(6), issue temporary "Class B" licenses and permit underage persons to be on the premises for the purpose of acting as designated drivers as provided in Wis. Stat. 125.51(10), and issue operator's licenses as provided in Wis. Stat. § 125.17(1) to any of the following applicants:

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- i. A person who is not a reviewable applicant.
- ii. A reviewable applicant who has been granted an operator's license by the common council on a prior date and has no arrest or conviction record since the prior license was granted.
- c. Under this paragraph, "reviewable applicant" means any person who has any of the following:
  - i. A pending criminal charge for any offense under Wis. Stat. § 111.335(4)(a);
  - ii. A conviction for an offense counted under Wis. Stat. § 343.307 within two years of the application date;
  - iii. A second or subsequent conviction for an offense counted under Wis. Stat. § 343.307 within five years of the application date;
  - iv. Convictions for three or more violations of Wis. Stat. § 343.44 within two years of the application date;
  - v. A conviction for any offense under Wis. Stat. Ch. 125 or any offense for which the consumption, possession, or sale of alcohol is an element within ten years of the application date, except no violation of Wis. Stat. § 125.07 may be considered unless the applicant has committed two ore more violations within one year;
  - vi. A conviction for a felony offense where the sentence for confinement, extended supervision, or probation has ended within five years of the application date; or
  - vii. Convictions for three or more misdemeanors within five years of the application date.
- d. For any temporary Class B license, the clerk shall notify the Alderpersons of the district in which the event is to be held that a license has been issued.
- e. Applications for a temporary license must be received in the Clerk's Office at least five (5) business days prior to the event. An application for a temporary license received in the Clerk's Office five (5) business days prior to the event without approval of the Common Council must be accompanied by a late fee of fifteen dollars (\$15) in addition to the temporary licensee fee to defray administrative costs. An application filed less than five (5) business days prior to the event must be accompanied by a late fee of twenty-five dollars (\$25) in addition to the temporary license fee to defray administrative costs.
- 9. Transfer and Lapse of License.
  - a. A license shall be transferable from one premises to another, if such transfer is first approved by the Common Council. No licensee shall be entitled to more than one (1) transfer in any one license year. Application for transfer shall be made on a form furnished by the City Clerk at least fifteen (15) days prior to the next available meeting of the License and Health Committee. Proceedings for such transfer shall be had in the same form and manner as the original application. Whenever a license is transferred, the City Clerk shall forthwith notify the Wisconsin Department of Revenue of such transfer. The licensee shall pay a fee as specified in the most recent Schedule of Fees resolution. [Ord. O-

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### 2018-0037, 9/18/2018]

b. A license shall be transferable from one person to another, as set forth in Sec. 125.04(12)(b) of the Wisconsin Statutes. If licensed premises are transferred to a new owner or tenant, the new occupant must apply for and receive, prior to commencing operations, a Class "B" retailer's license. This section shall apply to licenses held by corporations which transfer same to another corporate entity with or without changing agents to the agent or to other persons. The prospective licensee shall file a new application and pay the required fee, as if it were making an original application. If the applicant is a tenant or subtenant, he shall first secure and present to the Common Council written approval of such tenancy from the owner of such premises.

Preference to applicants for a transfer of any license issued under this subsection shall be given to licensee-tenants who are evicted or threatened with eviction for a refusal to pay an increase in rental in excess of ten percent (10%) of the rentals prevailing for the year next preceding the application for such transfer. A demand upon the part of the landlord that such tenant improve or cause improvements to be made to the real property or to the personal property appurtenant to the licensed premises at a cost which exceeds ten percent (10%) of the rentals prevailing for the year next preceding the application for such transfer shall be construed to be a demand upon the part of the landlord for an increase in rentals in excess of ten percent (10%) of such period.

- c. Whenever any licensee under this section shall not conduct his licensed business at the authorized location for a period of thirty (30) consecutive days, the license shall become subject to revocation, unless such thirty-day period shall, for good cause shown, be extended by the Common Council. [Ord. 6224, 4/2/1996]
- 10. Numbering, Expiration, and Posting of Licenses. [Ord. O-2006-0016, 4/18/2006; Ord. O-2013-0014, 4/2/2013]
  - a. Each license holder shall be assigned a number which shall remain the same for that license holder annually except that the year when the license year commences shall change each license year, shall state clearly the specific premises for which granted, the date of issuance, the fee paid, the name of the licensee, and a statement that the license shall expire on the 30th day of June thereafter, unless revoked by state law or City ordinance.
  - b. Every person licensed under this section shall post the license and maintain it posted while in force in a conspicuous place in the room or place where alcohol beverages are drawn or removed for service or sale. It shall be unlawful for any person to post the license upon premises other than those identified in the application and grant, or to knowingly deface or destroy the license.
- 11. Lost Licenses. Whenever a license issued under this section or under Section 9.03 shall be lost or destroyed without fault on the part of the holder or his agent or employee, a duplicate license in lieu thereof under the original application shall be issued by the City Clerk upon payment of the fee and satisfying himself as to the facts.
- 12. General Conditions upon all Licenses. All retail Class A and B licenses granted

hereunder shall be granted subject to the following conditions, and all other conditions of this section, and subject to all other ordinances and regulations of the City applicable thereto:

- a. Every applicant procuring a license thereby consents to the entry of police or other duly authorized representatives of the City at all reasonable hours for the purpose of inspection and search, and consents to the removal from said premises of all things and articles there had in violation of City ordinances or State laws.
- b. The license holder, and/or the employees and agents of the license holder, shall cooperate with police investigations of disturbances, intoxicated persons, underage persons and other violations of City and state laws. "Cooperate," as used in this subsection, shall mean calling the police when a disturbance of the peace or other violation occurs on the licensed premises and providing complete and truthful responses to police inquiries. A license holder shall also appear before the License and Health Committee when requested to do so and shall otherwise follow the lawful directives of the License and Health Committee. [Ord. O-2008-0047, 10/7/2008]
- c. Each licensed premises shall at all times be conducted in an orderly manner, and no disorderly, riotous or indecent conduct shall be allowed at any time on any licensed premises.
- d. The licensee shall comply with all other provisions of this section and all other ordinances of the City of West Allis and the laws of the State of Wisconsin.
  - 12m. Conditions upon Specific Licenses. The common council may impose any of the following conditions specifically upon a new Class A or Class B license at the time the license is granted. The council may impose any of the following conditions specifically upon an existing licensee only with the licensee's consent.
  - a. The license shall conduct a principal business on the premises particularly described by the common council. Examples include those types of businesses described in Wis. Stat. § 125.32(3m).
  - b. The licensee shall maintain the property and licensed premises so it is consistent with the landscaping and architectural design plans approved by the common council.
  - c. The licensee shall video record all activities taking place on the licensed premises, except within bathrooms and areas inaccessible to customers, and retain a copy of that video for at least 7 days. The video resolution must have at least 640 pixels horizontally and 480 pixels vertically. The licensee shall provide a copy of any video recording in the licensee's possession within 48 hours after receiving a request for video from a law enforcement officer.
  - d. The licensee shall maintain certain security measures particularly described

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by the common council. Examples include lighting requirements, staffing minimums, and photographic identification scanners.

- e. The licensee shall maintain the layout of the licensed premises consistent with the layout plan approved by the common council.
- f. The licensee may not promote or conduct certain activities particularly described by the common council. Examples include live music and drink specials.

#### 13. Restrictions.

- a. In General. The following restrictions shall apply to the granting of licenses:
  - i. A retail Class "B" fermented malt beverage or intoxicating liquor license shall be issued only for that portion of the premises located on the street level, unless specifically extended by the authority of the Council. This subsection shall not apply to a bona fide club, hotel, bowling alley, lodge room, labor union or ex-servicemen's post.
  - ii. No retail Class B fermented malt beverage or intoxicating liquor license or Class C license shall be issued unless the premises is conformed to the sanitary, safety and health requirements of the State Building Code, and the licensee satisfactorily demonstrates compliance with the rules promulgated by the Department of Agriculture, Trade, and Consumer Protection in regard to restaurant sanitation during a sanitation inspection from the West Allis Health Department as set forth in Wis. Stat. Sec. 125.68(5) and West Allis Revised Municipal Code Section 7.04(6). [Ord. O-2017-0013, 3/21/2017]
- b. It shall be unlawful for any person to sell, dispense or serve alcohol beverages by means of a drive-through facility. In this section, "drive-through facility" means any vehicle related commercial facility in which a service is provided or goods, food or beverages are sold, served or dispensed to an operator or passengers of a vehicle without the necessity of the operator or passengers disembarking from the vehicle. [Ord. 6110, 7/19/1994]
- c. No "Class A" license may be granted for any premises where gasoline or diesel fuel is sold at retail in connection with the premises, except that this restriction does not apply if:
  - i. The "Class A" license contains the condition that retail sales of intoxicating liquor are limited to cider; or
  - ii. The premises for which the "Class A" license is issued is connected to premises where gasoline or diesel fuel is sold at retail by a secondary doorway that serves as a safety exit and is not the primary entrance to the "Class A" premises.
- 14. Health Rules. Each premises shall be maintained in a sanitary manner and shall be a safe and proper place for the purpose for which used. The Health Commissioner of the City may make reasonable and general rules for the sanitation of all places of business possessing licenses under this section. Such rules or regulations may be classified and

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made applicable according to the class of business conducted. All such rules and regulations and infractions thereof may be punished as a violation of this section.

## 15. Closing Hours. [Ord. O-2018-0037, 9/18/2018]

- a. No premises for which a Class "B," "Class B," or a Class C license or permit is issued may remain open between the hours of 2:00 a.m. and 6:00 a.m. On Saturday and Sunday, the closing hours shall be between 2:30 a.m. and 6:00 a.m. except that, on the Sunday that daylight saving time begins as specified in Sec. 175.095(2) of the Wisconsin Statutes, the closing hours shall be between 3:30 a.m. and 6:00 a.m. On January 1 premises operating under a Class "B" or "Class B" license are not required to close.
- b. Between 9:00 p.m. and 8:00 a.m. no person may sell fermented malt beverages or intoxicating liquor on Class B or Class C licensed premises in an original unopened packages, container or bottle or for consumption away from the premises.
- c. Class "A" and "Class A" premises may remain open for the conduct of their regular business but may not sell fermented malt beverages between 9:00 p.m. and 8:00 a.m. Section 9.02(18)(a) of this Code does not apply to Class "A" premises between 9:00 p.m. and 8:00 a.m. or at any other time during which the sale of fermented malt beverages or intoxicating liquor is prohibited.
- d. Hotels and restaurants, the principal business of which is the furnishing of food and lodging to patrons, bowling centers, movie theaters, painting studios, indoor golf and baseball facilities, indoor horseshoe-pitching facilities, curling clubs, golf courses and golf clubhouses may remain open for the conduct of their regular business but may not sell fermented malt beverages during the hours specified in paragraph (a) of this subsection.
- e. No person shall enter or remain upon licensed premises while such premises are closed, pursuant to statute or ordinance. This section shall not apply to the license holder or agents and employees of the license holder who are performing bona fide services related to the licensed business.

## 16. Operator's Licenses. [Ord. O-2003-0038, 6/3/2003; Ord. O-2013-0014, 4/2/2013]

- a. Operator's License. An operator's license shall entitle the holder thereof to work as an operator upon premises licensed under a retail Class "A" intoxicating liquor or fermented malt beverage license, a retail Class "B" intoxicating liquor or fermented malt beverage license, or a retail Class "C" wine license. Such licenses will be issued by the Common Council only to persons meeting the requirements set forth in Sections 125.04(5) and 125.17(6) of the Wisconsin Statutes. The license shall be valid for a period of two (2) years, except that it shall be deemed to have been issued July 1 and shall expire on June 30 of the second year.
- b. Provisional Operator's License. [Ord. O-2018-0037, 9/18/2018]
  - i. The City Clerk is the official charged with issuing and revoking a provisional operator's license. A provisional license requires an additional fee as specified in the most recent Schedule of Fees resolution.
  - ii. Standards for a provisional license, unless the applicant has a certified

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copy of a license issued by another municipality, are as follows:

- (1) The applicant has applied for an operator's license;
- (2) The applicant for a provisional operator's license shall complete an application attesting he/she has not been convicted of any crime against life and bodily injury, against children, or a violent crime against a child, as set forth in Sec. 111.335 (4) of the Wisconsin Statutes, or crime that substantially relates to the licensing activity. Any false statements made by the licensee on the application may result in revocation of the license by the City Clerk.
- (3) No provisional operator's license may be issued to a person who has been previously denied an operator's license by the Council.
- (4) The applicant must provide evidence of completion or enrollment in a responsible beverage server course.
- iii. Such provisional license shall be valid for not to exceed sixty (60) days or until action of the Common Council, whichever first occurs.
- c. Temporary License. The City Clerk is authorized to issue a temporary operator's license to applicants meeting the qualifications of Subsection (a) if the applicant will be employed by or donating his services to nonprofit corporations and has not held another temporary license during the license year. The temporary license shall be valid for up to fourteen (14) days and the period for which it is valid shall be stated on the license.
- d. Application. A written application shall be filed biennially with the City Clerk, stating the name, residence, age and sex of the applicant. The application shall be referred to the Chief of Police for a report. A license fee and record check fee must accompany the application. There will be no refund of the fees if the license is not subsequently granted.
- e. Possession. Each person who holds an operator's license shall carry that license on his person while engaged in serving alcoholic beverages.
- 17. Loitering by Underage Persons Where Alcohol is Illegally Served. [Ord. 6188 (repeal & recreate), 9/19/1995]
  - a. No underage person shall enter, remain or loiter in any public or private place with the knowledge that any fermented malt beverage or other alcohol beverage is being sold, dispensed, served, given away or made available to underage persons.
  - b. This subsection shall not apply to underage persons who are accompanied by a spouse who has attained the legal drinking age or a parent or guardian.
  - c. No adult may knowingly suffer or permit any underage person to enter, remain or loiter in any premises, public or private, where alcohol beverages are served, sold, dispensed, given away or made available to underage persons, unless such underage person is accompanied by a spouse who has attained the legal drinking age, a parent or guardian.
- 18. List of Employees and Performers.

- a. Every person holding a Class "B" Fermented Malt Beverage or Intoxicating Liquor License shall maintain a current list of all persons employed to work in the premises. The list shall also include those persons employed to work after closing hours for the purposes of cleaning the premises.
- b. Every person holding a Class "B" Fermented Malt Beverage or Intoxicating Liquor License who affords patrons entertainment by, or performance of, any act, stunt, music, song or dance by performers under his auspices, whether such performances are paid or not, shall maintain a current list of all performers who perform in the licensed premises.
- c. The lists required above shall contain the name or names (legal, trade and alias), current address and date of birth of each employee or performer and shall be provided to any police officer upon request.

#### 19. Entertainment Standards.

- a. No person shall, on a licensed Class "B" fermented malt beverages or intoxicating liquor premises, perform acts of or acts which constitute or simulate:
  - i. Sexual intercourse, masturbation, sodomy, bestiality, oral copulation, flagellation or any sexual acts which are prohibited by law; or,
  - ii. The touching, caressing or fondling of the breast, buttocks, anus or genitals; or,
  - iii. The displaying of human genitals, buttocks or pubic area or the female breast below the top of the areola.
- b. No person shall, on a licensed premises, use artificial devices or inanimate objects to perform, simulate or depict any of the prohibited conduct or activities described in subsection (a).
- c. It shall be unlawful for any person to show, display or exhibit on a licensed premises, any film, video, still picture, electronic reproduction or any other visual reproduction or image of any act, other visual reproduction or image of any act or conduct described in subsections (a) and (b).
- d. No person holding a Class "B" fermented malt beverage or intoxicating liquor license, nor his agents or employees, shall allow or permit in or upon the licensed premises any act or conduct described in subsections (a), (b) and (c).

## 20. License Suspension, Revocation or Nonrenewal. [Ord. O-2013-0014, 4/2/2013]

- a. Causes. Any license issued under this section may be suspended, revoked, or non-renewed for cause by the Common Council after notice to the licensee and a hearing. Licenses may be suspended, revoked, or not renewed for the following causes:
  - i. The making of any material false statement in any application for a license.
  - ii. The conviction of the licensee, his agent, manager, operator, or any other employee for keeping a gambling house or a house of prostitution or any felony related to the licensed operation.
  - iii. A showing that the licensee has violated any state law or City ordinance prohibiting the sale of intoxicating liquors or fermented malt beverages to underage persons or to any person who is intoxicated or bordering

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- on intoxication.
- iv. The violation of any of the applicable provisions of Section 9.02.
- v. The violation of any of the excise laws of this state, or failure to provide proof that the licensee is in good standing as required by Sections 77.61(1) and 125.04(5)(a) of the Wisconsin Statutes.
- vi. The licensed premises is operated in such a manner that it constitutes a public or private nuisance or that conduct on or emanating from the licensed premises, including but not limited to loud and raucous noise, has had a substantial adverse effect upon the health, safety, convenience or prosperity of the immediate neighborhood.
- vii. Failure of the licensee to operate the premises in accordance with the floor plan or plan of operation submitted pursuant to Section 9.02(5).
- viii. If the licensee is a corporation or licensed limited partnership, the conviction of the corporate agent, officers, directors, members or any shareholders holding twenty percent (20%) or more of the corporation's total or voting stock, or proxies for that amount of stock, or any of the offenses enumerated in Section 125.12(2)(ag) of the Wisconsin Statutes.
- ix. Any of the grounds set forth in Section 125.12(2)(ag) of the Wisconsin Statutes.
- x. The licensee is a habitual law offender as set forth in 125.04(5)(b) of the Wisconsin Statutes.
- xi. The failure to pay any tax or forfeiture as provided in Section 1.08(a).
- xii. The City has been notified pursuant to Section 125.33(7)(b) and 125.69(4)(b) of the Wisconsin Statutes, that the licensee has failed to pay for alcohol beverages.
- b. State Law Applicable. Except as otherwise provided herein, the provisions of Section 125.12(2)(ag) to (c) and 125.12(3) of the Wisconsin Statutes, shall be applicable to proceedings for the suspension, revocation, and nonrenewal of all licenses granted under this section.
- c. Commencement of Proceedings. Suspension, revocation, or nonrenewal proceedings may be instituted by the License and Health Committee of the Common Council upon its own motion, upon sworn written charges made and filed with the Clerk/Treasurer by the Chief of Police, or upon a sworn written complaint filed with the Clerk/Treasurer by any City resident.
- d. Procedure.
  - i. Upon receipt of a sworn complaint, either from the Chief of Police, a resident of the City, or upon directive of the Committee, the License and Health Committee shall direct the City Attorney to prepare a summons and have the summons and complaint served upon the licensee pursuant to Section 125.12(2)(ar) of the Wisconsin Statutes.
  - ii. The summons and complaint shall contain: the date and time for appearance by the licensee; a statement of the Common Council's intention to suspend, revoke, or not renew the license in the event any

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- of the allegations are found to be true; a statement of the reasons for suspension, revocation, or nonrenewal; notification to the licensee of an opportunity to be heard, respond to and challenge the reasons for suspension, revocation, or nonrenewal and to present and cross examine witnesses under oath; notification to the licensee of the right to be represented by counsel of the licensee's choice and at the licensee's expense.
- iii. If the licensee fails to appear on the date and time designated in the summons, the License and Health Committee may enter a default judgment and take the allegations of the complaint to be true. The License and Health Committee shall then deliberate on what sanction, if any, to impose consistent with Section 125.12 of the Wisconsin Statutes.
- iv. If the licensee appears before the License and Health Committee at the date and time designated in the summons and denies the material charges contained in the complaint, an evidentiary hearing shall be scheduled. If the licensee does not appear or appears but does not deny the material charges contained in the complaint, the complaint may be taken as true and the Committee shall hear the arguments of the complainant and, if applicable, the licensee in connection with whether to non-renew, revoke or suspend the license and the length of the suspension.
- v. If the matter proceeds to hearing before the Committee, the following procedures shall apply:
  - (1) The complainant shall first present evidence in support of the complaint.
  - (2) After the complainant rests, the licensee may present evidence in opposition to the charges.
  - (3) The complainant and licensee may subpoena and present witnesses. All witnesses shall testify under oath or affirmation and shall be subject to cross examination.
  - (4) The complainant and licensee shall each be limited to one (1) hour for testimony unless the Chair, subject to approval of the Committee, extends the time to assure a full and fair presentation.
  - (5) Questions by Committee members or the advising City Attorney and answers to such questions shall not be counted against the time limitations.
  - (6) At the close of testimony, the complainant and licensee shall be given a reasonable time to make arguments upon the evidence produced at hearing.
- e. Miscellaneous Procedural Matters.
  - i. At all stages of the proceedings, the licensee shall be entitled to appear in person or by an attorney of his own expense.
  - ii. If the complaint is in the name of the Committee or is brought by a City

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- official in his/her official capacity, the complainant shall be represented by a prosecuting City Attorney.
- iii. The Committee shall be, when required, advised by an advisory City Attorney who shall not be the same individual as the prosecuting City Attorney.
- iv. The Chair of the License and Health Committee shall be the presiding officer. The Chair shall direct that oaths and affirmations be administered and subpoenas issued upon request of either side. The Chair shall ensure that an orderly hearing is conducted in accordance with the provisions of this section. The Chair shall rule on objections to the admissibility of evidence. Any ruling of the Chair shall be final unless appealed to the Committee and a majority vote of those members present and voting reverses such ruling.
- v. An audio recording or stenographic record shall be made of all proceedings at the hearing. Any interested party may obtain a copy of the recording or transcript at his or her own expense.

## f. Findings and Recommendations.

- i. After the close of the hearing, the Committee shall deliberate and reach a decision. The Committee shall prepare findings on factual matters, conclusions of law, and a recommendation on what action, if any, should be taken with regard to the license(s) at issue. The report shall be filed with the City Clerk/Treasurer with a copy to the licensee and complainant. The findings and recommendations shall be distributed to each member of the Common Council.
- ii. The licensee and complainant may file a written statement or response to the findings and recommendation, including objections, exceptions, and arguments of fact and law. A written statement must be filed with the City Clerk/Treasurer before the close of business on a day that is at least three (3) working days prior to the date set for determination by the Common Council. Copies of written statements shall be provided to each member of the Common Council at least twenty-four (24) hours before any vote on the matter is scheduled before the Common Council.

## g. Common Council Action.

- i. Not less than five (5) working days prior to the matter being scheduled before the Common Council, the Clerk/Treasurer shall notify the licensee and complainant by U.S. first class mail, postage prepaid, sent to the last known address, that the Common Council will convene to determine the matter.
- ii. Unless an alderperson states that he/she has not read the findings and recommendations, and written statements, if any, the matter shall proceed to debate amongst members of the Common Council. Neither the complainant nor the licensee shall be permitted to make oral arguments.

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- iii. The Common Council shall determine by a majority vote of those in attendance and voting whether to adopt the recommendation of the Committee or make such modification as is deemed appropriate. Such vote shall be a roll call vote. Upon an affirmative vote suspending, revoking, or not renewing the license(s), the Clerk/Treasurer shall give notice to the person whose license is affected. If the Common Council finds the complaint to be untrue or unsupported by sufficient evidence, the proceedings shall be dismissed without cost to the accused.
- h. Surrender of License.
  - i. A licensee may, at any time during the license year surrender a license to the City Clerk/Treasurer, along with a statement, in writing, that the licensee no longer wishes to conduct licensed activity at the licensed premises.
  - ii. The Clerk/Treasurer shall notify the License and Health Committee of the surrender. Except as set forth in Subsection (h)3. below, the surrender shall operate to extinguish any right the licensee had to the license or to conduct licensed activity at the premises listed in the license.
  - iii. If a summons and complaint has been issued against the licensee seeking suspension, revocation, or nonrenewal of the license, the surrender of the license shall be deemed a request and the matter shall be referred to the License and Health Committee. The Committee may approve the request or deny the request and proceed to hearing.
  - iv. Any request to have a surrendered license returned shall be treated as a new license application and the requestor must fill out the required applications and pay the required fees. The request shall thereafter be treated as all other new license applications.
- 21. Fees. The following fees for licenses shall be paid to the City Clerk/Treasurer prior to issuance of the license:
  - a. Class B Beer: \$50100.
  - b. Class B Liquor: \$250500.
  - c. Class A Beer: \$150. [Ord. O-2009-0033, 11/3/2009]
  - d. Class A Liquor: \$500. [Ord. O-2006-0008, 2/7/2006]
  - e. Temporary Extension of Class B Premises: \$70. [Ord. 6055, 11/15/1993; Ord. O-2009-0033, 11/3/2009]
  - f. Transfer of Class A or B Licenses: \$10.
  - g. Duplicate License: \$10. [Ord. O-2009-0033, 11/3/2009]
  - h. Operator's License: \$90. [Ord. 6055, 11/15/1993; Ord. 6215, 3/5/1996; Ord. O-2003-0038, 6/3/2003; Ord. No. O-2009-0012, 3/17/2009]
  - i. Provisional Operator's License: \$15.
  - j. Temporary Operator's License: \$15. [Ord. No. O-2009-0012, 3/17/2009]
  - k. Special Class B Beer and Wine License: \$10 per event.
  - 1. Outdoor area included in licensed premises: \$200 one-time fee.
  - m. Class C: \$100. [Ord. No. 6329, 9/2/1997]

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- n. Hearing to exceed quota: \$100. [Ord. O-2007-0031, 9/4/2007](reserved)
- o. Publication: \$15. [Ord. O-2009-0033, 11/3/2009]
- 22. Presence of Underage Persons On Specified Dates When No Alcohol Beverages Are Sold. [Ord. O-2012-0020, 6/19/2012]
  - a. Underage persons may enter or remain on a Class "B" or "Class B" licensed premises, as set forth in Wisconsin Statutes § 125.07(3)(a)(10), under the following conditions:
    - i. Notification of Dates. The licensee or agent shall notify the Police Chief at least seven (7) days prior to any date on which underage persons will be permitted to enter and remain on the premises. The time period may be waived by the Police Chief or a designee upon determination of good cause or special circumstances.
      - (1) Each event shall require separate notification. Notification shall be in writing and contain the following information: dates and times of the event; specific nature of the event, including description of entertainment; number of persons expected on the premises.
    - ii. Regulations. The operation of a licensed premises during those times when underage persons are on the premises under this section shall be subject to the following regulations:
      - (1) There shall be at least a one-hour period between the serving of the last alcohol beverage and the commencement of operations under this section.
      - (2) No alcohol beverages may be consumed, sold or given away in any part of the licensed premises.
      - (3) All alcoholic beverages on tables shall be removed.
      - (4) The licensee, the agent named in the license if the licensee is a corporation, or a person who has an operator's license shall be on the premises during the event unless all alcohol beverages are stored in a locked portion of the premises.
      - (5) The licensee shall be responsible for the adequate supervision of the premises, and such supervision shall consist of adult persons twenty-one (21) years of age or older.
      - (6) Closing hours shall be no later than 1:00 a.m. on weekdays and 1:30 a.m. on Saturdays and Sundays.
      - (7) No persons under age seventeen (17) shall be allowed on the premises, unless accompanied by a parent.
      - (8) All underage persons must be off the licensed premises at least thirty (30) minutes prior to the resumption of alcohol beverage sales.
- 23. Late Fees. Any application for renewal of licenses submitted after April 30 shall be subject to the applicable late fee listed below and shall be paid to the City Clerk for deposit with the City Treasurer prior to issuance of the license: [Ord. O-2014-0095, 12/16/2014]

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- a. Class B Beer: \$50.b. Class B Liquor: \$50.
- c. Combination Class B Beer and Liquor: \$100.
- d. Class A Beer: \$50. e. Class A Liquor: \$50.
- f. Combination Class A Beer and Liquor: \$100.
- g. Class C: \$50.
- 24. Priority of License Applications. Multiple applications for "Class B" liquor license(s) available under quota. [Ord. O-2015-0047, 10/6/2015]
  - a. If more than one complete license application is timely filed with the City Clerk for any available "Class B" liquor license, the City Clerk shall require each applicant to complete a supplemental questionnaire regarding the benefits/impacts of such proposed licensed establishment. Such supplemental questionnaire shall seek information from the applicant as to the following:
    - i. Number of jobs to be created should the license be granted to the applicant.
    - ii. Scope and cost of any improvements the applicant intends to make to the location sought to be licensed.
    - iii. Size of premises for which the license is sought, including proposed seating capacity of such premises.
    - iv. Certainty of such venture and expected opening date.
    - v. Potential negative impacts on the neighborhood and how they will be addressed/ameliorated.
    - vi. Potential policing costs.
    - vii. What type of business and clientele the establishment intends to cater to.
  - b. The City Clerk shall forward all license application materials to the License and Health Committee for review.
  - c. The License and Health Committee shall review all materials submitted. Its recommendation to the Common Council on granting such available "Class B" license(s) shall be based upon its determination as to which application will provide the most benefit to the City with the fewest negative impacts. In making its recommendation, the License and Health Committee shall evaluate the factors set forth in Subsection (1) for each license application. The License and Health Committee, in its recommendation, shall indicate how each factor is met and to what extent. The order in which applications were received shall be given no weight.
  - d. In granting such license, the Common Council shall give consideration to the recommendation of the License and Health Committee and shall also make its own determination regarding the factors set forth in Subsection (1) above. Any license decision to grant a license where multiple complete applications for such license are timely filed with the Clerk's office shall be based upon the Council's determination as to which application the Council determines shall provide the most economic benefit to the City.

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**SECTION 2: EFFECTIVE DATE** This Ordinance shall be in full force and effect on and after the required approval and publication according to law.

## PASSED AND ADOPTED BY THE CITY OF WEST ALLIS COUNCIL

	AYE	NAY	ABSENT	ABSTAIN	
Ald. Angelito Tenorio					
Ald. Vince Vitale					
Ald. Tracy Stefanski					
Ald. Marty Weigel					
Ald. Suzzette Grisham					
Ald. Danna Kuehn					
Ald. Thomas Lajsic					
Ald. Dan Roadt					
Ald. Rosalie Reinke					
Ald. Kevin Haass					
Attest		Presid	Presiding Officer		
Rebecca Grill, City Clerk, City Of	_	Dan De	evine, Mayor City	Of West	
West Allis		Allis			

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## CITY OF WEST ALLIS ORDINANCE O-2021-0023

## ORDINANCE TO ADJUST CLASS B ALCOHOL LICENSING FEES BACK TO PREVIOUS AMOUNT

## **AMENDING SECTION 9.02(21)**

**WHEREAS,** in response to state-mandated closures or occupancy limitations that impacted businesses holding Class B alcohol licenses, the common council reduced Class B alcohol licensing fees in half by enacting O-2020-0014 on May 5, 2020; and

**WHEREAS**, there are no state-mandated closure requirements or occupancy limitations for Class B alcohol licensees at this time;

**NOW THEREFORE**, the common council of the City of West Allis do ordain as follows:

**SECTION 1:** <u>AMENDMENT</u> "9.02 Alcoholic Beverages" of the City Of West Allis Municipal Code is hereby *amended* as follows:

## AMENDMENT

## 9.02 Alcoholic Beverages

- 1. State Regulations. Except as otherwise provided herein, the provisions of Chapter 125 of the Wisconsin Statutes, relating to the sale of alcohol beverages, are adopted by reference and made a part hereof with the same force and effect as if fully set forth herein.
  - 1m. Pursuant to Wis. Stat. § 125.51(3)(b), a retail "Class B" license authorizes the sale of intoxicating liquor to be consumed by the glass only on the premises where sold and also authorizes the sale of intoxicating liquor in the original package or container, in any quantity, to be consumed off the premises where sold.
- 2. License Required. No person, firm, partnership, corporation or association shall, within the City, sell, barter, exchange, offer for sale or have in possession with intent to sell, deal or traffic in fermented malt beverages or intoxicating liquor, in any quantity whatsoever, or cause the same to be done without having procured a license.
- 3. Applications for Class "A" and "B" Retail License.
  - a. When and Where Filed. A written application for the licenses required by this section shall be filed with the City Clerk upon forms provided by the City Clerk. The application shall be filed with the City Clerk not less than fifteen (15) days prior to the granting of such license. Except as otherwise provided in this chapter, the license fee shall be paid prior to the issuance of the license by the City Clerk. [Ord. O-2018-0037, 9/18/2018]

Such application shall be filed and completed in accordance with Sec. 125.04(3)

- of the Wisconsin Statutes. The City Clerk shall not accept an application from a foreign corporation, a foreign limited liability company or a person acting as an agent for or in the employ of another.
- b. Original Applications. Applicants seeking to establish a new licensed premise shall, upon application, pay a two hundred dollar (\$200) fee to defray the costs of building, plumbing, electrical, health and fire inspections. The fee shall be nonrefundable, but shall be applied to the license fee.
- c. Publication. The application shall be published at least once in the official City newspaper, and the costs of publication shall be paid by the applicant.
- d. Notice of Change In Application. Whenever anything occurs to change any fact set out in the application of any licensee, including the written premises description, such licensee shall submit a written notice of such changes to the City Clerk within ten (10) days prior to any change in any fact set out in the application and prior to the next available meeting of the License and Health Committee. It is within the discretion of the License and Health Committee and Common Council to approve or disapprove the change in the written premises description. The licensee shall pay a fee as specified in the most recent Schedule of Fees resolution. [Ord. O-2018-0037, 9/18/2018]
- e. Late Application. The Common Council may meet to consider and act upon any application for a Combination Class B or Combination Class A license, which has not been timely filed so that the Common Council may act upon the application at its regular meeting prior to the commencement of the license year, provided that any such application has been filed with the City Clerk at least fifteen (15) days prior to the special meeting of the Common Council. A late filing fee of one thousand dollars (\$1,000) shall accompany each such application to defray administrative expenses. The late filing fee shall be nonrefundable unless a quorum of the Common Council is not able to meet and shall be in addition to the license fee. [Ord. O-2005-0033, 6/21/2005]
- f. Provisional Retail License. Pursuant to Wisconsin Statutes Section 125.185, the City Clerk is authorized to issue provisional retail licenses. Licenses shall be granted only to applicants who have possessed a valid retail license for the sale of alcoholic beverages within the past year. The fee for such license shall be fifteen dollars (\$15) and shall be paid to the Clerk before issuance. [Ord. O-2011-0022, 6/21/2011]

## 3m. Class "C" Licenses. [Ord. 6329, 9/2/1997]

i. Filing of Applications. A written application for a Class "C" license shall be filed with the City Clerk upon forms provided by the City Clerk. The application shall be filed with the City Clerk not less than fifteen (15) days prior to the granting of such licenses. Except as otherwise provided in this chapter, the license fee shall be paid prior to the issuance of the license by the City Clerk. [Ord. O-2018-0037, 9/18/2018]

The application shall be filed and completed in accordance with Sec. 125.04(3) of the Wisconsin Statutes. The City Clerk shall not accept an application from a foreign corporation, a foreign limited liability company

or a person acting as an agent for or in the employ of another.

- ii. Publication. The application shall be published at least once in the official City newspaper and the costs of publication shall be paid by the applicant.
- iii. Granting of License. A Class "C" license may be granted to an applicant only if the applicant meets the qualifications set forth in sec. 125.04(5) of the Wisconsin Statutes; the premises to be licensed is a restaurant in which the sale of alcohol beverages accounts for or will account for less than fifty percent (50%) of gross receipts; and the restaurant does not contain a barroom.
  - (1) No Class "C" license or permit may be issued for premises, the main entrance of which is less than three hundred (300) feet from the main entrance of any public or parochial school, hospital or church, except that this prohibition may be waived by a majority vote of Common Council. The distance shall be measured by the shortest route along the highway from the main entrance of the school, church or hospital to the main entrance of the premises covered by the license or permit.
    - (A) The prohibition in this subsection does not apply to any premises covered by a Class "C" license or permit on the date this ordinance is published or premises covered by a Class "C" license or permit prior to the occupation of real property within three hundred (300) feet thereof by any school, hospital or church building.
- iv. Notice of Change. Whenever anything occurs to change any fact set out in the application of any licensee, including the written premises description, such licensee shall submit a written notice of such changes to the City Clerk within ten (10) days prior to the next available meeting of the License and Health Committee. All changes are subject to approval by the License and Health Committee prior to the granting of the license. It is within the discretion of the License and Health Committee and Common Council to approve or disapprove the change in the written premises description. The licensee shall pay a fee as specified in the most recent Schedule of Fees resolution. [Ord. O-2018-0037, 9/18/2018]
- 4. Right to Premises, Floor Plan, and Plan of Operation. [Ord. O-2013-0014, 4/2/2013]
  - a. No applicant will be considered unless the applicant has the right to possession of the premises described in the application for the license. The applicant shall present documentation, in a form acceptable to the City Attorney, of proof of right to possession for the license period. Loss of the right to the premises subjects the license to immediate revocation.
  - b. In any application for an alcohol beverage retail establishment license, excepting special Class B Beer and Wine Licenses, the applicant shall file a detailed floor plan on an 8 1/2-inch by 11-inch sized sheet of paper for each floor of the licensed premises. The floor plan shall include:
    - i. Area in square feet and dimensions of the licensed premises.
    - ii. Locations of all entrances and exits to the premises together with a

description of how patrons will enter the premises, the proposed location of the waiting line, and the location where security searches or identification verification will occur.

- iii. Locations of all seating areas, bars, and, if applicable, food preparation areas.
- iv. Locations and dimensions of any alcohol beverage storage and display areas.
- v. Locations and dimensions of any outdoor areas available at the premises for the sale, service or consumption of alcohol beverages.
- vi. North point and date.
- vii. Any other reasonable and pertinent information the License and Health Committee may require either for all applicants or in a particular case.
- c. Plan of Operation. A completed plan of operation on forms provided therefor by the Clerk. The plan of operation shall require: [Ord. O-2014-0019, 4/1/2014; Ord. O-2018-0037, 9/18/2018]
  - i. The current or planned hours of operation for the premises.
  - ii. The legal occupancy capacity of the premises.
  - iii. What plans the applicant has to insure the orderly appearance and operation of the premises with respect to noise and litter. This shall include a description of designated or likely outdoor smoking areas, the number and location of exterior and interior trash receptacles.
  - iv. What other types of business enterprises, if any, are planned or currently conducted at the premises.
  - v. What other licenses and permits, if any, are planned or currently issued for the premises.
  - vi. For applications for premises in locations that have not been licensed previously or within the past year under Section 9.02, whether the premises is less than three hundred (300) feet from any school, hospital, or church, pursuant to Section 9.02(4)(c)1 and Section 125.68(3) of the Wisconsin Statutes.
  - vii. The number of security personnel expected to be on the premises, their responsibilities, and the equipment they will use in carrying out their duties.
  - viii. Any other reasonable information the License and Health Committee may require either for all applicants or in a particular case.
- d. Renewals. For any renewal application for an alcohol beverage retail establishment license for which there is no change in any information that is reported in the floor plan and plan of operation as submitted with the original or previous renewal application, the licensee may re-file the previous documents. The License and Health Committee may require changes to a floor plan or plan of operation based on the licensee's past operation.
- e. Alterations/Amendments. The floor plan and plan of operation are subject to approval by the License and Health Committee prior to the granting of the license and may be subject to the issuance of any building, zoning, or other permits. Applicants seeking such alterations or amendments shall submit a written notice of such changes to the City Clerk within ten (10) days prior to the next available

meeting of the License and Health Committee. It is within the discretion of the License and Health Committee and Common Council to approve or disapprove

the change in the written premises description and/or floor plan. The License and Health Committee may change all or part of the plan of operation or may impose additional requirements to address problems created by the licensee's operation. Applicants seeking an alteration or amendment to the floor plan or plan of operation shall pay a fee as specified in the most recent Schedule of Fees resolution and upon application. [Ord. O-2014-0078, 11/18/2014; Ord. O-2018-0037, 9/18/2018]

4m. Truth of Statements. All matters submitted in writing to the City by any applicant or licensee pertaining to an alcohol beverage license shall be true. Any person who submits in writing any untrue statement to the City in connection with any such license or application shall forfeit not more than five hundred dollars (\$500) together with the costs of prosecution, and in default shall be imprisoned in the Milwaukee County House of Correction for the maximum number of days set forth in Section 800.095(1)(b) of the Wisconsin Statutes. In addition, any license granted shall be subject to revocation and no alcohol beverage license of any kind whatsoever shall thereafter be granted to such person for a period of one year from the date of such revocation. [Ord. O-2013-0014, 4/2/2013]

#### 5. Extension of Premises.

- a. Outdoor Areas.
  - i. Purpose. The licensing of outdoor areas for the possession, sale and consumption of fermented malt beverages and intoxicating liquors involves special considerations not associated with the licensing of building premises. Such considerations include control of public access to the premises, proper visibility, noise, lighting and public safety. Therefore, special regulations to protect the health, safety and welfare of the community are required and are herein set forth as a matter of public policy; however, nothing herein contained should be construed to in any manner act as a limitation upon or restriction of the general licensing authority of the Common Council under state and local laws and ordinances.
  - ii. Authority. Outdoor areas may be included, as part of the licensed premises, subject to the qualifications, conditions and special regulations set forth in this paragraph.
  - iii. Qualifications. An outdoor area, in order to qualify for consideration as part of the licensed premises, shall:
    - (1) Be located on the same site as the building premises described in the license application. For purposes of this subsection, "same site" means one (1) parcel of property or multiple abutting parcels of property as long as the licensee complies with Section 9.02(5) (a) of this Code. [Ord. O-2018-0037, 9/18/2018]
    - (2) The outdoor area shall conform to all setback requirements set forth in Chapter 12. [Ord. 6105, 7/19/1994]
    - (3) The outdoor area shall not be located on property which abuts or

is within two hundred (200) feet of other property zoned or used for residential purposes. For purposes of this subsection,

measurements shall be made from the boundary of the outdoor area to the building on other property zoned or used for residential purposes. [Ord. 6105, 7/19/1994]

- iv. Conditions. Qualified outdoor areas may be included as part of the licensed premises under the following conditions:
  - (1) The outdoor area is screened from off-site view. In addition to planting materials, walls and/or fences shall be utilized to provide screening and to control access to the outdoor area; [Ord. 6105, 7/19/1994]
  - (2) Lighting sources shall be shielded and so arranged to prevent spray onto adjacent properties. Flashing, intermittent or moving light or lights, and lights which are directed at any part of a traveled street or highway or which interfere with or obscure an official traffic device, sign or signal, are prohibited;
  - (3) The site shall be constructed so as to assist in maintaining site noise within the standards set forth in Section 7.035(3) of this Code;
  - (4) The outdoor area shall be constructed and arranged so as to limit the number of patrons to not more than twenty-five percent (25%) of the person per square foot capacity for the licensed building premises.
- v. Special Regulations. The following special regulations shall apply to outdoor areas included as part of the licensed premises:
  - (1) The closing hours during which no patron or guest shall be permitted to enter or remain in the outdoor area shall be between midnight (12:00 a.m.) and 10:00 a.m. [Ord. 6105, 7/19/1994]
  - (2) A service bar from which patrons may, through a waiter or waitress, purchase intoxicating liquor or fermented malt beverages, to be consumed by such patrons while seated at tables, shall be permitted. Patrons shall not be seated or permitted to be seated at the service bar.
  - (3) No live music shall be permitted. Music which is mechanically or electronically reproduced shall be permitted, provided that said music is not audible beyond two hundred (200) feet. [Ord. 6105, 7/19/1994]
  - (4) In addition to the special regulations, outdoor areas shall be subject to the provisions of this Code and Wisconsin Statutes relating to the possession, sale and consumption of alcoholic beverages. [Ord. 6105, 7/19/1994]
- vi. Site Plans. Outdoor areas shall be constructed and maintained in accordance with site plans approved by the Common Council. Applicants for outdoor areas shall file a site plan with their license application, showing the following information:

- (1) The arrangement of all structures, paving and landscaping areas;
- (2) The land uses and general location of improvements on adjoining properties within five hundred (500) feet of the outdoor area;
- (3) Location and type of screening and/or landscape materials;
- (4) Location and type of lighting for the outdoor area;
- (5) Location of service bar, food preparation areas, tables, etc.;
- (6) Entrances and exits to the outdoor area, including provision for controlled access;
- (7) Such additional information as the Common Council may reasonably require.
- vii. Prior to acting upon any application to include an outdoor area as part of the licensed premises, the Common Council shall refer said application for recommendations to the Plan Commission, Police and Fire Departments, Health Department and the Department of Building Inspections and Zoning.
- viii. Nothing herein contained shall in any manner abridge the authority of the Common Council to stipulate such other and further qualifications, conditions and regulations as may be necessary to protect the public health, safety and welfare, or affect or limit the authority and discretion of the Common Council, under applicable state laws and local ordinances, to regulate the possession, sale and consumption of fermented malt beverages and intoxicating liquors.
- ix. Prior to granting the license to extend the premises outdoors, the fee shall be paid to the City Clerk. No fee is required for renewal unless the license holder wishes to change the site plan.
- x. This section shall not apply to licensed premises that are also "food establishments" as defined in section 7.04(1)(c) of the Revised Municipal Code. The extension of premises for such establishments shall be governed by Chapter 12. [Ord. 6573, 6/5/2001]
- b. Temporary Extension of Class "B" Tavern Licensed Premises for Special Events.
  - i. Authority. The granting of a temporary extension of Class "B" fermented malt beverage or intoxicating liquor licensed premises for special events shall authorize the licensee to sell or serve fermented malt beverages and intoxicating liquors during the period of time and in the area described in the application for such temporary extension, as expressly approved by the Common Council. [Ord. O-2018-0037, 9/18/2018]
  - ii. Eligibility. Any person holding a valid Class "B" tavern license may apply for temporary extension of such licensed premises for a special event. The area which the licensee wishes to include in any temporary extension of the licensed premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee, or extend into or encroach upon public property or public thoroughfares. The applicant shall be required to enclose the extended licensed premises so that the ingress and egress of patrons may be monitored. If the extension is onto or in the public right of way, the application shall be accompanied by

proof of insurance for comprehensive general liability in at least the following limits of coverage: \$300,000 each occurrence and \$300,000 aggregate for bodily injury; \$300,000 each occurrence and \$300,000 aggregate for property damage. The proof of insurance shall have an endorsement to indemnify and hold the City of West Allis harmless from any and all damages, judgments and claims which may be asserted against the City by reason of any damages or injuries sustained by any person or to any property by the extension onto or in the public right of way. The applicant shall also comply with all other applicable statutes, ordinances, resolutions and conditions.

## iii. (Reserved)

Editor's Note: Former Subsection (5)(b)2m, Farmers Market, added 2-7-2017 by Ord. O-2017-0004, was repealed 9-18-2018 by Ord. No. O-2018-0037.

## iv. Applicant's Responsibility.

- (1) Application for the temporary extension of Class "B" tavern licensed premises for special events shall be made by an individual, or authorized agent in the case of a corporation, who shall be personally responsible for compliance with all of the terms and provisions of this Chapter.
- (2) The applicant shall be responsible for cleaning up the extended licensed area and shall provide containers for storage of refuse.
- v. Application. Application for the temporary extension of Class "B" tavern licensed premises shall be made in writing to the City Clerk on forms provided by the City Clerk. The application shall be signed by the applicant, if an individual, or by a duly authorized agent or officer, if a corporation or limited liability company, and shall be sworn to by the applicant. Such application shall contain the name of the licensee, the address of the existing licensed premises, the particular event or function for which the temporary extension of the licensed premises is sought, the date and period of time sought for the temporary extension of the licensed premises, a specific description of the area for which the temporary extension is sought, plans describing how the extended premises will be enclosed, and such other reasonable and pertinent information as the Common Council or the License and Health Committee of the Common Council may require. The application shall be filed at least thirty (30) days prior to the date of granting by the Common Council. Any application submitted within thirty (30) days, and no later than forty-eight (48) business hours, prior to the date of granting by the Common Council must be accompanied by a late fee of fifty dollars (\$50) in addition to the license fee. [Ord. O-2007-0037, 10/2/2007]
- vi. Council Action. The Common Council may, in its discretion, grant or deny the application. If the application is denied, the City Clerk shall, in writing, notify the applicant of the decision and the Council's reasons for

denial. In deciding whether to grant a license, the Common Council may consider, among other factors, the appropriateness of the location for which a temporary extension of licensed premises is sought, whether such location will create an adverse impact on other property in the neighborhood, and any other factors which reasonably relate to the public health, safety and welfare. More than three (3) temporary extension permits per licensing year shall be presumed to be unreasonable. [Ord. O-2013-0004, 2/19/2013]

- vii. Issuance. In the event the Common Council grants the application for a temporary extension of licensed premises for special events, the City Clerk shall issue an appropriate document to the applicant confirming the granting of the license and specifying the date, period of time and specific location for which the extended licensed premises shall be in effect. Such document shall also contain any restrictions or conditions which the Common Council may place on such approvals. The City Clerk shall, within twenty-four (24) hours after the issuance of the approving document, inform the Chief of Police of the date, time, place and event.
- c. Expedited Temporary Extension of Class "B" and "Class B" Licensed Premises (EFFECTIVE UNTIL 3/8/2021: O-2020-0056)
  - i. Eligibility. Any person holding a valid Class B license may apply under this subsection to the common council for temporary extension of such licensed premises and any collateral entertainment licenses under the following conditions:
    - (1) The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
    - (2) The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
  - ii. Use of Public Sidewalk. Any premises extended into a public sidewalk is granted a privilege to place only movable tables and chairs on that premises under the following conditions:
    - (1) The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
    - (2) The licensee assumes primary liability for damages to person or property. No bond is required.
    - (3) The licensee is obligated to immediately remove any obstructions upon notice by the city
    - (4) The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
    - (5) Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.
  - iii. Application. Licensees seeking to temporarily extend their licensed premises under this subsection shall submit to the City Clerk a complete and signed application on a form approved by the City Clerk. The

application shall include the following information:

- (1) The name of the licensee
- (2) Contact information for the licensee or the agent of a corporate licensee
- (3) The address of the existing licensed premises
- (4) A visual depiction of the proposed extended premises and the
  - permanently licensed premises
- (5) The combined person capacity of the permanent and temporary premises.
- iv. Conditions. The following conditions shall apply to any temporary extension of licensed premises granted under this subsection unless further limited by the council:
  - (1) No extended premises may remain open after 9:00 p.m. Sunday through Thursday.
  - (2) No extended premises may remain open after 10:00 p.m. Friday through Saturday
  - (3) A sufficient number of toilet facilities shall be provided to accommodate the combined person capacity of the permanent and temporary licensed premises.
- v. Council Action. The application shall be filed by 5:00 p.m. on the day prior to the date of the Common Council meeting to consider the application. The Common Council may, in its discretion, grant or deny the application. If the application is denied, the City Clerk shall, in writing, notify the applicant of the decision and the Council's reasons for denial, if any, deciding whether to grant a license, the Common Council may consider, among other factors, the appropriateness of the location for which a temporary extension of licensed premises is sought, whether such location will create an adverse impact on other property in the neighborhood, and any other factors which reasonably relate to the public health, safety and welfare. Issuance. For any granted applications and upon payment of a fee of \$50, the City Clerk shall issue an appropriate document to the applicant confirming the granting of the license. Such document shall also contain any restrictions or conditions which the Common Council may place on such approvals. The City Clerk shall, within twenty-four (24) hours after the issuance of the approving document, provide a copy of the same document to the Chief of Police.
- vi. Duration of Extended Premises and Automatic Re-Application.

  Applications granted under this subsection shall expire on the day after the subsequent meeting of the common council. Any application granted under this subsection shall be automatically resubmitted for council action at the next subsequent council meeting.
- 6. Investigation. The City Clerk shall notify the Chief of Police, Health Officer, Chief of the Fire Department and Building Inspector of each application, and these officials shall inspect or cause to be inspected each application and the premises, together with such other investigation as shall be necessary to determine whether the applicant and the

premises sought to be licensed comply with the regulations, ordinances and laws applicable thereto, including those governing sanitation in restaurants, and whether the applicant is a proper recipient of a license. These officials shall furnish to the Common Council, in writing, the information derived from such investigation, accompanied by a recommendation as to whether a license should be granted or refused. No license shall be renewed without a reinspection of the premises and report as originally required.

7. Approval of Application. In determining the suitability of an applicant, consideration shall

be given to the criteria set forth in § 125.04(5) of the Wisconsin Statutes, the appropriateness of the location and premises proposed, and generally the applicant's fitness for the trust to be reposed.

- 8. Granting of License
  - a. Upon the approval of an application by the Common Council, the City Clerk shall issue to the applicant a license, subject to the provisions of this code.
  - b. In lieu of Common Council approval, the City Clerk is authorized to issue temporary Class "B" licenses and permit underage persons to be on the premises as provided in Wis. Stat. § 125.26(6), issue temporary "Class B" licenses and permit underage persons to be on the premises for the purpose of acting as designated drivers as provided in Wis. Stat. 125.51(10), and issue operator's licenses as provided in Wis. Stat. § 125.17(1) to any of the following applicants:
    - i. A person who is not a reviewable applicant.
    - ii. A reviewable applicant who has been granted an operator's license by the common council on a prior date and has no arrest or conviction record since the prior license was granted.
  - c. Under this paragraph, "reviewable applicant" means any person who has any of the following:
    - i. A pending criminal charge for any offense under Wis. Stat. § 111.335(4)(a);
    - ii. A conviction for an offense counted under Wis. Stat. § 343.307 within two years of the application date;
    - iii. A second or subsequent conviction for an offense counted under Wis. Stat. § 343.307 within five years of the application date;
    - iv. Convictions for three or more violations of Wis. Stat. § 343.44 within two years of the application date;
    - v. A conviction for any offense under Wis. Stat. Ch. 125 or any offense for which the consumption, possession, or sale of alcohol is an element within ten years of the application date, except no violation of Wis. Stat. § 125.07 may be considered unless the applicant has committed two ore more violations within one year;
    - vi. A conviction for a felony offense where the sentence for confinement, extended supervision, or probation has ended within five years of the application date; or
    - vii. Convictions for three or more misdemeanors within five years of the application date.
  - d. For any temporary Class B license, the clerk shall notify the Alderpersons of the district in which the event is to be held that a license has been issued.

e. Applications for a temporary license must be received in the Clerk's Office at least five (5) business days prior to the event. An application for a temporary license received in the Clerk's Office five (5) business days prior to the event without approval of the Common Council must be accompanied by a late fee of fifteen dollars (\$15) in addition to the temporary licensee fee to defray administrative costs. An application filed less than five (5) business days prior to the event must be accompanied by a late fee of twenty-five dollars (\$25) in addition to the temporary license fee to defray administrative costs.

# 9. Transfer and Lapse of License.

- a. A license shall be transferable from one premises to another, if such transfer is first approved by the Common Council. No licensee shall be entitled to more than one (1) transfer in any one license year. Application for transfer shall be made on a form furnished by the City Clerk at least fifteen (15) days prior to the next available meeting of the License and Health Committee. Proceedings for such transfer shall be had in the same form and manner as the original application. Whenever a license is transferred, the City Clerk shall forthwith notify the Wisconsin Department of Revenue of such transfer. The licensee shall pay a fee as specified in the most recent Schedule of Fees resolution. [Ord. O-2018-0037, 9/18/2018]
- b. A license shall be transferable from one person to another, as set forth in Sec. 125.04(12)(b) of the Wisconsin Statutes. If licensed premises are transferred to a new owner or tenant, the new occupant must apply for and receive, prior to commencing operations, a Class "B" retailer's license. This section shall apply to licenses held by corporations which transfer same to another corporate entity with or without changing agents to the agent or to other persons. The prospective licensee shall file a new application and pay the required fee, as if it were making an original application. If the applicant is a tenant or subtenant, he shall first secure and present to the Common Council written approval of such tenancy from the owner of such premises.

Preference to applicants for a transfer of any license issued under this subsection shall be given to licensee-tenants who are evicted or threatened with eviction for a refusal to pay an increase in rental in excess of ten percent (10%) of the rentals prevailing for the year next preceding the application for such transfer. A demand upon the part of the landlord that such tenant improve or cause improvements to be made to the real property or to the personal property appurtenant to the licensed premises at a cost which exceeds ten percent (10%) of the rentals prevailing for the year next preceding the application for such transfer shall be construed to be a demand upon the part of the landlord for an increase in rentals in excess of ten percent (10%) of such period.

- c. Whenever any licensee under this section shall not conduct his licensed business at the authorized location for a period of thirty (30) consecutive days, the license shall become subject to revocation, unless such thirty-day period shall, for good cause shown, be extended by the Common Council. [Ord. 6224, 4/2/1996]
- 10. Numbering, Expiration, and Posting of Licenses. [Ord. O-2006-0016, 4/18/2006; Ord.

# O-2013-0014, 4/2/2013]

- a. Each license holder shall be assigned a number which shall remain the same for that license holder annually except that the year when the license year commences shall change each license year, shall state clearly the specific premises for which granted, the date of issuance, the fee paid, the name of the licensee, and a statement that the license shall expire on the 30th day of June thereafter, unless revoked by state law or City ordinance.
- b. Every person licensed under this section shall post the license and maintain it posted while in force in a conspicuous place in the room or place where alcohol beverages are drawn or removed for service or sale. It shall be unlawful for any person to post the license upon premises other than those identified in the application and grant, or to knowingly deface or destroy the license.
- 11. Lost Licenses. Whenever a license issued under this section or under Section 9.03 shall be lost or destroyed without fault on the part of the holder or his agent or employee, a duplicate license in lieu thereof under the original application shall be issued by the City Clerk upon payment of the fee and satisfying himself as to the facts.
- 12. General Conditions upon all Licenses. All retail Class A and B licenses granted hereunder shall be granted subject to the following conditions, and all other conditions of this section, and subject to all other ordinances and regulations of the City applicable thereto:
  - a. Every applicant procuring a license thereby consents to the entry of police or other duly authorized representatives of the City at all reasonable hours for the purpose of inspection and search, and consents to the removal from said premises of all things and articles there had in violation of City ordinances or State laws.
  - b. The license holder, and/or the employees and agents of the license holder, shall cooperate with police investigations of disturbances, intoxicated persons, underage persons and other violations of City and state laws. "Cooperate," as used in this subsection, shall mean calling the police when a disturbance of the peace or other violation occurs on the licensed premises and providing complete and truthful responses to police inquiries. A license holder shall also appear before the License and Health Committee when requested to do so and shall otherwise follow the lawful directives of the License and Health Committee. [Ord. O-2008-0047, 10/7/2008]
  - c. Each licensed premises shall at all times be conducted in an orderly manner, and no disorderly, riotous or indecent conduct shall be allowed at any time on any licensed premises.
  - d. The licensee shall comply with all other provisions of this section and all other ordinances of the City of West Allis and the laws of the State of Wisconsin.
    - 12m. Conditions upon Specific Licenses. The common council may impose any of the following conditions specifically upon a new Class A or Class B license at the time the license is granted. The council may impose any of the following conditions specifically upon an existing licensee only with the licensee's consent.
    - a. The license shall conduct a principal business on the premises particularly described by the common council. Examples include those types of businesses described in Wis. Stat. § 125.32(3m).

- b. The licensee shall maintain the property and licensed premises so it is consistent with the landscaping and architectural design plans approved by the common council.
- c. The licensee shall video record all activities taking place on the licensed premises, except within bathrooms and areas inaccessible to customers, and retain a copy of that video for at least 7 days. The video resolution must have at least 640 pixels horizontally and 480 pixels vertically. The licensee shall provide a copy of any video recording in the licensee's possession within 48 hours after receiving a request for video from a law enforcement officer.
- d. The licensee shall maintain certain security measures particularly described by the common council. Examples include lighting requirements, staffing minimums, and photographic identification scanners.
- e. The licensee shall maintain the layout of the licensed premises consistent with the layout plan approved by the common council.
- f. The licensee may not promote or conduct certain activities particularly described by the common council. Examples include live music and drink specials.

# 13. Restrictions.

- a. In General. The following restrictions shall apply to the granting of licenses:
  - i. A retail Class "B" fermented malt beverage or intoxicating liquor license shall be issued only for that portion of the premises located on the street level, unless specifically extended by the authority of the Council. This subsection shall not apply to a bona fide club, hotel, bowling alley, lodge room, labor union or ex-servicemen's post.
  - ii. No retail Class B fermented malt beverage or intoxicating liquor license or Class C license shall be issued unless the premises is conformed to the sanitary, safety and health requirements of the State Building Code, and the licensee satisfactorily demonstrates compliance with the rules promulgated by the Department of Agriculture, Trade, and Consumer Protection in regard to restaurant sanitation during a sanitation inspection from the West Allis Health Department as set forth in Wis. Stat. Sec. 125.68(5) and West Allis Revised Municipal Code Section 7.04(6). [Ord. O-2017-0013, 3/21/2017]
- b. It shall be unlawful for any person to sell, dispense or serve alcohol beverages by means of a drive-through facility. In this section, "drive-through facility" means any vehicle related commercial facility in which a service is provided or goods, food or beverages are sold, served or dispensed to an operator or passengers of a vehicle without the necessity of the operator or passengers disembarking from the vehicle. [Ord. 6110, 7/19/1994]
- c. No "Class A" license may be granted for any premises where gasoline or diesel fuel is sold at retail in connection with the premises, except that this restriction does not apply if:
  - i. The "Class A" license contains the condition that retail sales of

# intoxicating liquor are limited to cider; or

- ii. The premises for which the "Class A" license is issued is connected to premises where gasoline or diesel fuel is sold at retail by a secondary doorway that serves as a safety exit and is not the primary entrance to the "Class A" premises.
- 14. Health Rules. Each premises shall be maintained in a sanitary manner and shall be a safe and proper place for the purpose for which used. The Health Commissioner of the City may make reasonable and general rules for the sanitation of all places of business possessing licenses under this section. Such rules or regulations may be classified and made applicable according to the class of business conducted. All such rules and regulations and infractions thereof may be punished as a violation of this section.
- 15. Closing Hours. [Ord. O-2018-0037, 9/18/2018]
  - a. No premises for which a Class "B," "Class B," or a Class C license or permit is issued may remain open between the hours of 2:00 a.m. and 6:00 a.m. On Saturday and Sunday, the closing hours shall be between 2:30 a.m. and 6:00 a.m. except that, on the Sunday that daylight saving time begins as specified in Sec. 175.095(2) of the Wisconsin Statutes, the closing hours shall be between 3:30 a.m. and 6:00 a.m. On January 1 premises operating under a Class "B" or "Class B" license are not required to close.
  - b. Between 9:00 p.m. and 8:00 a.m. no person may sell fermented malt beverages or intoxicating liquor on Class B or Class C licensed premises in an original unopened packages, container or bottle or for consumption away from the premises.
  - c. Class "A" and "Class A" premises may remain open for the conduct of their regular business but may not sell fermented malt beverages between 9:00 p.m. and 8:00 a.m. Section 9.02(18)(a) of this Code does not apply to Class "A" premises between 9:00 p.m. and 8:00 a.m. or at any other time during which the sale of fermented malt beverages or intoxicating liquor is prohibited.
  - d. Hotels and restaurants, the principal business of which is the furnishing of food and lodging to patrons, bowling centers, movie theaters, painting studios, indoor golf and baseball facilities, indoor horseshoe-pitching facilities, curling clubs, golf courses and golf clubhouses may remain open for the conduct of their regular business but may not sell fermented malt beverages during the hours specified in paragraph (a) of this subsection.
  - e. No person shall enter or remain upon licensed premises while such premises are closed, pursuant to statute or ordinance. This section shall not apply to the license holder or agents and employees of the license holder who are performing bona fide services related to the licensed business.
- 16. Operator's Licenses. [Ord. O-2003-0038, 6/3/2003; Ord. O-2013-0014, 4/2/2013]
  - a. Operator's License. An operator's license shall entitle the holder thereof to work as an operator upon premises licensed under a retail Class "A" intoxicating liquor or fermented malt beverage license, a retail Class "B" intoxicating liquor or fermented malt beverage license, or a retail Class "C" wine license. Such licenses will be issued by the Common Council only to persons meeting the requirements set forth in Sections 125.04(5) and 125.17(6) of the Wisconsin Statutes. The

license shall be valid for a period of two (2) years, except that it shall be deemed to have been issued July 1 and shall expire on June 30 of the second year.

- b. Provisional Operator's License. [Ord. O-2018-0037, 9/18/2018]
  - i. The City Clerk is the official charged with issuing and revoking a provisional operator's license. A provisional license requires an additional fee as specified in the most recent Schedule of Fees resolution.
  - ii. Standards for a provisional license, unless the applicant has a certified copy of a license issued by another municipality, are as follows:
    - (1) The applicant has applied for an operator's license;
    - (2) The applicant for a provisional operator's license shall complete an application attesting he/she has not been convicted of any crime against life and bodily injury, against children, or a violent crime against a child, as set forth in Sec. 111.335 (4) of the Wisconsin Statutes, or crime that substantially relates to the licensing activity. Any false statements made by the licensee on the application may result in revocation of the license by the City Clerk.
    - (3) No provisional operator's license may be issued to a person who has been previously denied an operator's license by the Council.
    - (4) The applicant must provide evidence of completion or enrollment in a responsible beverage server course.
  - iii. Such provisional license shall be valid for not to exceed sixty (60) days or until action of the Common Council, whichever first occurs.
- c. Temporary License. The City Clerk is authorized to issue a temporary operator's license to applicants meeting the qualifications of Subsection (a) if the applicant will be employed by or donating his services to nonprofit corporations and has not held another temporary license during the license year. The temporary license shall be valid for up to fourteen (14) days and the period for which it is valid shall be stated on the license.
- d. Application. A written application shall be filed biennially with the City Clerk, stating the name, residence, age and sex of the applicant. The application shall be referred to the Chief of Police for a report. A license fee and record check fee must accompany the application. There will be no refund of the fees if the license is not subsequently granted.
- e. Possession. Each person who holds an operator's license shall carry that license on his person while engaged in serving alcoholic beverages.
- 17. Loitering by Underage Persons Where Alcohol is Illegally Served. [Ord. 6188 (repeal & recreate), 9/19/1995]
  - a. No underage person shall enter, remain or loiter in any public or private place with the knowledge that any fermented malt beverage or other alcohol beverage is being sold, dispensed, served, given away or made available to underage persons.
  - b. This subsection shall not apply to underage persons who are accompanied by a spouse who has attained the legal drinking age or a parent or guardian.
  - c. No adult may knowingly suffer or permit any underage person to enter, remain or loiter in any premises, public or private, where alcohol beverages are served, sold, dispensed, given away or made available to underage persons, unless such

underage person is accompanied by a spouse who has attained the legal drinking age, a parent or guardian.

# 18. List of Employees and Performers.

- a. Every person holding a Class "B" Fermented Malt Beverage or Intoxicating Liquor License shall maintain a current list of all persons employed to work in the premises. The list shall also include those persons employed to work after closing hours for the purposes of cleaning the premises.
- b. Every person holding a Class "B" Fermented Malt Beverage or Intoxicating Liquor License who affords patrons entertainment by, or performance of, any act, stunt, music, song or dance by performers under his auspices, whether such performances are paid or not, shall maintain a current list of all performers who perform in the licensed premises.
- c. The lists required above shall contain the name or names (legal, trade and alias), current address and date of birth of each employee or performer and shall be provided to any police officer upon request.

# 19. Entertainment Standards.

- a. No person shall, on a licensed Class "B" fermented malt beverages or intoxicating liquor premises, perform acts of or acts which constitute or simulate:
  - i. Sexual intercourse, masturbation, sodomy, bestiality, oral copulation, flagellation or any sexual acts which are prohibited by law; or,
  - ii. The touching, caressing or fondling of the breast, buttocks, anus or genitals; or,
  - iii. The displaying of human genitals, buttocks or pubic area or the female breast below the top of the areola.
- b. No person shall, on a licensed premises, use artificial devices or inanimate objects to perform, simulate or depict any of the prohibited conduct or activities described in subsection (a).
- c. It shall be unlawful for any person to show, display or exhibit on a licensed premises, any film, video, still picture, electronic reproduction or any other visual reproduction or image of any act, other visual reproduction or image of any act or conduct described in subsections (a) and (b).
- d. No person holding a Class "B" fermented malt beverage or intoxicating liquor license, nor his agents or employees, shall allow or permit in or upon the licensed premises any act or conduct described in subsections (a), (b) and (c).

# 20. License Suspension, Revocation or Nonrenewal. [Ord. O-2013-0014, 4/2/2013]

- a. Causes. Any license issued under this section may be suspended, revoked, or non-renewed for cause by the Common Council after notice to the licensee and a hearing. Licenses may be suspended, revoked, or not renewed for the following causes:
  - i. The making of any material false statement in any application for a license.
  - ii. The conviction of the licensee, his agent, manager, operator, or any other employee for keeping a gambling house or a house of prostitution or any felony related to the licensed operation.
  - iii. A showing that the licensee has violated any state law or City ordinance

- prohibiting the sale of intoxicating liquors or fermented malt beverages to underage persons or to any person who is intoxicated or bordering on intoxication.
- iv. The violation of any of the applicable provisions of Section 9.02.
- v. The violation of any of the excise laws of this state, or failure to provide proof that the licensee is in good standing as required by Sections 77.61(1) and 125.04(5)(a) of the Wisconsin Statutes.
- vi. The licensed premises is operated in such a manner that it constitutes a public or private nuisance or that conduct on or emanating from the licensed premises, including but not limited to loud and raucous noise, has had a substantial adverse effect upon the health, safety, convenience or prosperity of the immediate neighborhood.
- vii. Failure of the licensee to operate the premises in accordance with the floor plan or plan of operation submitted pursuant to Section 9.02(5).
- viii. If the licensee is a corporation or licensed limited partnership, the conviction of the corporate agent, officers, directors, members or any shareholders holding twenty percent (20%) or more of the corporation's total or voting stock, or proxies for that amount of stock, or any of the offenses enumerated in Section 125.12(2)(ag) of the Wisconsin Statutes.
- ix. Any of the grounds set forth in Section 125.12(2)(ag) of the Wisconsin Statutes.
- x. The licensee is a habitual law offender as set forth in 125.04(5)(b) of the Wisconsin Statutes.
- xi. The failure to pay any tax or forfeiture as provided in Section 1.08(a).
- xii. The City has been notified pursuant to Section 125.33(7)(b) and 125.69(4)(b) of the Wisconsin Statutes, that the licensee has failed to pay for alcohol beverages.
- b. State Law Applicable. Except as otherwise provided herein, the provisions of Section 125.12(2)(ag) to (c) and 125.12(3) of the Wisconsin Statutes, shall be applicable to proceedings for the suspension, revocation, and nonrenewal of all licenses granted under this section.
- c. Commencement of Proceedings. Suspension, revocation, or nonrenewal proceedings may be instituted by the License and Health Committee of the Common Council upon its own motion, upon sworn written charges made and filed with the Clerk/Treasurer by the Chief of Police, or upon a sworn written complaint filed with the Clerk/Treasurer by any City resident.
- d. Procedure.
  - i. Upon receipt of a sworn complaint, either from the Chief of Police, a resident of the City, or upon directive of the Committee, the License and Health Committee shall direct the City Attorney to prepare a summons and have the summons and complaint served upon the licensee pursuant to Section 125.12(2)(ar) of the Wisconsin Statutes.
  - ii. The summons and complaint shall contain: the date and time for appearance by the licensee; a statement of the Common Council's intention to suspend, revoke, or not renew the license in the event any of

the allegations are found to be true; a statement of the reasons for suspension, revocation, or nonrenewal; notification to the licensee of an opportunity to be heard, respond to and challenge the reasons for suspension, revocation, or nonrenewal and to present and cross examine witnesses under oath; notification to the licensee of the right to be represented by counsel of the licensee's choice and at the licensee's expense.

- iii. If the licensee fails to appear on the date and time designated in the summons, the License and Health Committee may enter a default judgment and take the allegations of the complaint to be true. The License and Health Committee shall then deliberate on what sanction, if any, to impose consistent with Section 125.12 of the Wisconsin Statutes.
- iv. If the licensee appears before the License and Health Committee at the date and time designated in the summons and denies the material charges contained in the complaint, an evidentiary hearing shall be scheduled. If the licensee does not appear or appears but does not deny the material charges contained in the complaint, the complaint may be taken as true and the Committee shall hear the arguments of the complainant and, if applicable, the licensee in connection with whether to non-renew, revoke or suspend the license and the length of the suspension.
- v. If the matter proceeds to hearing before the Committee, the following procedures shall apply:
  - (1) The complainant shall first present evidence in support of the complaint.
  - (2) After the complainant rests, the licensee may present evidence in opposition to the charges.
  - (3) The complainant and licensee may subpoen and present witnesses. All witnesses shall testify under oath or affirmation and shall be subject to cross examination.
  - (4) The complainant and licensee shall each be limited to one (1) hour for testimony unless the Chair, subject to approval of the Committee, extends the time to assure a full and fair presentation.
  - (5) Questions by Committee members or the advising City Attorney and answers to such questions shall not be counted against the time limitations.
  - (6) At the close of testimony, the complainant and licensee shall be given a reasonable time to make arguments upon the evidence produced at hearing.
- e. Miscellaneous Procedural Matters.
  - i. At all stages of the proceedings, the licensee shall be entitled to appear in person or by an attorney of his own expense.
  - ii. If the complaint is in the name of the Committee or is brought by a City official in his/her official capacity, the complainant shall be represented by a prosecuting City Attorney.
  - iii. The Committee shall be, when required, advised by an advisory City

- Attorney who shall not be the same individual as the prosecuting City Attorney.
- iv. The Chair of the License and Health Committee shall be the presiding officer. The Chair shall direct that oaths and affirmations be administered and subpoenas issued upon request of either side. The Chair shall ensure that an orderly hearing is conducted in accordance with the provisions of this section. The Chair shall rule on objections to the admissibility of evidence. Any ruling of the Chair shall be final unless appealed to the Committee and a majority vote of those members present and voting reverses such ruling.
- v. An audio recording or stenographic record shall be made of all proceedings at the hearing. Any interested party may obtain a copy of the recording or transcript at his or her own expense.
- f. Findings and Recommendations.
  - i. After the close of the hearing, the Committee shall deliberate and reach a decision. The Committee shall prepare findings on factual matters, conclusions of law, and a recommendation on what action, if any, should be taken with regard to the license(s) at issue. The report shall be filed with the City Clerk/Treasurer with a copy to the licensee and complainant. The findings and recommendations shall be distributed to each member of the Common Council.
  - ii. The licensee and complainant may file a written statement or response to the findings and recommendation, including objections, exceptions, and arguments of fact and law. A written statement must be filed with the City Clerk/Treasurer before the close of business on a day that is at least three (3) working days prior to the date set for determination by the Common Council. Copies of written statements shall be provided to each member of the Common Council at least twenty-four (24) hours before any vote on the matter is scheduled before the Common Council.

# g. Common Council Action.

- i. Not less than five (5) working days prior to the matter being scheduled before the Common Council, the Clerk/Treasurer shall notify the licensee and complainant by U.S. first class mail, postage prepaid, sent to the last known address, that the Common Council will convene to determine the matter.
- ii. Unless an alderperson states that he/she has not read the findings and recommendations, and written statements, if any, the matter shall proceed to debate amongst members of the Common Council. Neither the complainant nor the licensee shall be permitted to make oral arguments.
- iii. The Common Council shall determine by a majority vote of those in attendance and voting whether to adopt the recommendation of the Committee or make such modification as is deemed appropriate. Such vote shall be a roll call vote. Upon an affirmative vote suspending, revoking, or not renewing the license(s), the Clerk/Treasurer shall give notice to the person whose license is affected. If the Common Council

finds the complaint to be untrue or unsupported by sufficient evidence, the proceedings shall be dismissed without cost to the accused.

- h. Surrender of License.
  - i. A licensee may, at any time during the license year surrender a license to the City Clerk/Treasurer, along with a statement, in writing, that the licensee no longer wishes to conduct licensed activity at the licensed premises.
  - ii. The Clerk/Treasurer shall notify the License and Health Committee of the surrender. Except as set forth in Subsection (h)3. below, the surrender shall operate to extinguish any right the licensee had to the license or to conduct licensed activity at the premises listed in the license.
  - iii. If a summons and complaint has been issued against the licensee seeking suspension, revocation, or nonrenewal of the license, the surrender of the license shall be deemed a request and the matter shall be referred to the License and Health Committee. The Committee may approve the request or deny the request and proceed to hearing.
  - iv. Any request to have a surrendered license returned shall be treated as a new license application and the requestor must fill out the required applications and pay the required fees. The request shall thereafter be treated as all other new license applications.
- 21. Fees. The following fees for licenses shall be paid to the City Clerk/Treasurer prior to issuance of the license:
  - a. Class B Beer: \$50100.
  - b. Class B Liquor: \$250500.
  - c. Class A Beer: \$150. [Ord. O-2009-0033, 11/3/2009]
  - d. Class A Liquor: \$500. [Ord. O-2006-0008, 2/7/2006]
  - e. Temporary Extension of Class B Premises: \$70. [Ord. 6055, 11/15/1993; Ord. O-2009-0033, 11/3/2009]
  - f. Transfer of Class A or B Licenses: \$10.
  - g. Duplicate License: \$10. [Ord. O-2009-0033, 11/3/2009]
  - h. Operator's License: \$90. [Ord. 6055, 11/15/1993; Ord. 6215, 3/5/1996; Ord. O-2003-0038, 6/3/2003; Ord. No. O-2009-0012, 3/17/2009]
  - i. Provisional Operator's License: \$15.
  - j. Temporary Operator's License: \$15. [Ord. No. O-2009-0012, 3/17/2009]
  - k. Special Class B Beer and Wine License: \$10 per event.
  - 1. Outdoor area included in licensed premises: \$200 one-time fee.
  - m. Class C: \$100. [Ord. No. 6329, 9/2/1997]
  - n. Hearing to exceed quota: \$100. [Ord. O-2007-0031, 9/4/2007] (reserved)
  - o. Publication: \$15. [Ord. O-2009-0033, 11/3/2009]
- 22. Presence of Underage Persons On Specified Dates When No Alcohol Beverages Are Sold. [Ord. O-2012-0020, 6/19/2012]
  - a. Underage persons may enter or remain on a Class "B" or "Class B" licensed premises, as set forth in Wisconsin Statutes § 125.07(3)(a)(10), under the following conditions:
    - i. Notification of Dates. The licensee or agent shall notify the Police Chief at

least seven (7) days prior to any date on which underage persons will be permitted to enter and remain on the premises. The time period may be waived by the Police Chief or a designee upon determination of good cause or special circumstances.

- (1) Each event shall require separate notification. Notification shall be in writing and contain the following information: dates and times of the event; specific nature of the event, including description of entertainment; number of persons expected on the premises.
- ii. Regulations. The operation of a licensed premises during those times when underage persons are on the premises under this section shall be subject to the following regulations:
  - (1) There shall be at least a one-hour period between the serving of the last alcohol beverage and the commencement of operations under this section.
  - (2) No alcohol beverages may be consumed, sold or given away in any part of the licensed premises.
  - (3) All alcoholic beverages on tables shall be removed.
  - (4) The licensee, the agent named in the license if the licensee is a corporation, or a person who has an operator's license shall be on the premises during the event unless all alcohol beverages are stored in a locked portion of the premises.
  - (5) The licensee shall be responsible for the adequate supervision of the premises, and such supervision shall consist of adult persons twenty-one (21) years of age or older.
  - (6) Closing hours shall be no later than 1:00 a.m. on weekdays and 1:30 a.m. on Saturdays and Sundays.
  - (7) No persons under age seventeen (17) shall be allowed on the premises, unless accompanied by a parent.
  - (8) All underage persons must be off the licensed premises at least thirty (30) minutes prior to the resumption of alcohol beverage sales.
- 23. Late Fees. Any application for renewal of licenses submitted after April 30 shall be subject to the applicable late fee listed below and shall be paid to the City Clerk for deposit with the City Treasurer prior to issuance of the license: [Ord. O-2014-0095, 12/16/2014]
  - a. Class B Beer: \$50.
  - b. Class B Liquor: \$50.
  - c. Combination Class B Beer and Liquor: \$100.
  - d. Class A Beer: \$50.
  - e. Class A Liquor: \$50.
  - f. Combination Class A Beer and Liquor: \$100.
  - g. Class C: \$50.
- 24. Priority of License Applications. Multiple applications for "Class B" liquor license(s) available under quota. [Ord. O-2015-0047, 10/6/2015]
  - a. If more than one complete license application is timely filed with the City Clerk for any available "Class B" liquor license, the City Clerk shall require each

applicant to complete a supplemental questionnaire regarding the benefits/impacts of such proposed licensed establishment. Such supplemental questionnaire shall seek information from the applicant as to the following:

- i. Number of jobs to be created should the license be granted to the applicant.
- ii. Scope and cost of any improvements the applicant intends to make to the location sought to be licensed.
- iii. Size of premises for which the license is sought, including proposed seating capacity of such premises.
- iv. Certainty of such venture and expected opening date.
- v. Potential negative impacts on the neighborhood and how they will be addressed/ameliorated.
- vi. Potential policing costs.
- vii. What type of business and clientele the establishment intends to cater to.
- b. The City Clerk shall forward all license application materials to the License and Health Committee for review.
- c. The License and Health Committee shall review all materials submitted. Its
  - recommendation to the Common Council on granting such available "Class B" license(s) shall be based upon its determination as to which application will provide the most benefit to the City with the fewest negative impacts. In making its recommendation, the License and Health Committee shall evaluate the factors set forth in Subsection (1) for each license application. The License and Health Committee, in its recommendation, shall indicate how each factor is met and to what extent. The order in which applications were received shall be given no weight.
- d. In granting such license, the Common Council shall give consideration to the recommendation of the License and Health Committee and shall also make its own determination regarding the factors set forth in Subsection (1) above. Any license decision to grant a license where multiple complete applications for such license are timely filed with the Clerk's office shall be based upon the Council's determination as to which application the Council determines shall provide the most economic benefit to the City.

**SECTION 2: EFFECTIVE DATE** This Ordinance shall be in full force and effect on and after the required approval and publication according to law.

PASSED AND ADOPTED BY THE CITY OF WEST ALLIS COUNCIL MARCH 02, 2021.

	AYE	NAY	ABSENT	<b>ABSTAIN</b>
Ald. Angelito Tenorio	X			
Ald. Vince Vitale	X			
Ald. Tracy Stefanski	X			
Ald. Marty Weigel	X			
Ald. Suzzette Grisham	X			
Ald. Danna Kuehn	X			
Ald. Thomas Lajsic	X			
Ald. Dan Roadt	X			
Ald. Rosalie Reinke	X			
Ald. Kevin Haass	X			

Attest Presiding Officer

Rebecca Grill, City Clerk, City Of West Allis

Dan Devine, Mayor City Of West Allis



# PROOF OF PUBLICATION

STATE OF WISCONSIN S.S. MILWAUKEE COUNTY

Joe Yovino, being the first duly sworn on oath, says that he or she is the Associate Publisher/Editor of THE DAILY REPORTER, which is a public newspaper of general circulation, printed and published daily in the English language in the City of Milwaukee, in said county, and fully complying with the laws of Wisconsin, relating to the publication of legal notices; that the notice of which the printed one attached is a true copy, which was clipped from the said newspaper, was inserted and published in said newspaper on

Mar. 5, 2021

Joe Yovino, Associate Publisher/Editor

Sworn to me this 5th day of March 2021

# NOTICE OF NEWLY ENACTED ORDINANCE

Please take notice that the City of West Allis enacted on 03-02-2021:

O-2021-0006, Ordinance to create Special Event Permits and repeal Parade and Carnival Permits.

O-2021-0022, Ordinance to amend the City of West Allis salary schedule to create the positions of Community Development Senior Planner, Customer Service Center Supervisor, Economic Development Specialist, and incorporate the Elected Officials and Miscellaneous positions compensation in the schedule

O-2021-0023, Ordinance to Adjust Class B Alcohol Licensing Fees Back to Previous Amount

O-2021-0025, Ordinance to Continue Expedited Temporary Extension of Premises Until June 30, 2021

The full text may be obtained at the City Clerk's Office, 7525 W. Greenfield Ave., West Allis, WI 53214 and through the Legislative Information Center on the City's Website at

http://www.westalliswl.gov. Clerk's telephone: (414) 302-8220 Published: 3-5-2021

11976563/3-5

Russell A. Klingaman

Notary Public, Milwaukee County, Wisconsin My Commision Is Permanent

# PROOF OF PUBLICATION

Customer: 10093332/City of West Allis

#### CITY OF WEST ALLIS ORDINANCE O-2021-0024

#### ORDINANCE TO COMBINE VARIOUS ENTERTAINMENT-RELATED LICENSES INTO SINGLE PUBLIC ENTERTAINMENT LICENSE

# CREATING SECTION 9.037, REPEALING AND RECREATING SECTION 9.08, AND REPEALING SECTIONS 9.032, 9.033, 9.034, 9.05, 9.06, 9.10, AND 9.105

WHEREAS, various licenses regulating different types of public entertainment activities could be combined into a single license for clarity, efficiency, and ease of administration:

NOW THEREFORE, the common council of the City of West Allis do ordain as follows:

SECTION 1: ADOPTION "9.037 Public Entertainment License" of the City Of West Allis Municipal Code is hereby added as follows:

#### ADOPTION

#### 9.037 Public Entertainment License(Added)

- 1. Definitions
  - a. "Premises" means the area described within a license issued under this section.
  - b. "Public entertainment" means any activity or equipment made available with or without fee to the general public for amusement including, but not limited to: bowling centers, dance halls, roadhouses, billiard and pool tables, amusement devices, theater, live or pre-recorded music, movies, and other places of amusement. This definition applies to any entertainment provided commercially for gain by membership, season ticket, invitation, or other system open or offered to the public generally.
- 2. License Required. Except as stated in sub. 3, no person may provide public entertainment without a license issued under this section.
- 3. Exceptions. No license is required under this section for any of the following activities:
  - a. Public entertainment provided by a charitable, nonprofit, or educational institution, religious organization, or governmental entity upon land owned and exclusively occupied by that entity.
  - b. Public entertainment provided by an organization formed for the purpose of ballet performance and instruction and which has received tax exempt status from the United States Internal Revenue Service.
  - c. Billiard tables provided on the premises of bona fide clubs or social organizations not operating for private profit which provide other membership privileges and activities, even though there is a charge for playing billiards.
  - d. Dancing instruction for compensation without any performance for the general public.
  - e. Television or music intended to entertain only employees and not customers.
  - f. Public entertainment provided on the grounds of and during a special event permitted under WAMC 6.032.
- Application
  - a. Any person seeking a public entertainment license shall file a complete application with the city clerk in a form approved by the clerk.
  - b. At the time of filing an application, the applicant shall submit:
    - i. A nonrefundable license fee in the amount stated on the Fee Schedule at the time of application.
    - ii. A plan of operation with a floor plan of the premises
  - c. The clerk shall notify the Fire, Health, Building Inspection and Neighborhood Services, Planning, and Police Departments of each application received. Each department shall report to the common council any information that may disqualify the applicant.
- 5. Disqualifications. Any applicant may be disqualified for a license if any of the following applies to the applicant or to any members, shareholder, and officers of any applicant that is not an individual:
  - a. The applicant has an arrest or conviction record, subject to Wis. Stat. 111.335(4).
  - b. The applicant made false statements on the application or to the common council or a committee thereof.
  - c. The applicant violated the license regulations in this section.
  - d. The applicant has been denied a license or had a license revoked in the 12 months preceding the application date.
  - e. The activities on the premises will cause or have caused a nuisance.
- 6. Term, Issuance, and Renewal
  - a. Regular License
    - i. For a new application, the common council may grant a license to any applicant who is not disqualified.
    - ii. A license shall be valid on the date of issuance and expire on June 30 of each year.
    - iii. For a renewal application, the common council shall grant the license unless the applicant is disqualified.
  - b. Temporary License
    - i. The common council may grant a temporary license to any applicant who is not disqualified.
    - <u>ii.</u> A license shall be valid only on the dates approved by the common council.
  - c. The city clerk shall issue any license granted by the common council. Licenses are non-transferable.
  - d. The city clerk shall notify any applicant whose application was denied of the applicant's appeal rights under WAMC 2.48(5).
- 7. Regulations. Licenses granted under this section are subject to the following regulations:
  - a. The licensee shall display a copy of the license prominently on the premises.
  - b. The licensee shall file updated information with the city clerk within 10 days after any information on a license changes.
  - c. No person may refuse the entry of police officers, health officers, building inspectors, or zoning inspectors on to the premises at all reasonable hours.
  - d. No person may permit disorderly, riotous, or indecent conduct at any time on any premises.
  - e. No premises may remain open between the hours of 11:00 p.m. and 9:00 a.m. of any day, unless the common council expands the open hours for the premises. No premises may remain open outside of the hours set forth by the common council.
  - f. The premises may not violate a health, zoning, or building code provision.
  - g. No person under the age of 18 may be permitted on a premises where amusement devices are offered to the public before the hour of 3:00 P.M. on any day that the West Allis West Milwaukee public schools are in session, unless accompanied by their legal parent or guardian.
  - h. Any amusement device on a premises shall be arranged so that persons using the amusement device will not obstruct a path at least 3 feet wide on the side of the user opposite of the amusement device.
  - i. No licensee may transfer a license to another person.
  - j. No person may violate any conditions imposed upon a specific license at the time the license was granted or imposed on an existing licensee with the licensee's consent.
- 8. Penalties. Any person who violates any provision under this section shall forfeit up to \$500 for each violation. Each day that any ongoing violation continues is a separate offense.
- 9. Suspension, Revocation, and Non-Renewal
  - a. Authority. The common council may suspend, revoke, or refuse to renew a public entertainment license if the applicant becomes disqualified.

- b. Commencement. Based on allegations submitted to the license and health committee, an alderperson may approve the issuance of a summons and complaint against a license. The complaint shall contain the allegations. The summons shall state the date on which and location where the licensee must appear. The summons and complaint shall be signed by a member of the committee or an attorney therefore. Service shall be in the manner provided under Wis. Stat. Ch. 801 for service in civil actions in circuit court
- c. Procedure.
  - i. If the licensee does not appear as required by the summons, the allegations of the complaint shall be taken as true and if the municipal governing body or the committee finds the allegations sufficient, the license shall be revoked. The clerk shall give notice of the revocation to the person whose license is revoked.
  - ii. If the licensee appears as required by the summons and denies the complaint, both the complainant and the licensee may produce witnesses, cross-examine witnesses and be represented by counsel. The licensee shall be provided a written transcript of the hearing at his or her expense. If the hearing is held before the municipal governing body and the complaint is found to be true, the license shall either be suspended for not less than 10 days nor more than 90 days or revoked.
  - iii. If the hearing is held before a committee of a city council, the committee shall submit a report to the city council, including findings of fact, conclusions of law and a recommendation as to what action, if any, the city council should take with respect to the license. The committee shall provide the complainant and the licensee with a copy of the report. Either the complainant or the licensee may file an objection to the report and shall have the opportunity to present arguments supporting the objection to the city council. The city council shall determine whether the arguments shall be presented orally or in writing or both. If the city council, after considering the committee's report and any arguments presented by the complainant or the licensee, finds the complaint to be true, or if there is no objection to a report recommending suspension or revocation, the license shall be suspended or revoked.
  - iv. The municipal clerk shall give notice of each suspension or revocation to the person whose license is suspended or revoked.
  - y. If the municipal governing body finds the complaint untrue, the proceeding shall be dismissed without cost to the accused.
- d. Judicial Review. The suspension, revocation, or nonrenewal of any license may be reviewed by writ of certiorari to the Milwaukee County Circuit Court,

Wis. Stat. 60.23(10), 62.26(1)

SECTION 2: ADOPTION "9.08 Entertainment Device Distributor License" of the City Of West Allis Municipal Code is hereby added as follows:

#### ADOPTION

- 9.08 Entertainment Device Distributor License(Added)
  - Definition. "Entertainment device" means any equipment designed to provide amusement to the user including, but not limited to: amusement devices, jukeboxes, and
    other similar devices.
  - License Required. No person may lease or place an entertainment device upon another person's public place within the City, or receive profits from such a lease, without first having obtained a license under this section.
  - 3. Application
    - a. Any person seeking an entertainment device distributor license shall file a complete application with the city clerk in a form approved by the clerk.
    - b. At the time of filing an application, the applicant shall submit:
      - i. A nonrefundable license fee in the amount stated on the Fee Schedule at the time of application.
      - ii. A list of all locations within the City at which the applicant has placed entertainment devices within the past year or will place amusement devices within the next year under the terms of a contract. The list shall include the addresses of the premises where the devices were placed or are contracted to be placed, the number of machines placed or to be placed at the premises, and the legal names of the entities contracting for each entertainment device.
    - c. The clerk shall notify the Police Departments of each application received. The department shall report to the common council any information that may disqualify the applicant.
  - 4. Disqualifications. Any applicant may be disqualified for a license if any of the following applies to the applicant or to any members, shareholder, and officers of any applicant that is not an individual:
    - a. The applicant has an arrest or conviction record, subject to Wis. Stat. 111.335(4).
    - b. The applicant made false statements on the application or to the common council or a committee thereof.
    - c. The applicant violated the license regulations in this section within 5 years of the date of application.
    - d. The applicant has been denied a license or had a license revoked in the 12 months preceding the application date.
  - 5. Term, Issuance, and Renewal
    - a. For a new application, the common council may grant a license to any applicant who is not disqualified.
    - b. A license shall be valid on the date of issuance and expire on June 30 of each year.
    - c. For a renewal application, the common council shall grant the license unless the applicant is disqualified.
    - d. The city clerk shall issue any license granted by the common council.
    - e. The city clerk shall notify any applicant whose application was denied of the applicant's appeal rights under WAMC 2.48(5).
  - 6. Regulations. Licenses granted under this section are subject to the following regulations:
    - a. The licensee shall maintain a copy of the license at the licensee's place of business and produce the license upon the request of a law enforcement officer.
    - b. The licensee shall file updated information with the city clerk within 10 days after any information on a license changes.
    - c. No licensee may transfer a license to another person.
    - d. No person may violate any conditions imposed upon a specific license at the time the license was granted or imposed on an existing licensee with the licensee's consent.
  - 7. Penalties. Any person who violates any provision under this section shall forfeit up to \$500 for each violation. Each day that any ongoing violation continues is a separate offense.
  - 8. Suspension, Revocation, and Non-Renewal
    - a. Authority. The common council may suspend, revoke, or refuse to renew an entertainment device distributor license if the applicant becomes disqualified.
    - b. Commencement. Based on allegations submitted to the license and health committee, an alderperson may approve the issuance of a summons and complaint against a license. The complaint shall contain the allegations. The summons shall state the date on which and location where the licensee must appear. The summons and complaint shall be signed by a member of the committee or an attorney for the committee. Service shall be in the manner provided under Wis. Stat. Ch. 801 for service in civil actions in circuit court.
    - c. Procedure.
      - i. If the licensee does not appear as required by the summons, the allegations of the complaint shall be taken as true and if the common council or the committee finds the allegations sufficient, the license shall be revoked. The clerk shall give notice of the revocation to the person whose license is revoked.
      - ii. If the licensee appears as required by the summons and denies the complaint, both the complainant and the licensee may produce witnesses, cross-examine witnesses and be represented by counsel. The licensee shall be provided a written transcript of the hearing at his or her expense.
      - iii. If the hearing is held before the common council and the complaint is found to be true, the license shall either be suspended for not less than 10 days nor more than 90 days or revoked.

- iv. If the hearing is held before a committee of a common council, the committee shall submit a report to the common council, including findings of fact, conclusions of law and a recommendation as to what action, if any, the common council should take with respect to the license. The committee shall provide the complainant and the licensee with a copy of the report. Either the complainant or the licensee may file an objection to the report and shall have the opportunity to present arguments supporting the objection to the common council. The common council shall determine whether the arguments shall be presented orally or in writing or both. If the common council, after considering the committee's report and any arguments presented by the complainant or the licensee, finds the complaint to be true, or if there is no objection to a report recommending suspension or revocation, the license shall be suspended or revoked.
- v. The city clerk shall give notice of each suspension or revocation to the person whose license is suspended or revoked.
- vi. If the common council finds the complaint untrue, the proceeding shall be dismissed without cost to the accused.
- d. Judicial Review. The suspension, revocation, or nonrenewal of any license may be reviewed by writ of certiorari to the Milwaukee County Circuit Court,

### SECTION 3: REPEAL "9.032 Tavern Instrumental Music Licenses" of the City Of West Allis Municipal Code is hereby repealed as follows:

#### REPEAL

#### 9.032 Tavern Instrumental Music Licenses (Repealed)

- 1. License Required. No person holding a Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license, nor the licensee's agents or employees shall provide, maintain, suffer or permit in or upon the licensed premises any instrumental music or singing accompanied by pre-recorded music (commonly referred to as "karaoke") without having first obtained a license therefor as hereinafter provided. Such music and singing shall be discontinued thirty (30) minutes prior to the established closing time set forth in Chapter 125 of the Wisconsin Statutes. The license shall be construed to permit singing by members of the musical group engaged to perform on the licensed premises or by members of the audience performing karaoke, however, no dancing shall be permitted under such license unless a dance hall license has been obtained pursuant to Section 9.05.
- 2. Application. Application for a license required by this section shall be made in writing upon a form prescribed by and filed with the City Clerk/Treasurer. The application shall contain the following information:
  - a. The name and address of the person, corporation, partnership, limited liability company or other entity applying for the license. Said applicant must be the same as the person or entity holding the Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license.
  - b. Whether the applicant has, within five (5) years prior to the date of application, been licensed to sell alcohol beverages, and whether any such licenses were ever suspended or revoked and a statement of the reasons therefor.
  - c. The location of the premises for which the license is sought and identification of the Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license held for the premises.
  - d. If, during the pendancy of the application, or during the term of any license granted, there is any change in fact which would alter the information given on the application, the applicant shall notify the Clerk/Treasurer in writing thereof within ten (10) days after such change.
- 3. License Fee. The fee for an instrumental music license shall be one hundred forty dollars (\$140.00). The fee shall accompany each application. The full license fee shall be charged for the whole or fraction of the license year, except as provided in Paragraph (8). [Ord. O-2009-0033, 11/3/2009]
- 4. Granting of License.
  - a. Upon receipt of a proper application and the prescribed license fee, the Clerk/Treasurer shall forward such application to the Common Council for consideration. Within sixty (60) days of receiving an application, the Common Council shall grant or deny the license or hold the application for an additional thirty (30) days, unless otherwise agreed to by the applicant.
  - b. The Common Council shall examine all applications filed, as herein provided, and shall make or cause to be made such further investigation of the application as it deems necessary. The Common Council shall approve a license only if it finds all of the following facts exist:
    - i. That all of the statements made in the application are true;
    - ii. Subject to §§ 111.321, 111.322 and 111.335 of the Wisconsin Statutes, that the applicant or, if the applicant is not an individual, that every member, managing officer or agent of the applicant has not been convicted of any offense involving dishonesty or moral turpitude and has not been convicted of any violation of the law relating to the public health and safety;
    - iii. That the premises for which a license is sought will comply with the provisions of this section and all other applicable rules, regulations, ordinances and state laws, specifically including, but not limited to, zoning regulations, building code requirements, fire prevention code, and health code requirements;
    - iv. That the proposed instrumental music will comply with all applicable rules, regulations, ordinances and state laws, specifically including, but not limited to, noise limitations;
    - v. If the applicant is a corporation, that it is licensed to do business and is in good standing with the State of Wisconsin;
    - vi. That the applicant holds a Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license for the premises for which the instrumental music license is sought and is otherwise entitled to a license under the provisions of this section.
  - c. Upon approval of the application by the Common Council, a license shall be issued to the applicant by the Clerk/Treasurer. Any license issued under this section shall be nonassignable and nontransferable from person to person or from one premises to another.
  - d. Whenever an application is denied or held for further investigation, the Clerk/Treasurer shall advise the applicant, in writing, of the action taken and the reasons for such action. The Clerk/Treasurer shall also advise the applicant of the right to request that the Common Council review its determination, pursuant to Section 2.48 of the West Allis Revised Municipal Code.
- 5. Expiration, Transfer and Lapse of License.
  - a. All licenses issued as herein provided shall expire on the 30th day of June of each year.
  - b. Any license issued pursuant to this section shall lapse and become void whenever the Common Council or licensee shall not renew the retail Class "B" fermented malt beverage, Class "B" intoxicating liquor or Class "C" wine license or said license is revoked by the Common Council. If any such retail Class "B" or "C" license shall be suspended, the license issued under this section shall be deemed suspended for a like period, without further action by the Common Council.
  - c. No license or interest in a license may be transferred to any person, partnership or corporation. The transfer of a license or any interest in a license shall automatically and immediately revoke the license.
- 6. Display of License. Any person licensed in accordance with the provisions of this section shall keep his license posted in a prominent place upon the license premises.
- 7. Revocation, Suspension or Nonrenewal. A license may be suspended for a period not to exceed ninety (90) days, revoked or not renewed by the Common Council for disorderly conduct upon the licensed premises or for any violation by the licensee, his agents or employees, of any provision of this section, or any ordinance or law relating to the use or occupation of the licensed premises. If at any time a license is revoked, at least one (1) year shall elapse before another license shall be given for the same premises or to the same licensee. Any revocation or suspension may be in addition to any forfeiture imposed under this section. The procedures set forth in § 125.12 of the Wisconsin Statutes and Section 9.02(20) of the Revised Municipal Code shall apply to revocation, suspensions and nonrenewals of instrumental music licenses.
- 8. Special Permits. A special instrumental music permit may be issued by the Clerk/Treasurer for a particular forty-eight hour period, upon approval by the Common Council. The applicant must meet all criteria for license approval set forth in Paragraph (2). Application for any such permit shall be made in writing upon a form prescribed by and filed with the Clerk/Treasurer, in accordance with the provisions of Paragraph (3). Not more than ten (10) special permits for either instrumental music shall be issued for the same premises in any license year. Subsequent to the issuance of an initial permit for a premises, the Clerk/Treasurer may issue additional permits for each premises, as provided in this paragraph, without further investigation of applications for any such premises and without the Council's approval for the entire period the license is held by the same individual or corporation and for the same licensed premises. A special permit, when issued, shall entitle the holder

- thereof, for a particular forty-eight-hour period to the respective privileges accompanying the corresponding license provided for in this section. Any violation of this section by the permit holder or any reported unreasonably loud music or disorderly conduct on the premises shall be deemed cause for suspension or denial of any further special permit privileges. A permit fee of twenty dollars (\$20.00) shall accompany the application. Such fee shall be nonrefundable. [Ord. O-2009-0033, 11/3/2009]
- 9. Penalties. Any person violating any of the provisions of this section shall, upon conviction thereof, forfeit not less that fifty dollars (\$50.00) nor more than five hundred dollars (\$50.00) or in default of payment of said forfeiture and costs, punishment shall be suspension of the defendant's operating privileges pursuant to §§ 343.30 and 345.47, Wis. Stats., or by imprisonment in the Milwaukee County House of Corrections or Milwaukee Jail until payment of the forfeiture and costs, but not in excess of the number of days set forth in § 800.095(4), Wis. Stats.

#### [Ord. 6539, (repeal and recreate) 11/6/2000]

**SECTION 4:** REPEAL "9.033 Tavern Entertainment License - Special Entertainment" of the City Of West Allis Municipal Code is hereby *repealed* as follows:

#### REPEAL

#### 9.033 Tavern Entertainment License - Special Entertainment (Repealed)

- 1. License Required. No person holding a retail Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license, nor the licensee's agents or employees, shall provide, maintain, suffer or permit in or upon the licensed premises [as described in §§ 125.26(3), 125.51(3)(d), and 125.51(3m)(d), Wis. Stats.], any singing or dancing floor shows, cabaret shows, lingerie shows, exotic dancing, or similar type of show or entertainment, whether live or prerecorded music is used or not, without having first obtained a license therefor as hereinafter provided. Such entertainment shall discontinue thirty (30) minutes prior to the established closing time for the licensed premises. No instrumental music license under Section 9.032 shall be required of any person holding a valid license under this section. [Ord. No. O-2009-0017, 6/2/2009]
- 2. Location. No person shall be granted an entertainment license if the licensed premises is located:
  - a. Within five hundred (500) feet of a residential area as defined in Section 9.28(1)(k) of the Revised Municipal Code.
  - b. Within five hundred (500) feet of an adult-oriented establishment as defined in Section 9.28(1)(a) of the Revised Municipal Code.
  - c. Within five hundred (500) feet of another business holding an entertainment license under this section or Section 9.034 of the Revised Municipal Code. [Ord. No. O-2009-0017, 6/2/2009]
  - d. Within five hundred (500) feet of any pre-existing school, church, or day-care center as defined in Sections 9.28(1)(h), 9.28(1)(j), and 9.28(1)(l) of the Revised Municipal Code. [Ord. No. O-2009-0017, 6/2/2009]
  - e. For purposes of this ordinance, distances are to be measured in a straight line without regard to intervening structures or objects, from the property line of the licensed premises to the nearest property line of an adult-oriented establishment, school, church, day-care center, residential area, or other premises holding a license under this section.
- 3. Application. Application for a license required by this section shall be made in writing upon a form prescribed by and filed with the Clerk/Treasurer. The application herein required shall contain the following information under oath:
  - a. The name and address of the person, corporation, partnership, limited liability company or other entity applying for the license. Said applicant must be the same as the person holding the Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license.
  - b. If the applicant is not an individual, the names and addresses of the partners or the applicant's principal officers and agent under § 125.04(6), Wis. Stats.
  - c. If the applicant, or in the event the applicant is not an individual person, if any partner, principal officer, or agent of the applicant has been convicted in a court of competent jurisdiction of any offense, criminal or civil forfeiture, other than parking offenses or minor traffic offenses, including dates of conviction, nature of the offense, and location of the offense for such all offenses within the five-year period immediately preceding the date of application unless the applicant has been duly pardoned.
  - d. If the applicant, or in the event the applicant is not an individual person, if any partner, principal officer, or agent of the applicant has, within five (5) years prior to the date of application, been licensed to sell alcohol beverages and whether any such license was suspended, revoked, or not renewed and a statement of the reasons therefor.
  - e. A statement of the specific nature of the entertainment to be provided.
  - f. The location of the premises for which the license is sought and identification of the Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license held for the premises.
- 4. Duty to Cooperate. Failure or refusal of the applicant to give any information relevant to the investigation of the application, or the applicant's refusal or failure to appear at any reasonable time and place for examination under oath regarding said application or the applicant's refusal to submit to or cooperate with any investigation required or deemed necessary shall constitute an admission by the applicant that the applicant is ineligible for such license and shall be grounds for denial thereof.
- 5. Notification of Changes. If, while any application is pending, or during the term of any license granted thereon, there is any change in fact that would alter the information given on the application, the applicant or licensee shall notify the Clerk/Treasurer in writing thereof within ten (10) days after such change.
- 6. License Fee. The fee for a license issued under this section shall be \$1,400.00. The license fee shall accompany each application. The full license fee shall be charged for the whole or fraction of the license year. [Ord. O-2009-0033, 11/3/2009]
- 7. Processing of Application and Issuance of License.
  - a. Upon receipt of a proper application and the prescribed license fee, the Clerk/Treasurer shall provide copies of the application to the Police Department, Building Inspection Department, and other applicable departments for their investigation and review to determine compliance of the proposed tavem entertainment with the laws and regulations each department administers. Each department shall, within thirty (30) days, report back to the Clerk/Treasurer whether the applicant and premises comply with the laws and regulations administered by each department. No license may be issued unless each department reports that the applicant and premises comply with all relevant laws and regulations. A department shall recommend denial of a license if it finds that the proposed applicant or premises are not in conformance with the requirements of this section, the ordinances of the City of West Allis, the laws of the State of Wisconsin, or any other applicable law or regulation. A recommendation for denial shall be in writing and cite the specific reason or reasons therefor.
  - b. With sixty (60) days of receiving a completed application and fee, the Common Council shall grant or deny the license or hold the application for an additional period of time as agreed to by the applicant.
  - c. The Common Council shall examine all applications filed and shall make or cause to be made such further investigation as it deems necessary. The Common Council shall approve a license only if it finds all of the following:
    - i. That all of the statements made in the application are true.
    - ii. Subject to §§ 111.321, 111.322, and 111.335 of the Wisconsin Statutes, that the applicant or, if the applicant is not an individual, that every partner, principal officer, and agent appointed pursuant to Section 125.04(6) has not been convicted of any offense substantially related to the operation of a tavem entertainment establishment.
    - iii. That the premises for which the license is sought will comply with the provisions of this section and all other applicable rules, regulations, ordinances, and state laws, specifically including, but not limited to, zoning regulations, Building Code, Fire Prevention Code, and Health Code requirements.
    - iv. That the proposed entertainment will comply with all applicable rules, regulations, ordinances, and state laws, specifically including, but not limited to, noise limitations, performance standards, and distancing requirements under Sections 7.035, 9.02(19), and 18.03(3)(m) of the Revised Municipal Code. [Ord. No. O-2009-0017, 6/2/2009]
    - v. If the applicant is a corporation that it is licensed to do business in the State of Wisconsin and is in good standing.

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- vi. That the applicant holds a Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license for the premises for which an entertainment license is sought.
- d. Upon approval of the application by the Common Council, a license shall be issued to the applicant by the Clerk/Treasurer. Any license issued under this section shall be non-assignable and nontransferable from person to person or from one premises to another.
- e. Whenever an application is denied, the Clerk/Treasurer shall advise the applicant in writing of the action taken and the reasons for such action. The Clerk/Treasurer shall also advise the applicant of the right to request that the Common Council review its determination pursuant to § 2.48(5) of the Revised Municipal Code.
- 8. Display of License. The license shall be displayed in a conspicuous public place in the tavern entertainment establishment.
- 9. Renewal of License.
  - a. Every license issued pursuant to this section shall terminate on June 30th pursuant to Section 9.015, unless sooner revoked, and must be renewed before operation is allowed in the following license year. Any operator desiring to renew a license shall make application to the Clerk/Treasurer. The application for renewal must be filed on or before May 1st. Operators filing a renewal application shall provide the information required by Subsection 9.033(3) and shall be processed pursuant to Subsection 9.033(7). [Ord. No. O-2009-0017, 6/2/2009]
  - b. A license renewal fee of \$1,400.00 shall be submitted with the application for renewal. [Ord. O-2009-0033, 11/3/2009]
- 10. Transfer of License. No license issued pursuant to this section shall be assignable or transferable. For purposes of this section, "assignable" or "transferable" shall mean and include any of the following:
  - a. The sale, lease, or sublease of the business; or
  - b. The transfer of securities which constitute a controlling interest in the business, whether by sale, gift, exchange, or similar means; or
  - c. The establishment of a trust, gift, or other similar legal device which transfers the ownership or control of the business.
- 11. Suspension, Revocation, and Nonrenewal of License.
  - a. A license may be suspended for a period not to exceed ninety (90) days, revoked, or not renewed by the Common Council for participating in, allowing, or suffering disorderly conduct or sexual offenses in or around the licensed premises or for any violation by the permittee, the licensee, or the licensee's agents, employees, or entertainers, of any of the provisions of this section, or any ordinance or law relating to the use or occupation of the licensed premises. If a, license is revoked or not renewed, at least two (2) years shall elapse before another license or permit shall be given for the same premises or to the same licensee or permittee. Any suspension, revocation, or nonrenewal may be in addition to any forfeiture imposed under this section or other penalty imposed by law. The procedures set forth in § 125.12 of the Wisconsin Statutes shall apply to suspensions, revocations, and non-renewals of entertainment licenses and permits.
- 12. Exceptions. A tavem entertainment license is not required if the entertainment consists of dart games, amusement devices for which a license is required under Section 9.08 of this code, pool or billiard tables, or bowling.
- 13. Pre-Existing Entertainment Licenses and Discontinuation of Operation. Holders of Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine licenses who also possess an entertainment license at the time of passage of this ordinance are exempt from the locations provisions of Paragraph 9.033(2). Any transfer of the entertainment license from the licensed premises to any other premises shall cause said entertainment license to lapse and become void. Any discontinuation in the operation of the licensed premises for a period of six (6) months shall also cause the entertainment license to lapse and become void. A licensee whose license has lapsed and become void shall thereafter be subject to the location requirements in Paragraph 9.033(2). [Ord. No. O-2009-0017, 6/2/2009]

#### (Ord. 6540 (amended) 2/6/2001)

SECTION 5: REPEAL "9.034 Tavern Entertainment License - Other Entertainment" of the City Of West Allis Municipal Code is hereby repealed as follows:

### REPEAL

# 9.034 Tavern Entertainment License - Other Entertainment (Repealed)

- 1. License Required. No person holding a retail Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license, nor the licensee's agents or employees, shall provide, maintain, suffer or permit in or upon the licensed premises [as described in §§ 125.26(3), 125.51(3)(d), and 125.51(3m)(d), Wis. Stats.], any entertainment, exposition, or show, other than shows listed in Section 9.033, whether live or prerecorded music is used or not, without having first obtained a license therefor as hereinafter provided. Such entertainment shall discontinue thirty (30) minutes prior to the established closing time for the licensed premises. No instrumental music license under Section 9.032 shall be required of any person holding a valid license under this section.
- 2. Application. Application for a license required by this section shall be made in writing upon a form prescribed by and filed with the Clerk/Treasurer. The application herein required shall contain the following information under oath:
  - a. The name and address of the person, corporation, partnership, limited liability company or other entity applying for the license. Said applicant must be the same as the person holding the Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license.
  - b. If the applicant is not an individual, the names and addresses of the partners or the applicant's principal officers and agent under § 125.04(6), Wis. Stats.
  - c. If the applicant or, in the event the applicant is not an individual person, if any partner, principal officer, or agent of the applicant has been convicted in a court of competent jurisdiction of any offense, criminal or civil forfeiture, other than parking offenses or minor traffic offenses, including dates of conviction, nature of the offense, and location of the offense for such all offenses within the five-year period immediately preceding the date of application unless the applicant has been duly pardoned.
  - d. If the applicant or, in the event the applicant is not an individual person, if any partner, principal officer, or agent of the applicant has, within five (5) years prior to the date of application, been licensed to sell alcohol beverages and whether any such license was suspended, revoked, or not renewed and a statement of the reasons therefor.
  - e. A statement of the specific nature of the entertainment to be provided.
  - f. The location of the premises for which the license is sought and identification of the Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license held for the premises.
- 3. Duty to Cooperate. Failure or refusal of the applicant to give any information relevant to the investigation of the application, or the applicant's refusal or failure to appear at any reasonable time and place for examination under oath regarding said application or the applicant's refusal to submit to or cooperate with any investigation required or deemed necessary shall constitute an admission by the applicant that the applicant is ineligible for such license and shall be grounds for denial thereof.
- 4. Notification of Changes. If, while any application is pending, or during the term of any license granted thereon, there is any change in fact that would alter the information given on the application, the applicant or licensee shall notify the Clerk/Treasurer in writing thereof within ten (10) days after such change.
- 5. License Fee. The fee for a license issued under this section shall be two hundred fifty dollars (\$250.). The license fee shall accompany each application. The full license fee shall be charged for the whole or fraction of the license year.
- 6. Processing of Application and Issuance of License.
  - a. Upon receipt of a proper application and the prescribed license fee, the Clerk/Treasurer shall provide copies of the application to the Police Department, Building Inspection Department, and other applicable departments for their investigation and review to determine compliance of the proposed tavem entertainment with the laws and regulations each department administers. Each department shall, within thirty (30) days, report back to the Clerk/Treasurer whether the applicant and premises comply with the laws and regulations administered by each department. No license may be issued unless each department reports that the applicant and premises comply with all relevant laws and regulations. A department shall recommend denial of a license if it finds that the proposed applicant or premises are not in conformance with the requirements of this section, the ordinances of the City of West Allis, the laws of the State of

- Wisconsin, or any other applicable law or regulation. A recommendation for denial shall be in writing and cite the specific reason or reasons therefor.
- b. With sixty (60) days of receiving a completed application and fee, the Common Council shall grant or deny the license or hold the application for an additional period of time as agreed to by the applicant.
- c. The Common Council shall examine all applications filed and shall make or cause to be made such further investigation as it deems necessary. The Common Council shall approve a license only if it finds all of the following:
  - i. That all of the statements made in the application are true.
  - ii. Subject to §§ 111.321, 111.322, and 111.335 of the Wisconsin Statutes, that the applicant or, if the applicant is not an individual, that every partner, principal officer, and agent appointed pursuant to Section 125.04(6) has not been convicted of any offense substantially related to the operation of a tavem entertainment establishment.
  - iii. That the premises for which the license is sought will comply with the provisions of this section and all other applicable rules, regulations, ordinances, and state laws, specifically including, but not limited to, zoning regulations, Building Code, Fire Prevention Code, and Health Code requirements.
  - iv. That the proposed entertainment will comply with all applicable rules, regulations, ordinances, and state laws, specifically including, but not limited to, noise limitations, performance standards, and distancing requirements under Sections 7.035, 9.02(19), and 18.03(3)(m) of the Revised Municipal Code
  - v. If the applicant is a corporation that it is licensed to do business in the State of Wisconsin and is in good standing.
  - vi. That the applicant holds a Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license for the premises for which an entertainment license is sought.
- d. Upon approval of the application by the Common Council, a license shall be issued to the applicant by the Clerk/Treasurer. Any license issued under this section shall be non-assignable and nontransferable from person to person or from one premises to another.
- e. Whenever an application is denied, the Clerk/Treasurer shall advise the applicant in writing of the action taken and the reasons for such action. The Clerk/Treasurer shall also advise the applicant of the right to request that the Common Council review its determination pursuant to Section 2.48(5) of the Revised Municipal Code.
- 7. Display of License. The license shall be displayed in a conspicuous public place in the tavern entertainment establishment.
- 8. Renewal of License
  - a. Every license issued pursuant to this section shall terminate on June 30th pursuant to Section 9.015, unless sooner revoked, and must be renewed before operation is allowed in the following license year. Any operator desiring to renew a license shall make application to the Clerk/Treasurer. The application for renewal must be filed on or before May 1st. Operators filing a renewal application shall provide the information required by Subsection 9.034(2) and shall be processed pursuant to Subsection 9.034(6).
  - b. A license renewal fee of two hundred fifty dollars (\$250.) shall be submitted with the application for renewal.
- 9. Transfer of License. No license issued pursuant to this section shall be assignable or transferable. For purposes of this section, "assignable" or "transferable" shall mean and include any of the following:
  - a. The sale, lease, or sublease of the business; or
  - b. The transfer of securities which constitute a controlling interest in the business, whether by sale, gift, exchange, or similar means; or
  - c. The establishment of a trust, gift, or other similar legal device which transfers the ownership or control of the business.
- 10. Suspension, Revocation, and Nonrenewal of License.
  - a. A license may be suspended for a period not to exceed ninety (90) days, revoked, or not renewed by the Common Council for participating in, allowing, or suffering disorderly conduct or sexual offenses in or around the licensed premises; or for any violation by the permittee, the licensee, or the licensee's agents, employees, or entertainers, of any of the provisions of this section; or any ordinance or law relating to the use or occupation of the licensed premises. If a license is revoked or not renewed, at least two (2) years shall elapse before another license or permit shall be given for the same premises or to the same licensee or permittee. Any suspension, revocation, or nonrenewal may be in addition to any forfeiture imposed under this section or other penalty imposed by law. The procedures set forth in Section 125.12 of the Wisconsin Statutes shall apply to suspensions, revocations, and nonrenewals of entertainment licenses and permits.
- 11. Exceptions. A tavem entertainment license is not required if the entertainment consists of dart games, amusement devices for which a license is required under Section 9.08 of this Code, pool or billiard tables, or bowling.
- 12. Discontinuation of Operation. Any transfer of the entertainment license from the licensed premises to any other premises shall cause said entertainment license to lapse and become void. Any discontinuation in the operation of the licensed premises for a period of six (6) months shall also cause the entertainment license to lapse and become void.
- 13. Special Entertainment. A license issued under this section shall not constitute a license to engage in entertainment under Section 9.033 of the Revised Municipal Code.

### [Ord. No. O-2009-0016, 6/16/2009]

## SECTION 6: REPEAL "9.05 Dance Halls" of the City Of West Allis Municipal Code is hereby repealed as follows:

### REPEAL

### 9.05 Dance Halls (Repealed)

- 1. Definitions.
  - a. Public Dance. The term "public dance" or "public hall," as used in this section, shall be taken to mean any dance or hall to which admission can be had, either without charge when under personal supervision of the licensee or by payment of a fee or by purchase, possession or presentation of a ticket or token in which a charge is made for caring for clothing or other property, or any other dance to which the public generally may gain admission with or without payment of a fee.
  - b. Public Dance Hall. The term "public dance hall," as used herein, shall mean any room, place or space in which a public dance or public hall may be held, or hall or academy in which classes in dancing are held and instruction in dancing given for hire.
- 2. Dance Hall License
  - a. License Required. It shall be unlawful to hold any public dance or public ball or to hold classes in dancing within the limits of the City until the dance hall in which the same may be held shall have been duly licensed for such purpose.
  - b. This section shall not apply to studios or dance academies whose primary business is dance instruction and do not offer food or beverages for sale on the premises. [Ord. O-2010-0013, 6/1/2010]
  - c. Fees. All such applications shall be accompanied by an annual license fee of sixty dollars (\$60.00). [Ord. 6055, 11/15/1993; Ord. O-2009-0033, 11/3/2009]
  - d. Granting License. No license for public dance hall shall be issued until it shall be determined that the hall conforms to all health and fire regulations of the City, that it is properly ventilated and supplied with sufficient toilet conveniences, and is a safe and proper place for the purpose for which it is to be used.
  - e. Revocation of License. The license of any public dance hall shall be revoked by the Common Council for disorderly or immoral conduct on the premises or for violation of any of the rules, regulations, ordinances and laws governing or applying to public dance halls or public dances. If at any time the license of a public dance hall be revoked, at least six (6) months shall elapse before another license or permit shall be given for dancing on the same premises to the same licensees.
- 3. Regulations of Dance Halls.
  - a. Renting of Hall.

- i. Licensee to Report. Every licensed owner of a dance hall shall immediately upon application being received by him from any person, club or society to lease or rent his hall for the purpose of holding a public dance or ball therein, report to the Chief of Police the name and address of such person, club or society and the date when such public dance or ball is proposed to be held. The Chief of Police shall at once make or cause to be made an investigation for the purpose of determining whether such dance or ball shall be held.
- ii. Refusal to Permit Dance. If the Chief of Police shall determine that the proposed dance or ball ought not to be held, he shall, within five (5) days after receipt of the aforesaid notice of application for lease or rental, notify the licensed owner of such dance hall in writing that the proposed public dance or ball shall not be held therein, and the licensed owner of such dance hall thereupon shall refuse to permit such public dance or ball to be held in such hall. Failure on the part of the licensed owner of such hall to comply with the provisions of this notice shall be sufficient cause for the revocation of the license of such licensed owner.
- iii. Exceptions. Nothing herein shall be construed as requiring the holder of a dance hall license to secure a dance permit where the dance is conducted in the hall under the direct personal supervision of such licensee.
- b. Minors at Dance Halls. It shall be unlawful after 10:00 p.m. to permit any person to attend or take part in any public dance who is under the age of eighteen (18) years unless accompanied by parent, lawful guardian or adult spouse when intoxicating or fermented malt beverages are available for consumption on the premises. It shall be unlawful for any person to represent himself or herself to have reached the age of eighteen (18) years in order to obtain admission to a public dance hall or to be permitted to remain therein when such person, in fact, is under eighteen (18) years of age, and it shall also be unlawful for any person to represent himself or herself to be a parent, lawful guardian or adult spouse of any person, in order that such person may obtain admission to a public dance hall, or shall be permitted to remain therein when the party making the representation is not, in fact, either a parent, lawful guardian or adult spouse of the other person.
- c. Closing Hours. All public dances, except upon licensed tavem premises, shall be discontinued and all public dance halls shall be closed on or before the hour of 1:30 a.m. during the week and 2:30 a.m. on Sunday, and shall remain closed until 8:00 a.m. of said day. Public dances upon licensed tavem premises shall be discontinued fifteen (15) minutes prior to the established closing time for such tavem premises.
- d. Dancing in Bar Room. It shall be unlawful to permit dancing in a bar room of any tavern within six (6) feet of any bar and back barwall, or the area within three (3) feet of any part of an exit door or toilet room door, or any other exit or passageway, or any toilet room or any other space or room which is not used exclusively by the public. The area in which dancing is permitted shall be either partitioned off, roped off or indicated by a line drawn upon the floor.

SECTION 7: REPEAL "9.06 Pool Tables And Bowling Alleys" of the City Of West Allis Municipal Code is hereby repealed as follows:

#### REPEAL

#### 9.06 Pool Tables And Bowling Alleys (Repealed)

- 1. License Required. No person shall erect or keep, or permit to be erected, placed or kept upon his, her or their premises, within the limits of the City, any billiard table, pool table, bowling alley, nine- or ten-pin alley, used and kept for hire, without having obtained a license therefor, as provided in this section.
- 2. Application for License. Licenses for the erection or keeping of billiard tables, pool tables and bowling alleys shall be issued by the City Clerk when granted by the Common Council upon the presentation to the Clerk of the City Treasurer's receipt, showing payment of the sum required in Subsection (4) hereof.
- 3. License Non-assignable. No license shall be assignable or inure to the benefit of any other than the person, persons, company, association or corporation to whom such license was originally issued.
- 4. License Period and Fees. Every license shall expire on the 30th day of June following the date of its issue, and a fee of thirty-five dollars (\$35.00) shall be paid therefor, for each billiard table, pool table or bowling alley for which such license shall be issued. Payment shall be made to the City Clerk/Treasurer upon application. [Ord. 6055, 11/15/1993; Ord. O-2009-0033, 11/3/2009]
- Regulations.
  - a. No licensee shall permit any minor under the age of sixteen (16) years to frequent, loiter in or to play pool or billiards in that part of any premises used by the public for the playing of pool or billiards.
  - b. In no event shall card playing be permitted on premises which are licensed for the erection or keeping of billiard or pool tables even if such card playing is for social purposes, unless such premises also has a retail Class "B" fermented malt beverage license.
  - c. All premises in which the game of pool or billiards is played shall be so arranged and shall be so lighted at all hours that a full view of the interior may be seen from the public street or sidewalk or from adjacent rooms to which the public is admitted.
  - d. It shall be unlawful for any person, society, club or corporation to operate a billiard or pool room during the closing hours established for retail Class "B" fermented malt beverage or intoxicating liquor licensed premises, as provided in section 9.02(17)(a)(3) of this Code, or to permit any person or persons, except regular employees performing necessary work within the premises, to be or remain in any room where billiard or pool tables are maintained for hire at any time during such hours.
  - e. No person, while in any billiard hall or pool room, shall have in his possession and no person, society, club or corporation operating a billiard or pool room shall permit any person to have in his possession, any intoxicating liquor or fermented malt beverage unless such premises also has a retail Class "B" fermented malt beverage license and a retail Class "B" liquor license, pursuant to the provisions of section 9.02 and section 9.03 of this Code.

SECTION 8: REPEAL "9.08 Amusement Devices" of the City Of West Allis Municipal Code is hereby repealed as follows:

### REPEAL

### 9.08 Amusement Devices (Repealed)

- 1. Definitions.
  - a. Amusement Devices. An amusement device shall mean any electronic or mechanical game, including devices for the playing of miniature games of hockey, bowling, baseball or basketball, pinball and shuffleboard and similar games, and for which a consideration either in coin or in other thing of value is required for the playing thereof or participation in the playing thereof, but shall not be deemed to include any gambling device. A phonograph or instrument for reproducing music and which is not designed for the playing of games shall not be considered an amusement device.
  - b. Phonographs. Phonographs shall include any instrument which reproduces music by record or other means.
  - c. Distributor. Distributor shall mean any person who, as owner or lessor, distributes or leases any amusement device or phonograph to any person for use in the City.
  - d. Lessee. A lessee shall mean any person, not including a firm or corporation, who has leased or agrees to have in his custody or has in his possession, an amusement device under any agreement to pay rent or share in the proceeds of the operation of the machine with the owner or distributor thereof.
  - e. Gambling Device. Gambling device shall mean any instrument, device or thing used or usable for gambling or playing any game of chance for money or any other thing of value.
  - f. Pinball Machines, When Gambling Device. Any device or instrument or so-called pinball machine which contains a coin tray or compartment, in which coins, merchandise or thing of value is delivered or made available to the player, or to the lessee or distributor on behalf of said player or for the player's benefit, as a prize or a reward which is the result of a winning combination or a single or a series of combinations obtained by the player of said device in which the element of chance is a substantial factor is hereby declared to be a gambling device and its ownership or possession is unlawful.

- g. Owner-Operator. An owner-operator is any person who owns and operates an amusement device or phonograph in his own business establishment and is not actively engaged in the practice of distributing any amusement device or phonograph, as defined in subsection (1)(c) hereof.
- 2. Gambling Devices Prohibited. No person, firm or corporation shall set up for operation, operate, lease or distribute for the purpose of operation any gambling device or slot machine.
- 3. License Required. No distributor shall own, lease, install, place, operate any amusement device or phonograph, share in the proceeds or profits or collect rents of any amusement devices or phonographs for use on any premises in the City without first having obtained a distributor's license and paying the license fee hereinafter provided. No person or lessee shall have in its possession or set up for use any amusement device or phonograph which has not been registered with the City Clerk and the registration fee paid, as hereinafter provided.
- 4. Licenses
  - a. Amusement Device Distributor's License.
    - i. Fees. The distributor's license fee for an amusement device shall be four hundred fifty dollars (\$450.00) per year, and shall be paid to the City Clerk/Treasurer at the time of filing the application for a license. [Ord. 6055, 11/15/1993; Ord. O-2009-0033, 11/3/2009]
  - b. Phonograph Distributor's License.
    - i. Fee. The Distributor's license fee for a phonograph shall be three hundred dollars (\$300.00) per year and shall be paid to the City Clerk/Treasurer at the time of filing the application for a license. [Ord. 6055, 11/15/1993; Ord. O-2009-0033, 11/3/2009]
  - c. Owner-operator's Licenses. The owner-operator's license fee for an amusement device shall be thirty dollars (\$30.00) per year, and for a phonograph shall be twenty-five dollars (\$25.00) per year, and shall be paid to the City Clerk/Treasurer at the time of filing the application for a license. [Ord. O-2009-0033, 11/3/2009]
  - d. Application for License.
    - i. An applicant for any of the licenses set forth in Subsection (3) of this section shall make application in writing to the Common Council on such application forms as shall be prescribed by the City Clerk.
    - ii. All applicants, in their application, shall consent to a reasonable inspection of their records and devices to determine ownership and character of amusement devices and phonographs to be operated in their business establishment.
  - e. Standards for Issuance. The Common Council may grant a license if it is found: [Ord. 6519 (amend) 6/6/2000]
    - i. That the business operation as proposed by the applicant will comply with the provisions of this section and all other applicable rules, regulations, ordinances and state law.
    - ii. That subject to §§ 111.321, 111.322, and 111.335, Wis. Stats., the applicant has not, within the five years immediately preceding the date of the application, been convicted of violating this ordinance or of any other offense substantially related to the amusement device business.
    - iii. That the applicant be a Wisconsin resident or name an agent in the State of Wisconsin. Said agent shall be personally liable for the operation of the licensed business and agrees to accept service on behalf of the licensee until such time as a new agent is approved by the Common Council.
    - iv. The applicant is at least eighteen years of age.
    - v. That the applicant has not knowingly made any false, misleading, or fraudulent statement of fact in the license application or other information required in conjunction therewith.
    - vi. That the applicant, if a corporation, is licensed to do business and is in good standing in the State of Wisconsin.
    - vii. That the applicant has substantially complied with all building, zoning, plumbing, electrical, fire, and health codes.
  - f. License Period. The license period for any of the licenses provided for under this section shall extend from July 1 of each year to June 30 of the following year.
- 5. Registration of Amusement Devices
  - a. Devices to Be Registered. All licensed distributors, owners or possessors shall, on the first day of each July, register or cause to be registered with the City Clerk, all of their amusement devices or phonographs on location for use. Nothing herein contained shall be construed to authorize the registration of any slot machine or gambling device.
  - b. Issuance of Registration Symbols. The City Clerk shall require the registrant to submit the information as may be necessary to identify the amusement device so registered, and shall issue to the registrant an appropriate registration symbol so designed as to permit its secure attachment to the amusement device to be registered. Any person, firm or corporation delinquent in the payment of taxes, personal or real, shall not be issued a distributor's license.
  - c. Registration Fees. The registration fee for each amusement device shall be thirty-five dollars (\$35.00) per year per machine, and the registration fee for each phonograph shall be twenty-five dollars (\$25.00) per year per machine. The registration fee shall be paid to the City Clerk/Treasurer at the time of registration. [Ord. 6055, 11/15/1993; Ord. O-2009-0033, 11/3/2009]
  - d. Seizure. The Mayor, Chief of Police or any police officer shall seize or cause to be seized any amusement device upon which is not affixed a registration symbol, as herein required. The ownership or possession of any non-registered amusement device is declared to be a violation of this subsection.
  - e. Transfer of Registration Symbols. Any transfer of registration symbols from one machine to another shall be unlawful, unless a certificate of transfer is first obtained from the City Clerk. The Clerk shall issue such certificate upon the verified statement of the licensee or operator that the previously registered machine is no longer located at the place where originally registered, and that by such transfer the machines on hand shall not exceed two (2) in number. No person shall counterfeit a registration symbol or shall transfer such registration symbol from one amusement device to another without having previously registered such transfer with the City Clerk.
- 6. Suspension, Revocation, or Non-renewal. [Ord. 6519 (amend) 6/6/2000]
  - a. Licenses. The Common Council may suspend, revoke, or not renew any license or registration symbol. No license shall be suspended, revoked, or non-renewed without first providing the licensee with due notice and hearing before the License and Health Committee of the West Allis Common Council for the purpose of determining whether grounds for such action exist. The License and Health Committee shall make findings and recommendations to the West Allis Common Council and a copy shall be mailed to the licensee or its in-state agent. The licensee shall have ten days from the date the findings and recommendations were mailed to make written objections. The Common Council shall then determine whether sufficient ground(s) exist and whether the license should be suspended, revoked, or non-renewed. The Clerk/Treasurer shall notify the operator in writing of the decision of the Common Council by first class mail.
  - b. Registration Symbols. Upon conviction for a violation of any provision of the section involving a device or phonograph registered under this section, the licensee shall surrender the registration symbol(s) for each device to the City Clerk/Treasurer. If the licensee fails or refuses to surrender said symbols, the City Clerk/Treasurer shall notify the licensee, in writing by first class mail, that such symbols are revoked effective the date of conviction, unless stayed on appeal.

SECTION 9: REPEAL "9.10 Arcades" of the City Of West Allis Municipal Code is hereby *repealed* as follows:

# REPEAL

### 9.10 Areades (Repealed)

- 1. Declaration of Intent. Whereas, there has been, as of the time of the enacting of this ordinance, an increase in the business of operating arcades, especially those offering amusement devices of the type known as electronic and video games; and,
  - Whereas, it is the belief of the Common Council that such areades are intended to, and in fact do, draw a major portion of their clientele from the juveniles and young people of the communities in which they are situated; and,
  - Whereas, it is the policy of the Common Council that it is in the best interest of the community to closely monitor, regulate as necessary, and oversee the operation of those businesses that have a high degree of contact with the youth of the community; and,
  - Whereas, it is the belief of the Common Council that without proper regulation, areades may substantially interfere with the attainment of public education objectives

and priorities for the youth of the community, create an environment for disorderly behavior and conduct and threaten the peaceful enjoyment of the properties in the neighborhood; all contrary to the good order, safety, health and welfare of the community.

Now, therefore, it is determined that it is in the best interest of the health, safety and welfare of the community to establish reasonable regulations for the operation of arcade businesses, and to such purpose this section is hereby enacted.

- Definitions.
  - a. Amusement Device. See sec. 9.08(1)(a) of this Chapter.
  - b. Arcade. Any premises containing five (5) or more amusement devices for the primary use and entertainment of the public, except premises for which a license to sell fermented malt beverages and/or intoxicating liquors has been issued by the City.
  - c. Good Moral Character. For purposes of this section, "good moral character" shall mean that the person under consideration has exhibited conduct consistent with that of the average person with regard to reputation, citizenship, decency, honesty and respect for law and order. The following, without limitation due to enumeration herein, shall be considered to be evidence of activities inconsistent with "good moral character":
    - i. Conviction within five (5) years preceding application for license of a crime involving moral turpitude, except as set out below.
    - ii. Conviction of the offense of contributing to the delinquency of minors, exposing minors to harmful materials, liquor law violations involving minors, sex offenses or sexual assaults involving minors, offenses against the controlled substances act or offenses against the organized crime control act, which offenses are hereby deemed to be of special concern and affecting the health, safety and welfare of youth in particular and the community in general.
    - iii. Being a probationer or parolee under the jurisdiction of the State Department of Health and Social Services, Department of Community Corrections, or a similar agency of another state or the federal government.
    - iv. Being the subject of any criminal prosecution for a crime involving moral turpitude, in the courts of any state or of the federal government. Nothing in this section shall be construed to prevent any such person from reapplying for a license under this section after the conclusion of said proceeding.
    - v. Being known to any police agency to be habitually disorderly as to conduct; a habitual drunkard or user of illicit controlled substances; a gambler, a frequenter of disorderly houses; a vagrant; an associate of known criminals; or, to have knowingly given false information to any police or government agency concerning any investigation, application or other proceeding.
    - vi. In the event that any application for a license under this section is denied on the grounds that a person named in the application is not of good moral character, such person may, using the procedures provided for in Chapter 68 of the Wisconsin Statutes, demand the reasons therefor in writing and shall be afforded the opportunity to, if desired by such person, have a hearing, as provided for under that Chapter, and to present evidence on his behalf.
- 3. License Required. No person, firm or corporation shall operate an arcade without first having obtained a license therefor from the Common Council.
- 4. Application for License. An application for a license shall be filed with the City Clerk on forms to be furnished by the Clerk, which form shall require the following information:
  - a. Name and address of the applicant;
  - b. In case of a partnership, the names and addresses of all partners;
  - c. In case of a corporation, the names and addresses of all officers, directors and stockholders of ten percent (10%) or more of the capital stock of the corporation;
  - d. In case of clubs, associations or other organizations, the names and addresses of all officers;
  - e. The location of the premises to be licensed and the name and address of the owner or owners of said premises;
  - f. Whether or not any person or persons named in the application have ever been convicted of violating any federal or state law bearing a criminal penalty, or any county, local or municipal ordinance in conformity therewith, or any offense described in subsection (2)(c)(2) above.
  - g. The number of games, machines, tables or amusement devices to be located upon the premises to be licensed
- 5. License Fee. The license fee shall be three hundred dollars (\$300.00) per year and shall accompany each application. [Ord. O-2009-0033, 11/3/2009]

### 6. License.

- a. All licenses herein provided for shall be issued upon approval by the Common Council, and shall limit the holder thereof to operate an arcade only on the premises for which the license has been issued. All licenses shall expire on the 30th day of June following the date of issuance.
- b. Such license shall bear the date of issuance, the name of the licensee, the purpose for which issued, and the location of the room or building wherein the licensee is authorized to carry on and conduct such business. Such license shall not be transferable by the holder to any other person, firm or corporation, but such license may be transferred by the holder to another location, provided that the licensee shall make written application for such transfer to the City Clerk and such transfer is approved by the Common Council. A transfer fee of twenty-five dollars (\$25) shall be paid by the applicant.
- c. Change in Ownership. Any change of ownership of an arcade business licensed under the provisions of this section shall void such license, unless the owner thereof shall apply for continuation of the license for the remainder of the license year for which it was originally granted. Such application shall be accompanied by an application fee of twenty-five dollars (\$25), and a publication fee of fifteen dollars (\$15). Such change includes, but shall not be limited to, a change of individual ownership, the addition of a partner or stockholder, the withdrawal of a partner or stockholder or a change in the percentage of interest in the business of a partner or stockholder. Unless such application shall take place within thirty (30) days of the date of the change of ownership, the license granted hereunder shall terminate. All changes in the membership of a partnership or all changes in the identify of the principal officers or any stockholders in the corporation shall be reported to the City Clerk within ten (10) days after they occur. The License & health Committee of the Common Council shall have the authority to approve or deny continuance of said license following public hearing on such application for continuance. Notice of such hearing shall be published as required by law. Persons aggrieved by the decision of such Committee may appeal such decision pursuant to the provisions of Chapter 68 of the Wisconsin Statutes.
- d. The Common Council shall require the West Allis Police Department to make an investigation of all persons named in an application for a license and report the findings of such investigation to the City Clerk.
- e. A license shall not be issued if the applicant, or any partner, or the principal officer, or any stockholder holding more than twenty percent (20%) of the capital stock of the corporation, if applicant is a corporation:
  - i. Is not of good moral character as defined above;
- ii. Is under eighteen (18) years of age.
- 7. Location of Premises
  - a. No license shall be issued to any applicant unless the applicant has first obtained a special use permit for the premises, as provided by Chapter 12 of this Code.
  - b. In any event, no license shall be granted to any person, firm or corporation to operate a business offering to the public an opportunity to use amusement devices for a fee, which is located within five hundred (500) feet from the boundary of a parcel of real estate having situated on it a school, church, hospital, public library, park or public playground.
- 8. Revocation of License. The Common Council of the City of West Allis may suspend, revoke or deny reissuance of any license issued, pursuant to this section, at any time, for any reasonable cause, which shall be in the best interest and for the good order of the City, provided that the license shall be accorded due process of law. Cause for such revocation, suspension or denial shall include, without limitation for lack of reference herein, any violation of the provisions of this section, or other provisions of the West Allis Revised Municipal Code, relevant to the operation of said business.
- 9. Arcade Operator's Licenses. A licensed arcade operator shall be on the licensed premises at all times during the hours the arcade is open to the public, in order to provide supervision necessary to maintain proper order.
  - a. An arcade operator's license shall entitle the holder thereof to work as operator upon premises licensed under this section. Such licenses will be issued by the Common Council only to persons of good moral character, as defined above, over eighteen (18) years of age.
  - b. A written application shall be filed annually with the City Clerk stating the name, address, age and sex of applicant. The application shall be referred to the Chief of Police for report. A license fee must accompany the application. There will be no refund of the fee if the license is not subsequently granted.
  - c. Fees. The annual fee for an arcade operator's license shall be thirty-five dollars (\$35.00). There will be a charge of ten dollars (\$10.00) for the issuance of a duplicate license. [Ord. O-2009-0033, 11/3/2009]

- d. Posting. Each arcade operator's license shall be posted in a conspicuous place where the licensee is employed.
- e. Revocation. Any arcade operator's license issued under this section may be revoked, suspended or denied, at any time, for any reasonable cause, which shall be in the best interest of and for the good order of the City. Any arcade operator's license issued under the provisions of this section shall stand revoked without further proceedings, upon the conviction of a licensee for maintaining a disorderly or riotous, indecent or improper place of business. Whenever any such license shall be revoked, no refund of any unearned portion of the fee paid shall be made.
- 10. Conduct of Business and Miscellaneous Regulations. All arcade license and arcade operator's licenses shall be granted subject to the following conditions, and all other conditions of this section, and subject to all other ordinances and regulations of the City applicable thereto.
  - a. Every applicant procuring a license thereby consents to the entry of police or other duly authorized representatives of the City at all reasonable hours for the purpose of inspection and search, and consents to the removal from said premises of all things and articles there had in violation of City ordinances or State laws, and consents to the introduction of such things and articles in evidence in any prosecution that may be brought for such offenses.
  - b. Each license premises shall at all times be conducted in an orderly manner, and no disorderly, riotous or indecent conduct shall be allowed at any time on any licensed premises.
  - c. There shall be upon premises operated under an arcade license at all times some person who shall have an arcade operator's license, and who shall be responsible for the acts of all persons employed at said premises.
  - d. No premises licensed under this section shall be permitted to remain open between the hours of 11:00 p.m. and 9:00 a.m. of any day.
  - e. No patron or guests shall be permitted to enter or remain on the licensed premises during the closing hours provided in Paragraph (d) above.
  - f. Nothing in this section shall be construed to authorize or permit or license any gambling device of any nature whatsoever.
  - g. No person, while using or operating a game of amusement or amusement device, or while on the licensed premises, shall gamble or make any bets.
  - h. In no event shall card playing be permitted on such licensed premises even if such card playing is for social purposes only.
  - i. Rooms in which games of amusement are located and used by the public shall, at all times, be kept in a clean, healthful and sanitary condition with ample and approved lighting and ventilation, in accordance with Municipal Code requirements and as hereinafter set forth.
  - j. No person, while on a premises licensed hereunder, shall have in his possession any intoxicating liquor or fermented malt beverage.
  - k. No person under the age of eighteen (18) years shall be permitted on the licensed premises where the use of games of amusement or amusement devices is offered to the public for a fee before the hour of 3:00 P.M. on any day that the West Allis West Milwaukee public schools are in session, unless accompanied by his or her legal parent or guardian.
  - 1. The licensee of the premises shall provide a minimum unobstructed area of two (2) feet perpendicular to the front of each game, device, machine or table for customers to stand while using same; in addition, an unobstructed aisle for the safe passage of customers of at least three (3) feet shall be provided in front of each game, device, machine or table.
  - m. In no event shall occupation by more persons than allowed by the provisions of the West Allis Fire Prevention Code, as applicable to the licensed premises, be permitted.
  - n. Nothing in this section shall be construed to permit any relaxation of, or exemption from, the provisions of sec. 7.035 of the West Allis Revised Municipal Code.
  - o. All areas of the licensed premises shall, during business hours, have a sustained minimum white light illumination of thirty (30) foot candles, measured on a plane thirty (30) inches above the floor.
  - p. The licensed premises shall afford front window treatment of such a design as to allow full observation of the interior of the premises from the public way at all times.
- q. The licensee of the premises shall provide a bicycle storage area sufficient to take care of the needs of all customers, which shall be located off the public way.

  11. Exemptions. Exemptions from the provisions of this section shall be:
  - a. Education, religious, charitable institutions and fraternal organizations which do not permit use of amusement devices on their premises by the general public and which are nonprofit organizations.
  - b. Any premises licensed to sell fermented malt beverages and/or intoxicating liquors has been issued by the City.
  - c. Other commercial premises primarily used for the conducting of a business other than the business of operating an arcade, which offer the use of less than five (5) amusement devices shall be exempt from the provisions of this section.
- 12. Penalties. Any action taken to revoke, suspend or deny a license issued under this section shall not preclude prosecution, conviction and punishment for violations of this section, as provided by sec. 9.27(b) of this Chapter. Each day that any violation is permitted to continue shall be deemed to be a separate offense.
- 13. Severability. Should any subsection or portion thereof of this section be held unlawful and unenforceable by any court of competent jurisdiction, such decision of the court shall apply only to the specific subsection or portion thereof directly specified in the decision, and all other subsections or portions thereof of this ordinance shall remain in full force and effect.

SECTION 10: REPEAL "9.105 Shooting Galleries And Gun Ranges" of the City Of West Allis Municipal Code is hereby repealed as follows:

### REPEAL

### 9.105 Shooting Galleries And Gun Ranges (Repealed)

- 1. Regulation for Shooting Galleries and Gun Ranges. No premises shall be used or permitted to be used, leased or hired as a shooting gallery, gun range or place to practice target shooting, wherein firearms shall be discharged, without being duly licensed therefor. The license shall expire on the 31st day of December after the granting thereof, unless sooner revoked. No corporation, firm, association or club shall be granted a license to conduct in any manner a shooting gallery, gun range or place to practice target shooting within the limits of the City, except to an agent thereof first duly appointed by it, who is, at the time of filing said application, an officer, manager or member thereof, a full citizen of the United States, a resident of Milwaukee County continuously for at least two (2) years prior to the date of said application and who shall have vested in him by a properly authorized and executed written delegation full authority and control of the premises described in the license and of the conduct of all business and acts therein in any way relating to firearms and the use thereof or of the shooting gallery, gun range or place to practice target shooting and who shall, with respect to his qualifications be satisfactory to the Common Council. Such agent shall be personally responsible for compliance with all the terms and provisions of this ordinance. If such duly appointed agent shall during any licensed year, cease to be an officer, manager or member of any corporation, firm, association or club, on whose behalf said license was issued, a new license shall be required and application therefor shall be forthwith made pursuant to the terms and provisions of this section. [Ord. O-2009-0033, 11/3/2009]
- 2. Application for License. No person shall be granted a license to conduct in any manner a shooting gallery, gun range or place to practice target shooting within the limits of the City, unless he shall have been, at the time of filing said application, a full citizen of the United States, a resident of Milwaukee County continuously for at least two (2) years prior to the date of said application, nor unless such individual is, with respect to his qualifications, satisfactory to the Common Council. Application for a license for any specific premises sought to be used as a shooting gallery, gun range or place to practice target shooting shall be made on forms provided by the City Clerk/Treasurer and be accompanied by the full license fee of sixty dollars (\$60.00). Said application shall contain the following information:
  - a. Name and age of applicant, whether a firm, association, corporation or club.
  - b. Address of applicant.
  - c. Location and description of premises sought to be licensed.
  - d. Qualifications of licensee.
  - e. Name of agent.
  - f. Qualifications of agent.
    - No application shall be submitted to the Common Council unless said application shall have been approved by the Chief of Police and Building Inspector. No premises shall be licensed unless constructed in accordance with the specifications provided in this section. [Ord. O-2009-0033, 11/3/2009]

#### 3. Specifications

- a. Use and Construction. The room, place or enclosure wherein the firing of firearms is to take place shall not be used for any other purpose whatsoever during the progress of firing. The rear wall and side walls in front of the firing line shall be made bullet proof and shall be of at least the following construction:
  - i. Eight (8) inch solid masonry or concrete, or
  - ii. Ten (10) inch hollow concrete block, or
  - iii. Wood stud and plaster walls or equivalent construction covered with one-quarter (1/4) inch steel plate and faced with wood one (1) inch thick.

#### b. Bullet Protecting Plates.

- i. When the floor construction is other than reinforced concrete and there is a room below, such floor in front of the firing line for a distance of at least ten (10) feet shall be covered with a steel plate not less than one-quarter (1/4) inch in thickness. When there is no room below such floor and the floor construction is other than reinforced concrete, the thickness of such steel plate may be one-sixteenth (1/16) inch in order to provide fire protection for unburned powder.
- ii. When the ceiling construction is of other than reinforced or precast reinforced concrete and there is a room above, such ceiling in front of the firing line for a distance of at least ten (10) feet shall be covered with a steel plate not less than one-quarter (1/4) inch in thickness.
- iii. Exposed pipes, conduits, beams, pilaster, columns, lights or any other projecting surface in front of the firing line shall be provided with protecting steel plates not less than one-quarter (1/4) inch in thickness faced with wood two (2) inches in thickness to prevent damage by stray bullets and to prevent injury to persons by richochetting bullets. These plates shall be set at such an angle that no bullet can possibly return towards the firing point.
  c. Door and Window Openings.
  - i. All door, window or other openings in the range, in front of the firing line, shall be protected with one-quarter (1/4) inch steel plate faced with wood one (1) inch thick.
  - ii. All doors opening into the range, except those behind the firing line, shall be bolted from the inside.

#### d. Bullet Stops

- i. The bullet stop shall consist of a steel plate placed at an angle of forty-five degrees (45°) from the horizontal and running the width of the range. When only twenty-two caliber (.22) ammunition is used, the plate shall be three-eighths (3/8) inch thick if of structural sheet or one-quarter (1/4) inch thick if of armor plate. The thickness shall be increased to one-half (1/2) inch structural steel or three-eighths (3/8) inch armor plate if thirty-eight caliber (.38) or forty-five caliber (.45) ammunition is used.
- ii. The plates of the bullet stop shall be butted tightly together and bolted to an angle or tee at the joints using countersunk heads on the face. Shiplap joints or welded joints can be used also. Targets should not be mounted in front of any joints.
- iii. The side walls at the bullet stop shall be covered by one-quarter (1/4) inch steel plate, not less than two (2) feet wide and slanting with the bullet stop to protect the walls from the spatter of lead.
- iv. At the base of the inclined bullet stop there shall be provided a box, not less then five (5) feet wide and running the width of the range, with not less than six (6) inches of clean sand or sawdust or not less than twelve (12) inches of water to catch the deflected bullets.

## e. Targets.

- i. Targets shall be stationary bull's-eye type. All moving targets are prohibited.
- ii. There shall be provided a target carrier system or device for running the targets back and forth between the firing line and the bullet stop which will eliminate the necessity of any one going in front of the firing line during the progress of firing for the purpose of changing targets.
- f. Firing Line. At the firing line a bench, shelf or other separation, not less than three (3) feet high and running the width of the range, shall be provided. The lower part of such bench, shelf or other separation shall be open to permit shooting under it in the kneeling, sitting or prone position.

  No person shall be permitted in front of the firing line during the progress of firing.
- g. Sound Quieting Treatment. Shooting premises located adjacent to premises used in whole or in part for residence purposes shall not be offensive by reason of the emission of noise to the outdoors. In such cases, where the noise of firing is conveyed to the outdoors, the walls and ceiling of the shooting premises or range shall be covered with sufficient sound absorbing material to eliminate the nuisance, or sound absorbing boxes, in which the muzzle of the gun is inserted before firing, shall be used.
- h. High-Powered Rifles. The firing of high-powered rifles shall not be permitted on any shooting premises. A high powered rifle is hereby defined as one which discharges a center fire cartridge.
- i. No person shall consume fermented malt beverages or intoxicating liquor upon that part of the premises licensed as a shooting gallery, gun range or place to practice target shooting.

SECTION 11: AMENDMENT "9.28 Adult Oriented Establishments" of the City Of West Allis Municipal Code is hereby amended as follows:

### $A\,M\,E\,N\,D\,M\,E\,N\,T$

### 9.28 Adult Oriented Establishments

- 1. Definitions. For the purpose of this section, the following words and phrases shall have the following definitions:
  - a. "Adult-oriented establishment," shall include, but is not limited to, "adult bookstores," "adult motion picture theaters," "adult mini-motion picture establishments" or "adult cabarets," and further means any premises to which public patrons or members are invited or admitted and which are so physically arranged so as to provide booths, cubicles, rooms, compartments or stalls separate from the common area of the premises for the purposes of viewing adult-oriented motion pictures, or wherein an entertainer provides adult entertainment to a member of the public, a patron or a member, whether or not such adult entertainment is held, conducted, operated or maintained for profit, direct or indirect. An "adult-oriented establishment" further includes, without being limited to, any "adult entertainment studio" or any premises that is physically arranged and used as such, whether advertised or represented as an adult entertainment studio, exotic dance studio, encounter studio, sensitivity studio, modeling studio or any other term of like import.
  - b. "Adult bookstore" means a retail establishment that has: [Ord. O-2004-0050, 12/21/2004]
    - i. As one of its principal business purposes the sale or rental of, or a substantial or significant portion of its stock in trade for sale or rental:
      - (1) Publications which are distinguished or characterized by their emphasis on matter depicting, describing, or relating to specified anatomical areas or specified sexual activities, as defined in this section; and/or
      - (2) Sexually oriented devices, as defined in this section.
    - ii. As used in this definition, publications include, by way of illustration, books, magazines, other periodicals, movies, videotapes, and other products offered in photographic, electronic, magnetic, digital, or other imaging medium.
    - iii. Any of the following shall be indicia that an establishment has as one of its principal business purposes the sale or rental of: (1) publications which are distinguished or characterized by their emphasis on matter depicting, describing, or relating to specified sexual activities or specified anatomical areas, as defined in this section, and/or (2) sexually oriented devices, as defined in this section:
      - (1) The business advertises the sale or rental of adult publications including but not limited to "x-rated" movies, and/or sexually oriented devices;
      - (2) Access by persons under eighteen (18) years of age to the business establishment or portions of the business establishment is restricted;
      - (3) Signs or notices are posted outside and/or inside the business establishment indicating that the material offered for sale or rental might be offensive;
      - (4) The building or portion of the building containing the business establishment does not have windows or has windows that are screened or otherwise obstructed or are situated in a manner that restricts visual access from outside the building to materials displayed within for sale or rental.
        - Such indicia shall be considered along with all other factors and available information.

- iv. Notwithstanding the foregoing, a general circulation video store that does not offer for sale any sexually oriented devices shall not constitute an "adult bookstore" even though it offers for sale and/or rental videotapes which are distinguished or characterized by their emphasis on matter depicting, describing, or relating to specified anatomical areas or specified sexual activities, as defined in this section, so long as:
  - (1) Such described videotapes are stocked and displayed in a room separate from the area of the business establishment where general circulation videotapes are stocked and displayed;
  - (2) Access by persons under eighteen (18) years of age to the room where such described videotapes are stocked and displayed is restricted;
  - (3) The square footage of the separate room where such described videotapes are stocked and displayed in no more than ten (10) percent of the square footage of the area where general circulation videotapes are stocked and displayed; and
  - (4) The general circulation videotapes portion of the business establishment offers a quantity and selection of new release general circulation videotapes that is typical of a general circulation video store and offers a quantity and selection of other general circulation video tapes that are organized and displayed in a manner that is typical of a general circulation video store.
- c. "Adult cabaret" means an establishment where a dancer or other entertainer provides live adult entertainment, expositions, or shows, including but not limited to floor shows, exotic dancing, male or female impersonators, or similar entertainment and engages in a private performance, acts as a private model, displays or exposes any specified anatomical area(s) to a patron or customer, or wears or displays to a customer any covering, tape, pastie, or other device which simulates or gives the appearance of the display or exposure of any specified anatomical area(s). [Ord. 6541 (amended), 2/6/2001]
- d. "Adult entertainment" means any exhibition of any motion pictures, live performance, display or dance of any type, which has as a significant or substantial portion of such performance or is distinguished or characterized by an emphasis on, any actual or simulated performance of "specified sexual activities," or exhibition and viewing of "specified anatomical areas," as defined below, appearing unclothed, or the removal of articles of clothing to reveal "specified anatomical areas."
- e. "Adult mini-motion picture theater" means a commercial establishment with one or more adult mini motion picture booths where: [Ord. O-2004-0050, 12/21/2004]
  - i. One of the principal business purposes is the presentation and viewing of still or motion pictures in the viewing booths that are distinguished or characterized by their emphasis on matters depicting, describing or relating to "specified sexual activities" or "specified anatomical areas," as defined below, for observation by patrons therein.
  - ii. A substantial or significant portion of the stock of still or motion pictures available for viewing or that are actually viewed in the viewing booths are distinguished or characterized by their emphasis on matters depicting, describing, or relating to "specified sexual activities" or "specified anatomical areas," as defined below.
  - iii. Any of the following shall be indicia that the business establishment has as one of its principal business purposes the presentation and viewing in viewing booths still or motion pictures which are distinguished or characterized by their emphasis on matters depicting, describing, or relating to "specified sexual activities" or "specified anatomical areas," as defined below:
    - (1) Restricted access to the business establishment or portions of the business establishment where viewing booths are located by persons under eighteen (18) years of age.
    - (2) Posted signs or notices outside and/or inside the business establishment indicating that the material offered for presentation and viewing in the viewing booths might be offensive.
      Such indicia shall be considered along with other factors and available information.
- f. "Adult motion picture theater" means an enclosed building with a capacity of fifty (50) or more persons used for presenting material having as its dominant theme, or distinguished or characterized by an emphasis on, matters depicting, describing or relating to "specified sexual activities" or "specified anatomical areas," as defined below, for observation by patrons therein.
- g. "Booth," "room" or "cubicle" shall mean such enclosures as are specifically offered to the public or members of an adult-oriented establishment for hire or for a fee as part of a business operated on the premises which offers as part of its business the entertainment to be viewed within the enclosure; which shall include, without limitation, such enclosures wherein the entertainment is dispensed for a fee, but a fee is not charged for mere access to the enclosure. However, "booth," "room" or "cubicle" does not mean such enclosures that are private offices used by the owners, managers or persons employed on the premises for attending to the tasks of their employment, which enclosures are not held out to the public or members of the establishment for hire or for a fee or for the purpose of viewing entertainment for a fee, and are not open to any persons other than employees; nor shall this definition apply to hotels, motels or other similar establishments licensed by the State of Wisconsin pursuant to Chapter 50 of the Wisconsin Statutes.
- h. "Church" means a building, whether situated within the City or not, in which persons regularly assemble for religious worship intended primarily for purposes connected with such worship or for propagating a particular form of religious belief.
- i. "Customer" means any person who:
  - i. Is allowed to enter an adult oriented business in return for the payment of an admission fee or any other form of consideration or gratuity; or,
  - ii. Enters an adult oriented business and purchases, rents or otherwise partakes of any merchandise, goods, entertainment or other services offered therein; or,
  - iii. Is a member of and on the premises of an adult oriented business operating as a private club.
- j. "Day Care Center" means a facility licensed by the State of Wisconsin, pursuant to sec. 48.65 of the Wisconsin Statutes, whether situated within the City or not.
- k. "Residential" means pertaining to the use of land, whether situated within the City or not, for premises such as homes, townhouses, duplexes, condominiums, apartments and mobile homes, which contain habitable rooms for non-transient occupancy and which are designed primarily for living, sleeping, cooking and eating therein. A premises which is designed primarily for living, sleeping, working and eating therein shall be deemed to be residential in character unless it is actually occupied and used exclusively for other purposes. Hotels, motels, boarding houses, nursing homes and hospitals shall not be considered to be residential.
- "School" means a building, whether situated within the City or not, where persons regularly assemble for the purpose of instruction or education, together with the playgrounds, stadia and other structures or grounds used in conjunction therewith. The term is limited to:
  - Public and private schools used for primary or secondary education in which any regular kindergarten or grades one through twelve (1-12) classes are taught; and,
  - ii. Special educational facilities in which students who have physical or learning disabilities receive specialized education in lieu of attending regular classes in kindergarten or any of grades one through twelve (1-12).
- m. "Common Council" means the Common Council of the City of West Allis, Wisconsin.
- n. "Employee" means any and all persons, including independent contractors, who work in or at or render any services directly related to the operation of an adult-oriented establishment.
- "Entertainer" means any person who provides entertainment within an adult-oriented establishment as defined in this ordinance, whether or not a fee is charged or accepted for entertainment and whether or not entertainment is provided as an employee or independent contractor.
- p. "Operator" means any person, partnership or corporation operating, conducting, maintaining or owning any adult-oriented establishment.
- q. "Specified anatomical areas" means: [Ord. O-2004-0050, 12/21/2004]
  - i. Less than completely and opaquely covered:
    - (1) Human genitals, pubic region; or
    - (2) Showing the areola or nipple of a female breast.
  - ii. Human male genitals in a discernible turgid state, even if opaquely covered.
- r. Specified sexual activities" means simulated or actual: [Ord. O-2004-0050, 12/21/2004]
  - i. Showing of human genitals in a state of sexual stimulation or arousal;
  - ii. Acts of masturbation, sexual intercourse, sodomy, bestiality, necrophilia, sadomasochistic abuse, fellatio or cunnilingus;
  - iii. Fondling or erotic touching of human genitals, pubic region, or areola or nipple of a female breast.
  - iv. Excretory functions, as part of or in connection with any of the activities set forth in subsections 1 through 3 above.

s. "Substantial," as used in various definitions shall mean fifty percent (50%) or more of a business' stock in trade, display space, floor space or retail sales in any one month during the license year.

### 2. License.

- a. Except as provided in subsection (e) below, from and after the effective date of this ordinance, no adult-oriented establishment shall be operated or maintained in the City of West Allis without first obtaining a license to operate issued by the City of West Allis.
- b. A license may be issued for only one (1) adult-oriented establishment located at a fixed and certain place per application filed. Any person, partnership or corporation which desires to operate more than one adult-oriented establishment must have a license for each.
- c. No license or interest in a license may be transferred to any person, partnership or corporation except as set forth in subsection (11).
- d. It shall be unlawful for any entertainer, employee or operator to knowingly work in or about, or to knowingly perform any service directly related to, the operation of any adult-oriented establishment which does not have a valid license pursuant to this ordinance.
- e. Nothing in this ordinance shall be construed as to permit material or performances prohibited by sec. 944.21 of the Wisconsin Statutes.

#### 3. Application for License

- a. Any person, partnership or corporation desiring to secure a license shall make application to the City Clerk. The application shall be filed with and dated by the City Clerk. A copy of the application shall be distributed promptly by the City Clerk to the City of West Allis Police Department, Building Inspector and Health Department and to the applicant.
- b. The application for a license shall be upon a form provided by the City Clerk. An applicant for a license shall furnish the following information under oath:
  - i. The names (including all aliases), addresses and dates of birth of the applicant and any partner or limited partner in a partnership applicant; and any shareholder holding more than ten (10%) percent of the stock of a corporate applicant and each corporate officer and director.
  - ii. Written proof that any person required to be named under paragraph (3)(b) 1. of this section is at least eighteen (18) years of age.
  - iii. The exact nature of the adult use to be conducted and the proposed address of the adult-oriented establishment to be operated.
  - iv. Whether any person required to be named under paragraph (3)(b) 1. of this section is currently operating, or has previously operated, in this or any other county, city or state under an adult-oriented establishment license or similar business license or permit; whether the applicant has ever had such a license revoked or suspended, the reason therefor, and the business entity or trade name under which the applicant operated that was subject to the suspension or revocation.
  - If the applicant is a corporation, the application shall also specify the name of the corporation, the date and state of incorporation and the name and address of the registered agent.
  - vi. Proof of ownership or proof of a lease or other legally enforceable right to possess and use the premises where the adult-oriented business is to be located.
- c. Within sixty (60) days of receiving an application for a license, the Common Council shall grant or deny the license or hold the application for an additional thirty (30) days for further investigation. The City Clerk shall notify the applicant whether the application is granted, denied or held for further investigation. Such additional investigation shall not exceed an additional thirty (30) days unless otherwise agreed to by the applicant. Upon the conclusion of such additional investigation, the Common Council shall grant or deny the permit and the City Clerk shall advise the applicant in writing whether the application is granted or denied.
- granted or denied.
  d. Whenever an application is held for further investigation, the City Clerk/Treasurer shall advise the applicant in writing of the reasons for such action. If an application is denied, the City Clerk/Treasurer shall advise the applicant in writing of the reasons therefor and that the applicant has the right to request that the Common Council review said determination, pursuant to sec. 9.28(17). [Ord. 6358, 2/3/1998]
- e. Failure or refusal of the applicant to give any information relevant to the investigation of the application, or his or her refusal or failure to appear at any reasonable time and place for examination under oath regarding said application or his or her refusal to submit to or cooperate with any investigation required by this section shall constitute an admission by the applicant that he or she is ineligible for such license and shall be grounds for denial thereof.

## 4. Standards for Issuance of License.

- a. To receive a license to operate an adult-oriented establishment, an applicant must meet the following standards:
  - i. If the applicant is an individual:
    - (1) The applicant shall be at least eighteen (18) years of age.
    - (2) The applicant shall not have been found to have previously violated this ordinance within five (5) years immediately preceding the date of the application.
    - (3) Subject to secs. 111.321, 111.322 and 111.335 of the Wisconsin Statutes, the applicant shall not have been convicted of any offense involving moral turpitude, prostitution, obscenity or other offense of a sexual nature in any jurisdiction within the five (5) years immediately preceding the date of the application, unless the person has been duly pardoned.

### ii. If the applicant is a corporation: [Ord. 6359, 2/3/1998]

- (1) All officers, directors, shareholders and agents required to be named under section (3)(b)1. of this section shall be at least eighteen (18) years of age.
- (2) Neither the corporate applicant nor any officer, director or shareholder required to be named under subsection (3)(b)1. of this ordinance shall have been found to have previously violated sec. 9.28 of the Revised Municipal Code within five (5) years immediately preceding the date of application.
- (3) Subject to secs. 111.321, 111.322 and 111.335 of the Wisconsin Statutes, no officer, director, shareholder or agent required to be named under subsection (3)(b)1. of this ordinance, or the corporate applicant, shall have been convicted of any offense involving moral turpitude, prostitution, obscenity or other offense of a sexual nature in any jurisdiction within the five (5) years immediately preceding the date of the application, unless the person or applicant has been duly pardoned.
- iii. If the applicant is a partnership, joint venture or any other type of organization where two (2) or more persons have a financial interest:
  - (1) All persons having a financial interest in the partnership, joint venture or other type of organization shall be at least eighteen (18) years of age.
  - (2) Neither the applicant nor any person having a financial interest in the organization shall have been found to have violated any provision of this section within five (5) years immediately preceding the date of application.
  - (3) Subject to secs. 111.321, 111.322 and 111.335 of the Wisconsin Statutes, no applicant or person having a financial interest in the partnership, joint venture or other type of organization shall have been convicted of any offense involving moral turpitude, prostitution, obscenity or other offense of a sexual nature in any jurisdiction within the five (5) years immediately preceding the date of the application, unless the person or applicant has been duly pardoned.
- b. Any act or omission by any person identified in subsection (4)(a) that results in a conviction identified in subsection (4)(a) shall be deemed the act or omission of the applicant for purposes of determining whether the license shall be granted. [Ord. 6359, 2/3/1998]
- c. Prior to granting the license, the Common Council shall determine whether the applicant complies with sec. 9.28(13) or is exempt or excluded under sec. 9.28(18) and has substantially complied with all building, zoning, plumbing, electrical, fire and health codes. [Ord. 6359, 2/3/1998]
- 5. Permit Required. In addition to the license requirements previously set forth for owners and operators of adult-oriented establishments, no person shall be an employee or entertainer in an adult-oriented establishment without first obtaining a valid permit issued by the City Clerk under authority of the Common Council. During the pendency of an application for an annual permit, the City Clerk shall issue the applicant a temporary permit which shall be valid only until such time as the application for an annual permit is approved or denied by the Common Council pursuant to the procedures set forth herein. Under no circumstances shall any temporary permit be valid for more than ninety (90) days. Temporary permits shall be nontransferable. [Ord. O-2006-0025, 5/16/2006]
- 6. Application for Permit.
  - a. Any person desiring to secure a permit shall make application to the City Clerk. The application shall be filed with and dated by the City Clerk. A copy of the application shall be distributed to the West Allis Police Department and to the applicant.
  - b. The application for a permit shall be upon a form provided by the City Clerk. An application shall furnish the following information under oath:

- i. Name (including all aliases), age and address.
- ii. Written proof that the individual is at least eighteen (18) years of age.
- iii. Whether the applicant, while previously operating in this or any other municipality or state under an adult-oriented establishment license or similar business license or permit, has ever had such a license or permit revoked or suspended, the reason therefor, and the business entity or trade name for whom applicant was employed or associated at the time of such suspension or revocation.
- c. Within sixty (60) days of receiving an application for a permit, the Common Council shall grant or deny the permit or hold the application for an additional thirty (30) days for further investigation. The City Clerk shall notify the applicant whether the application is granted, denied or held for further investigation. Such additional investigation shall not exceed an additional thirty (30) days unless otherwise agreed to by the applicant. Upon the conclusion of such additional investigation, the Common Council shall grant or deny the permit and the City Clerk shall advise the applicant in writing whether the application is granted or denied.
- d. Whenever an application is denied or held for further investigation, the City Clerk shall advise the applicant in writing of the reasons for such action, and that the applicant has the right to request that the Common Council review said determination, pursuant to sec. 68.11 of the Wisconsin Statutes, and sec. 2.48(5) of the West Allis Revised Municipal Code.
- e. Failure or refusal of the applicant to give any information relevant to the investigation of the application, or his or her refusal or failure to appear at any reasonable time and place for examination under oath regarding said application or his or her refusal to submit to or cooperate with any investigation required by this section shall constitute an admission by the applicant that he or she is ineligible for such permit and shall be grounds for denial thereof.

#### 7. Standards for Issuance of Permit.

- a. To receive a permit as an employee for an adult-oriented establishment, an applicant must meet the following standards:
  - i. The applicant shall be at least eighteen (18) years of age.
  - ii. The applicant shall not have been found to have previously violated this section within five (5) years immediately preceding the date of the
  - iii. Subject to §§ 111.321, 111.322 and 111.335 of the Wisconsin Statutes, the applicant shall not have been convicted of any offense involving moral turpitude, prostitution, obscenity or other offense of a sexual nature in any jurisdiction within the five (5) years immediately preceding the date of the application unless the applicant has been duly pardoned.

#### 8. Fees. [Ord. O-2009-0033, 11/3/2009]

- a. A license fee of five hundred seventy-five dollars (\$575.00) shall be submitted with the application for a license.
- b. A permit fee of sixty dollars (\$60.00) shall be submitted with the application for a permit.
- 9. Display of License or Permit.
  - a. The license shall be displayed in a conspicuous public place in the adult-oriented establishment.
  - b. The permit shall be carried by an employee upon his or her person and shall be displayed upon request of any member of the West Allis Police Department or any person designated by the Common Council.

#### 10. Renewal of License or Permit.

- a. Every license issued pursuant to this section shall terminate on June 30 pursuant to Section 9.01, unless sooner revoked, and must be renewed before operation is allowed in the following license year. Any operator desiring to renew a license shall make application to the City Clerk. The application for renewal must be filed not later than sixty (60) days before the license expires. The application for renewal shall be filed with and dated by the City Clerk. A copy of the application for renewal shall be distributed promptly by the City Clerk to the West Allis Police Department, Building Inspector, Health Department and to the operator. The application for renewal shall be upon a form provided by the City Clerk and shall contain such information and data, given under oath or affirmation, as is required for an application for a new license. The application shall otherwise be considered pursuant to Section 9.28(3). It is not guaranteed that operators filing late applications will receive a decision on their application prior to expiration of the license year.
- b. A license renewal fee of five hundred seventy-five dollars (\$575.00) shall be submitted with the application for renewal. In addition to the renewal fee, a late penalty of one hundred fifty dollars (\$150.00) shall be assessed against any applicant who filed for a renewal less than sixty (60) days before the license expires. [Ord. O-2009-0033, 11/3/2009]
- c. If the West Allis Police Department is aware of any information bearing on the operator's qualifications, that information shall be filed in writing with the City Clerk.
- d. Every permit issued pursuant to this section shall terminate on June 30 pursuant to Section 9.01, unless sooner revoked, and must be renewed before an employee is allowed to continue employment in an adult-oriented establishment. Any employee desiring to renew a permit shall make application to the City Clerk. The application for renewal must be filed not later than sixty (60) days before the permit expires. The application for renewal shall be filed with and dated by the City Clerk. A copy of the application shall be distributed promptly by the City Clerk to the West Allis Police Department and to the employee. The application shall be upon a form provided by the City Clerk and shall contain such information and data, given under oath or affirmation, as is required for a new permit. The application shall otherwise be considered pursuant to Section 9.28(6). It is not guaranteed that employees filing late applications will receive a decision on their application prior to expiration of the permit year.
- e. A permit renewal fee of sixty dollars (\$60.00) shall be submitted with the application for renewal. In addition to the renewal fee, a late penalty of twenty-five dollars (\$25.00) shall be assessed against any applicant who files for a renewal less than sixty (60) days before the permit expires. [Ord. O-2009-0033, 11/3/2009]
- f. If the West Allis Police Department is aware of any information bearing on the employee's qualifications, that information shall be filed in writing with the City Clerk.

### 11. Transfer of License or Permit.

- a. A license is personal to the owner(s) and operator designated in the application, provided it may be transferred pursuant to this section. A transfer application must be filed by the tenth day next following any change of the owner(s) or operators designated on the application. In the event that a transfer application is not timely filed, then the license shall be invalid for any purpose relating to the operation of the adult-oriented business, and any transfer shall require the filing of an original application and be subject to the regulations applicable thereto.
- b. The Clerk shall prescribe a form on which license transfer applications shall be made. The form shall include a statement under oath that the original application remains correct as previously submitted in all respects except those that are amended by the transfer application. The transfer application shall contain a statement under oath that the individual signing the transfer application has personal knowledge of the information contained therein and that the information is true and correct and shall not be complete unless accompanied by a nonrefundable transfer fee of one hundred dollars (\$100). Transfer applications shall be filed in the same place and at the same time as original applications and the fee shall be payable in the same manner as for original applications.
- c. Transfer applications shall be reviewed, issued and subject to appeal in the same manner as original applications and they shall be issued for the remaining term of the license to be transferred.
- d. Any transfer of an adult-oriented establishment, other than as provided in this section, from the licensed premises to any other premises shall cause such license to lapse and become void. A license which has lapsed and become void shall be subject to revocation under Section 9.28(12).
- e. Permits shall not be transferrable.
- 12. Revocation, suspension and non-renewal of license or permit.
  - a. A license or permit issued under this section may be suspended or revoked for any of the following reasons:
    - i. Discovery that false or misleading information or data was given on any application or material facts were omitted from any application.
    - ii. The operator, entertainer or any employee of the operator, violates any provision of this section or any rule or regulation adopted by the Common Council pursuant to this section; provided, however, that in the case of a first offense by an operator where the conduct was solely that of an employee or customer, the penalty shall not exceed a suspension of thirty (30) days if the Common Council shall find that the operator had no actual or constructive knowledge of such violation and could not by the exercise of due diligence have had such actual or constructive knowledge.
       iii. The operator or employee becomes ineligible to obtain a license or permit.

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- iv. An operator employe an employee who does not have a permit or provides space on the premises, whether by lease or otherwise, to an independent contractor who performs or works as an entertainer without a permit.
- v. Any cost or fee required to be paid by this section is not paid.
- vi. Any intoxicating liquor or fermented malt beverage, narcotic or controlled substance is served or consumed on the premises of the adult-oriented establishment.
- vii. Any operator, employee or entertainer sells, furnishes, gives or displays, or causes to be sold, furnished, given or displayed to any minor any adult-oriented entertainment or adult-oriented material.
- b. The Common Council, upon receipt of information that provides a reasonable basis to believe that a violation of this section has occurred, shall serve written notice of said violation(s) on the operator or employee. Said written notice shall include specific charges and shall provide the operator or employee with notice that revocation, suspension or nonrenewal of the license or permit will occur, unless a written request for a review of the Common Council's decision is made to the Common Council within thirty (30) days after service of said notice to the operator or employee. Unless otherwise extended by an agreement with the aggrieved party, within fifteen (15) days of receipt of a request for review, the Common Council shall conduct a hearing, pursuant to sec. 9.28(17) of the Revised Municipal Code. [Ord. 6358, 2/3/1998]
- c. The transfer of a license or permit or any interest in a license or permit without approval of the Common Council as set forth in subsection (11) shall automatically and immediately revoke the license or permit.
- d. Any operator or employee whose license or permit is revoked and who seeks to obtain a license or permit under this section must apply for a license or permit according to the application provisions set forth in this section and must meet the standards for the issuance of a license or permit as set forth in this section. No location or premises for which a license has been revoked shall be used as an adult-oriented establishment for six (6) months from the date of revocation of the license. No employee whose permit has been revoked shall be eligible for a permit for six (6) months from the date of revocation.

#### 13. Location.

- a. No adult-oriented establishment shall be located:
  - i. Within a residential district as defined in Chapter 12 of the West Allis Revised Municipal Code.
  - ii. Within five hundred (500) feet of an existing adult-oriented establishment.
  - iii. Within five hundred (500) feet of any residential area.
  - iv. Within five hundred (500) feet of any pre-existing school, church or day care center.
  - Within five hundred (500) feet of any pre-existing establishment licensed to sell or dispense fermented malt beverages or intoxicating liquor where such establishment also possesses an entertainment license under section 9.033.
- b. For purposes of this section, distances are to be measured in a straight line, without regard to intervening structures or objects, from the property line of the adult-oriented establishment, to the nearest property line of another adult-oriented establishment, school, place of worship or residential district or establishment selling or dispensing fermented malt beverages or intoxicating liquor and possessing an entertainment license.
- 14. Hours of Operation.
  - a. No adult-oriented establishment shall be open between the hours of 2 a.m. and 8 a.m., Monday through Friday, between the hours of 3 a.m. and 8 a.m. on Saturdays, or between the hours of 3 a.m. and 12:00 noon on Sundays.
  - b. All adult-oriented establishments shall be open to inspection at all reasonable times by the West Allis Police Department, the Building Inspector and the Health Department.
- 15. Physical Layout of Adult-Oriented Establishment. Any adult-oriented establishment having available for customers, patrons or members, any booth, room or cubicle for the private viewing of any adult entertainment must comply with the following requirements:
  - a. Access. Each booth, room or cubicle shall be totally accessible to and from aisles and public areas of the adult-oriented establishment and shall be unobstructed by any door, lock or other control-type devices.
  - b. Construction. Every booth, room or cubicle shall meet the following construction requirements:
    - i. Each booth, room or cubicle shall be separated from adjacent booths, rooms or cubicles and any non-public areas by a wall.
    - ii. Have at least one side totally open to a public lighted aisle so that there is an unobstructed view at all times of anyone occupying the same.
    - iii. All walls shall be solid and without any openings, extended from the floor to a height of not less than six (6) feet and be light colored, non-absorbent, smooth textured and easily cleanable.
    - iv. The floor must be light colored, non-absorbent, smooth textured and easily cleanable.
    - v. The lighting level of each booth, room or cubicle shall be a minimum of ten (10) foot candles at all times, as measured from the floor.
  - c. Occupants. Only one individual shall occupy a booth, room or cubicle at any time. No occupant of same shall engage in any type of sexual activity, cause any bodily discharge or litter while in the booth. No individual shall damage or deface any portion of the booth.

### 16. Responsibility of the Operator.

- a. The operator shall maintain a register of all employees, showing the name and aliases used by the employee, home address, age, birth date, sex, height, weight, color of hair and eyes, telephone numbers, date of employment and termination, and duties of each employee and such other information as may be required by the Common Council. The above information on each employee shall be maintained in the register on the premises for a period of one (1) year following termination of the employee and shall be made immediately available for inspection upon demand of a member of the West Allis Police Department at all reasonable times
- b. Every act or omission by an employee constituting a violation of the provisions of this ordinance shall be deemed the act or omission of the operator if such act or omission occurs either with the authorization, knowledge or approval of the operator, or as a result of the operator's negligent failure to supervise the employee's conduct, and the operator shall be punishable for such act or omission in the same manner as if the operator committed the act or caused the omission.
- c. Any act or omission of any employee constituting a violation of the provisions of this ordinance shall be deemed the act or omission of the operator for purposes of determining whether the operator's permit should be revoked, suspended or renewed. [Ord. 6360, 2/3/1998]
- d. There shall be posted and conspicuously displayed in the common areas of each adult-oriented establishment a list of any and all entertainment provided on the premises. Said list shall further indicate the specific fee or charge in dollar amounts for each entertainment listed. Viewing adult-oriented motion pictures shall be considered as entertainment. The operator shall make the list available immediately upon demand of the West Allis Police Department at all
- e. No minor shall be allowed to enter or remain inside an adult oriented establishment or be permitted to loiter on the business premises. For purposes of this section, "business premises" shall include property owned or leased by the adult oriented establishment and contiguous with the licensed premises, parking lots or sidewalk approaches. [Ord. 6360, 2/3/1998]
- f. The operator shall maintain the premises in a clean and sanitary manner at all times.
- g. The operator shall maintain at least ten (10) foot candles of light in the public portions of the establishment, including aisles, at all times. However, if a lesser level of illumination in the aisles shall be necessary to enable a patron to view the adult entertainment in a booth, room or cubicle adjoining an aisle, a lesser amount of illumination may be maintained in such aisles, provided, however, at no time shall there be less than one (1) foot candle of illumination in said aisles, as measured from the floor.
- h. The operator shall insure compliance of the establishment and its patrons with the provisions of this ordinance.
- i. View from street. No adult-oriented establishment shall be situated in such manner as to allow public view of either its stock in trade or adult entertainment from outside of the establishment.
- 17. Administrative Review Procedure. Except as otherwise set forth herein, the provisions of Chapter 68 of the Wisconsin Statutes, and sec. 2.48 of the Revised Municipal Code, shall govern the administrative procedure and review concerning the granting, denial, renewal, nonrenewal, suspension or revocation of a license or permit. A decision of the Common Council may be reviewed upon the request of an aggrieved person and shall be made to the City Clerk/Treasurer within thirty (30) days of the decision. Upon such appeal, the Common Council shall afford the aggrieved person with a hearing substantially in compliance with § 68.11 of the Wisconsin Statutes, except that the Common Council shall hear and review its own decisions. The decision of the Common Council subsequent to the hearing shall

be the "final determination," as set forth in § 68.12 of the Wisconsin Statutes. Any party to a proceeding resulting in a final determination may seek judicial review, pursuant to the provisions contained in § 68.13 of the Wisconsin Statutes. [Ord. 6358, 2/3/1998]

- 18. Exclusions and Exemptions.
  - a. All private schools and public schools, as defined in Chapter 115 of the Wisconsin Statutes, located within the City of West Allis are exempt from obtaining a permit hereunder when instructing pupils in sex education as part of its curriculum.
  - b. Licensed medical care facilities and the West Allis Health Department are exempt from obtaining a permit, when engaged in the providing of medical care or sex education
  - c. Any establishment holding a Class "B" Fermented Malt Beverage License or Class "B" Intoxicating Liquor License, is ineligible to obtain a permit to eonduct an adult-oriented establishment but may obtain an entertainment license pursuant to Section 9.032 of this Code. (reserved)
- 19. Penalties and Prosecution.
  - a. Any person, partnership or corporation who is found to have violated this section shall forfeit a definite sum of not more than one thousand dollars (\$1,000), together with the costs of prosecution, and, in default of payment of such forfeiture and costs, by imprisonment in the Milwaukee County House of Correction until payment of the forfeiture and costs, but not in excess of the number of days set forth in § 800.095(4) of the Wisconsin Statutes. In addition to the monetary penalty imposed, violation of this section may further result in the suspension, revocation or nonrenewal of any license or permit issued under this section.
- b. Each violation of this section shall be considered a separate offense, and any violation continuing more than one day shall be considered a separate offense.

  20. Severability. If any provision of this ordinance is deemed invalid or unconstitutional by a court of competent jurisdiction, such invalidity or unconstitutionality shall not affect the other provisions of same. The several sections of this ordinance are declared to be severable. If any section or portion thereof shall be declared by a decision of a court of competent jurisdiction to be invalid, unlawful or unenforceable, such decision shall apply only to the specific section or portion thereof directly specified in the decision, and not affect the validity of all other provisions, sections or portions thereof of the ordinance which shall remain in full force and effect.
- 21. Enforcement. The City of West Allis Police Department shall have the authority to enter any adult-oriented establishment at all reasonable times to inspect the premises and enforce this section.
- 22. Discontinuation of Operation. Any discontinuation in the operation of the adult-oriented business for a period of twelve (12) months shall also cause the license to lapse and become void. A license holder whose license has lapsed and become void shall thereafter be subject to Paragraph 9.28(12).
- 23. Adult Cabaret Entertainment Standards. [Ord. 6541 (amended) 2/6/2001]
  - a. Sufficient lighting shall be provided and equally distributed throughout the premises which are open to or used by patrons so that the lighting level is a minimum of ten (10) footcandles, as measured from the floor.
  - b. No dances or other entertainment shall occur closer than one (1) foot to any patron.
  - c. No employee, dancer, or other entertainer shall, during the entertainment, allow, encourage, or knowingly permit any patron or other person to touch, caress, or fondle, directly or indirectly, the employee, dancer, or entertainer.
  - d. No employee, dancer, or other entertainer shall, during the entertainment, knowingly touch, caress, or fondle, directly or indirectly, any patron or any other employee, dancer, or entertainer.
  - e. A dancer or entertainer employed or otherwise working or performing at an adult cabaret may accept a gratuity or other payment from a patron but no direct physical contact is permitted other than hand to hand.
  - f. No patron or customer shall touch, caress, or fondle a dancer or other entertainer except that a gratuity may be paid as set forth in Paragraph (e).

SECTION 12: AMENDMENT "18.03 Public Nuisances" of the City Of West Allis Municipal Code is hereby amended as follows:

### AMENDMENT

### 18.03 Public Nuisances

The following acts, omissions, places, conditions, and things are specifically declared to be public nuisances, but such enumeration shall not be construed to exclude other nuisances:

- 1. Nuisances Affecting Health, Welfare, and Enjoyment of Property.
  - a. Noxious Odors, Etc. Any use of property, substances, or things within the City emitting or causing any foul, offensive, noisome, noxious or disagreeable odors, gases, effluvia, or stenches extremely repulsive to the physical senses of ordinary persons which annoy, discomfort, injure, or inconvenience the health of any appreciable number of persons within the City.
  - b. Street Pollution. Any use of property which causes any noxious or unwholesome liquid or substance or any dirt, mud, sand, gravel, stone, or other materials to flow into or be deposited upon any street, gutter, alley, sidewalk, or public place within the City.
  - c. Release of Dust Into the Air. The handling, transportation, or disposition of any substance or material which is likely to be scattered by the air or wind, or is susceptible to being airborne or wind-borne, or operating or maintaining or causing to be operated or maintained any premises, open area, right-of-way, storage pile of materials, vehicle, construction, demolition or wrecking operations, stone or concrete crushing operation, or any other enterprise, which involves any dust likely to be scattered by the wind or air, or susceptible to being wind-borne or airborne such that there is a discharge of any dust emissions and the visible settlement of dust on property beyond the property on which it originated so as to damage or to interfere with the use and enjoyment of adjacent properties, including public property and right-of-way.
    - i. "Dust" shall mean solid particulate matter released into or carried in the air by natural forces, by any combustion, construction work, or mechanical or industrial processes or devices.
    - ii. "Interfere with the use of adjacent properties" includes, but is not limited to, requiring the owner, occupants, or users of the adjacent property to close doors or windows on buildings or vehicles to prevent dust from entering, requiring the owner or user of vehicles or other tangible personal property to wipe, brush, wash, or blow off accumulated dust prior to normal operation or use, or requiring the sweeping, washing, or other cleaning of paved surfaces to prevent further tracking or scattering of the dust.
  - d. General Pollution. Waste which is prepared or stored on any premises in a manner which creates or may create a public health hazard, safety hazard or blighting condition.
- 2. Nuisances Affecting Morals and Decency. [Ord. O-2005-0008, 2/1/2005]
  - a. For the purposes of this section, "nuisance activity" means any of the following activities, behaviors or conduct whenever engaged in by premises owners, operators, occupants or persons associated with the premises:
    - i. Disorderly Houses. All disorderly houses, gambling houses and buildings or structures kept or resorted to for the purpose of gambling, or any drug or criminal gang houses as defined in sec. 823.113, (1) and (1)(b) Wis. Stats., and all buildings or structures where the sale, manufacture or delivery of drug paraphernalia as defined in sec. 961.571(1)(a), Wis. Stats., occurs.
    - ii. Gambling Devices. The keeping of gambling devices as defined in Section 9.08(1)(e) of the Revised Municipal Code
    - iii. Unlicensed Sale of Liquor and Beer. All places where intoxicating liquor or fermented malt beverages are sold, possessed, stored, brewed, bottled, manufactured or rectified without a permit or license as provided by the ordinances of the City.
    - iv. Continuous Violation of City Ordinances. Any place or premises within the City where City ordinances or state laws relating to public health, safety, peace, morals or welfare are repeatedly violated.
    - v. Illegal Drinking. Any place or premises resorted to for the purpose of drinking intoxicating liquor or fermented malt beverages in violation of state laws.

- vi. Establishment Violating Laws Related to Obscenity, Etc. Any place or premises within the City where the laws related to obscenity and related offenses set forth in secs. 944.20 to 944.34 of the Wisconsin Statutes occur.
- vii. An act of harassment as defined in sec. 947.013, Wis. Stats.
- viii. Disorderly conduct as defined in sec. 947.01, Wis. Stats.
- ix. Battery, substantial battery or aggravated battery as defined in sec. 940.19, Wis. Stats.
- x. Littering of premises as defined in Section 7.05 of the West All is Revised Municipal Code.
- xi. Theft as defined in sec. 943.20, Wis. Stats.
- xii. Arson as defined in sec. 943.02, Wis. Stats.
- xiii. Possession, manufacture or delivery of a controlled substance or related offenses as defined in Chapter 961, Wis. Stats.
- xiv. Gambling as defined in sec. 945.02, Wis. Stats.
- xv. Keeping an animal in violation of Section 7.12 of the West Allis Revised Municipal Code. [Ord. O-2007-0041, 10/16/2007]
- xvi. Trespass to land as defined in sec. 943.13, Wis. Stats., or criminal trespass to dwelling as defined in sec. 943.14, Wis. Stats.
- xvii. Any conspiracy to commit, as defined in Section 6.02(5) of the West Allis Revised Municipal Code or sec. 939.31, Wis. Stats., or attempt to commit, as defined in sec. 939.32, Wis. Stats., any of the activities, behaviors or conduct enumerated in Paragraphs (1) to (16).
- xviii. Discharge of a firearm or air rifle as defined in Section 6.01(1) and (2) of the West Allis Revised Municipal Code.
- xix. Loitering as defined in Section 6.02(9) of the West Allis Revised Municipal Code.
- xx. Persons associated "with" means any person who, whenever engaged in nuisance activity, enters, patronizes, visits or attempts to enter, patronize or visit, or wishes to enter, patronize or visit, a premises or person present on the premises, including any officer, director, customer, agent, employee or independent contractor of a premises owner.
- 3. Nuisances Affecting Peace and Safety.
  - a. Dangerous Signs and Billboards. All signs, billboards, awnings, and other similar structures over or near streets, sidewalks, public grounds, or places frequented by the public, so situated, constructed, or maintained as to endanger the public safety.
  - b. Illegal Buildings. All buildings erected, repaired, altered, or maintained without a permit or in violation of City ordinances relating to materials and manner of construction of buildings.
  - c. Unauthorized Traffic Signs. All unauthorized signs, signals, markings, or devices placed or maintained upon or in view of any public highway or railway crossing which purport to be or may be mistaken as official traffic control devices or railroad signs or signals or which, because of their color, location, brilliance, or manner of operation, interfere with the effectiveness of any such device, sign, or signal.
  - d. Obstruction of Intersections. All trees, hedges, billboards, or other obstructions which prevent persons driving vehicles on public streets, alleys, or highways from obtaining a clear view of traffic when approaching an intersection or pedestrian crosswalk.
  - e. Low-Hanging Tree Limbs. All limbs of trees, bushes, shrubs, or other plants which project over or into any public sidewalk, street, or other public place and interfere with the full use and enjoyment thereof.
  - f. Dangerous Trees. All trees which are a menace to public safety because of disease or other condition of the tree or are the cause of substantial annoyance to the general public.
  - g. Dilapidated Buildings. All buildings or structures so old, dilapidated, or out of repair as to be dangerous, unsafe, unsanitary, or otherwise unfit for human use.
  - h. Low-Hanging Wires and Cables. All wires and cables over streets, alleys, or public grounds which are strung less than fifteen (15) feet above the surface thereof.
  - Noisy Animals. The keeping or harboring of any animal which, by frequent or habitual howling, yelping, barking, crowing, or making of other noises, to the
    great discomfort of the peace and quiet of the neighborhood or in such a manner as to materially disturb or annoy persons in the neighborhood who are of
    ordinary sensibilities.
  - j. Obstructions of Streets; Excavations. All obstructions of streets, alleys, sidewalks, or crosswalks and all excavations in or under the same, except as permitted by the ordinances of the City but including those which, although made in accordance with such ordinances, are kept or maintained for an unreasonable or illegal length of time after the purpose thereof has been accomplished or which do not conform to the permit.
  - k. Blighted Buildings and Premises. Premises existing within the City which are blighted because of faulty design or construction, failure to maintain them in a proper state of repair, improper management, or due to the accumulation thereon of junk or other unsightly debris, structurally unsound fences and other items which depreciate property values and jeopardize or are detrimental to the health, safety, enjoyment of property, or welfare of the people of the City.
  - Suffocation Hazards. Any abandoned, unattended or discarded ice box, refrigerator, walk-in cooler, or other container of any kind, which has an air-tight
    door, left outside of any building or dwelling without first removing the door from the said ice box, refrigerator, walk-in cooler, or other container.
  - m. Excessive Noise. The making, continuation, or causing to be made or continued any noise which either injures, endangers the comfort, repose, health, or safety of another, or substantially annoys another between the hours of 10:00 p.m. and 7:00 a.m. This provision shall not apply to noise necessary for the protection or preservation of property, or the health, or safety of a person or to emergency short-term operations which are necessary to protect the public health, safety, and welfare including emergency utility and public works operations.

SECTION 13: AMENDMENT "12.40 C-1 Central Business District" of the City Of West Allis Municipal Code is hereby amended as follows:

### AMENDMENT

### 12.40 C-1 Central Business District

The C-1 Central Business District is intended to accommodate those retail and office uses which are characteristic of the unique shopping streets of the "downtown" area of the City, and discourage uses which detract from, or are incompatible with, pedestrian, shopping and service oriented traffic, such as manufacturing or wholesale distribution uses.

- 1. Permitted Uses.
  - a. Barbers and beauty shops.
  - b. Books and stationary stores.
  - c. Bridal and wedding salons.
  - d. Camera stores and photographic equipment sales and services.
  - e. Clothing stores.
  - f. Computer and computer software sales and service.
  - g. Costume rental stores.
  - h. Curtains and draperies sales.
  - i. Drug stores.
  - j. Electronic equipment sales and service.
  - k. Employment agencies and offices conditioned upon the following: [Ord. O-2005-0022, 5/17/2005]
    - i. Transportation for temporary employees shall not be provided by, or on behalf of, the employment agency from the agency or office to the work site.
    - ii. Employees shall not report to the employment agency or office for work assignments. The employees shall report directly to the work site assigned. Applicants for employment shall not be allowed to use public property as a waiting area.
    - iii. Restroom facilities adequate for applicants shall be provided on site.
  - l. Financial institutions without drive-through facilities, except check-cashing businesses as defined in Section 9.32. [Ord. O-2006-0061, 10/17/2006]

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- m. Florist shops.
- n. Hardware stores
- o. Hobby or gift stores
- p. Home improvement, furnishings, appliances and accessory sales. [Ord. O-2003-0028, 4/2/2003]
- r. Keymaking and locksmithing stores.
- s. Laundry and dry cleaning pick up only.
- t. Leather goods sales
- u. Luggage stores.
- v. Millinery shops.
- w. Tattoo and/or body piercing establishments. [Ord. O-2016-0020, 5/3/2016]

Editor's Note: Former Subsection (1)(w), which set forth liquor stores as a permitted use, was repealed 5-20-2014 by Ord. O-2014-0022.

- x. Office supply stores.
- y. Offices; business, professional and governmental. [Ord. O-2015-0001, 1/20/2015]
- z. Medical clinics. [Ord. O-2015-0001, 1/20/2015]
- aa. Photography studios and film developing.
- ab. Post offices.
- ac. Printing services; blueprinting and photocopying.
- ad. Restricted productions and repair, limited to the following: artwork; clothing custom manufacturing and alterations, for retail only; hearing aid devices; jewelry from precious metals; watches; dentures; and optical lenses.
- ae. Sewing machine sales and service.
- af. Shoe sales and repair stores.
- ag. Small appliance sales and service.
- ah. Specialty stores including arts and crafts and related uses.
- ai. Sporting goods stores.
- aj. Tobacco retailers. [Ord. 6279, 12/17/1996; Ord. O-2016-0032, 7/5/2016]
  - i. No tobacco retailer shall be located within one thousand (1,000) feet of parcels occupied by the following uses:
    - (1) A public or private kindergarten, elementary, junior high or high school;
    - (2) Libraries;
    - (3) Zoned parkland; or
    - (4) Another tobacco retailer or establishment licensed to sell any tobacco product or tobacco paraphernalia as defined within Section 12.06.
- ak. Trophy and award sales.
- al. Resale stores. [Ord. O-2007-0026, 8/7/2007 (repeal and recreate); Ord. O-2015-0029, 5/7/2015]
- am. Videotape sales and rental.
- an. Places of assembly including clubs, lodges, meeting halls and theaters, limited to a maximum of up to five thousand (5,000) square feet of building area and subject to the provisions of Sec. 9.28 of the Revised Municipal Code. [Ord. 6415, 1/5/1999; Ord. O-2007-0027, 8/7/2007 repeal; Ord. O-2011-0083, 1/3/2012 add; Ord. O-2013-0013, 3/5/2013]
- ao. Day-care facilities. [Ord. 6618, 6/18/2002]
- ap. Tanning and toning salons. [Ord. O-2005-022, 5/17/2005]
- aq. Public utility service structures not larger than six (6) feet tall and twenty-five (25) square feet in surface area, conditioned upon the following: [Ord. O-2008-0006, 2/5/2008; Ord. O-2008-0031, 7/1/2008]
  - i. Site, landscaping and screening, and architectural review of the public utility service structure and the immediate area surrounding the structure, by the Department of Development staff. Public utility service structures shall be effectively screened from any abutting lot(s) and City right-of-way by landscaping or other means, as necessary, as approved by the Department of Development staff; and
    - (1) If the staff and applicant are unable to come to an agreement on the proposed location and screening, the applicant may file a request for a variance with the Plan Commission by submitting a written request to the Department of Development not less than twenty (20) days before the next regularly scheduled Plan Commission meeting. At the time that a request for a variance is made, the applicant shall pay the required fee in accordance with development review fees in Chapter 12 of the Revised Municipal Code.
  - ii. Public utility service structures shall not be located within any front yard or corner side yard on private property.
- ar. Grocery stores. [Ord. O-2015-0002, 1/6/2015]
- as. Instruction and/or training facility, small. [Ord. O-2017-0007, 2/23/2017]
- at. Art galleries. [Ord. O-2017-0050, 11/21/2017]
- au. Tourist Rooming House, conditioned upon the following:
  - i. The structure is a single or two-family residence, or a mixed-use or multifamily containing not more than 4 dwelling units.
- av. Taverns and cocktail lounges.
- Special Uses.
  - a. Any permitted use with drive-through facilities, except check-cashing businesses as defined in Section 9.32. [Ord. O-2006-0061, 10/17/2006]
  - b. Food production, limited. [Ord. O-2015-0002, 1/6/2015]
  - c. Massage Therapy. [Ord. O-2017-0044, 10/17/2017]

Editor's Note: Former Subsection (2)(c), Candy and ice cream stores, was repealed 1/6/2015 by Ord. O-2015-0002.

- d. Department stores.
- e. Hotels and motels.
- f. Laundries and dry cleaners.
- g. Mixed residential and commercial uses.
- h. Multiple family developments.
- i. Restaurants.
- j. Retirement homes and communities.
- k. Instruction and/or training facility. [Ord. O-2017-0007, 2/23/2017]
- 1. [Reserved]
- m. Community living arrangements as licensed under Sec. 46.22 of Wisconsin Statutes [Ord. 6501, amend, 2/15/2000] n. Printing, commercial. [Ord. 6522, amend, 6/6/2000]
- o. Outdoor dining areas for "food establishments" under Section 7.04(1)(c). [Ord. 6568, 5/15/2000]
- p. Indoor recreation facilities including the following: [Ord. O-2003-0040, 6/17/2003]
  - i. Indoor driving range and batting cages.
  - ii. Indoor volleyball courts.
  - iii. Indoor basketball courts.
  - iv. Indoor bowling alleys.
  - v. Game centers and tournament facilities (not areades as regulated in Section 9.109.037 of the Revised Municipal Code).
- q. Radio and television stations. [Ord. O-2003-0044, 6/17/2003]

- r. Athletic, health clubs. [Ord. O-2005-0022, 5/17/2005; Ord. O-2015-0001, 1/20/2015]
- s. Museums. [Ord. O-2008-0023, 5/20/2008]
- t. Places of assembly including clubs, lodges, meeting halls and theaters, greater than five thousand (5,000) square feet of building area and subject to the provisions of Sec. 9.28 of the Revised Municipal Code. [Ord. O-2011-0083, 1/3/2012; Ord. O-2013-0013, 3/5/2013]
- u. Collocation/attachment of telecommunication equipment to existing structures. [Ord. O-2012-0036, 9/18/2012]
- v. Animal grooming. [Ord. O-2015-0016, 3/3/2015]
- w. Pet shops. [Ord. O-2015-0016, 3/3/2015]
- x. Veterinary clinics. [Ord. O-2015-0016, 3/3/2015]
- 3. Required Conditions.
  - a. Dwelling units are not permitted below the second floor.
  - All businesses, servicing or processing, storage or merchandise display, except off-street parking or off-street loading, shall be conducted within completely enclosed buildings.
  - c. Establishments of the "drive-in" type, offering goods or services directly to customers waiting in parked motor vehicles, are not permitted unless specifically authorized herein.
  - d. Multi-family dwellings will comply with the bulk regulations of the RC-2 District.
  - e. Outdoor Storage. Outdoor storage, display or repair shall not be permitted. [Ord. O-2003-0028, 4/2/2003]
  - f. Commercial Vehicles. A maximum of two commercial vehicles may be associated with a use. Open vehicles, utility trucks, trailers and similar vehicles shall not be permitted. [Ord. O-2003-0028, 4/2/2003]
  - g. Interior Storage Spaces. A maximum of 25% of a businesses interior floor area may be used for general wholesale, warehousing and storage. Such areas shall not be visible from the exterior of the building. [Ord. O-2003-0028, 4/2/2003]
  - h. Interior Spaces. Interior walls parallel to window glazing shall be not less than 6 feet from the plane of the window glazing. [Ord. O-2003-0028, 4/2/2003]
  - i. Display Racks and Fixtures. Display racks within 4 feet of a window shall be open-backed and shall not obscure more than 50% of the glazing area. [Ord. O-2003-0028, 4/2/2003]
  - j. Window Coverings. Operable interior window coverings may be used. Such coverings include, but are not limited to, blinds and draperies. No window covering may be permanently affixed or adhered to the window such that the window becomes permanently opaque. [Ord. O-2003-0028, 4/2/2003]
  - k. Site Plan. A site, landscaping and screening plan in accordance with Section 12.13 of the Revised Municipal Code shall be required when commercial vehicles are associated with a use. [Ord. O-2003-0028, 4/2/2003]
  - 1. All business establishments shall contain on-site retail or be service establishments dealing directly with consumers. [Ord. O-2015-0002, 1/6/2015]
  - m. Outdoor animal holding areas shall not be allowed. [Ord. O-2015-0016, 3/3/2015]
- 4. Floor Area Ratio. The floor area ratio shall not exceed 2.0.
- 5. Yard Requirements. The C-1 District shall have no yard requirements.
- Off-Street Parking and Loading Requirements. Off-street parking and loading facilities shall be provided in accordance with Section 12.19 of this subchapter. Credit shall be given to day-care uses for use of public off-street parking spaces located within the C-1 Central Business District. [Ord. 6618, 6/18/2002]

SECTION 14: REPEALER CLAUSE All ordinances or resolutions or parts thereof, which are in conflict herewith, are hereby repealed.

**SECTION 15:** <u>SEVERABILITY CLAUSE</u> Should any part or provision of this Ordinance be declared by the courts to be unconstitutional or invalid, such decision shall not affect the validity of the Ordinances a whole or any part thereof other than the part so declared to be unconstitutional or invalid.

SECTION 16: EFFECTIVE DATE This Ordinance shall be in full force and effect on and after the required approval and publication according to law.

PASSED AND ADOPTED B	Y THE CITY O	F WEST ALI	LIS COUNCIL _		·
	AYE	NAY	ABSENT	ABSTAIN	
Ald. Angelito Tenorio					
Ald. Vince Vitale					
Ald. Tracy Stefanski					
Ald. Marty Weigel					
Ald. Suzzette Grisham					
Ald. Danna Kuehn					
Ald. Thomas Lajsic					
Ald. Dan Roadt					
Ald. Rosalie Reinke					
Ald. Kevin Haass					
Attest					Presiding Officer
11000					. residing o mee.
Rebecca Grill, City Clerk, City	Of West Allis				Dan Devine, Mayor City Of West Allis

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#### CITY OF WEST ALLIS ORDINANCE O-2021-0024

#### ORDINANCE TO COMBINE VARIOUS ENTERTAINMENT-RELATED LICENSES INTO SINGLE PUBLIC ENTERTAINMENT LICENSE

# CREATING SECTION 9.037, REPEALING AND RECREATING SECTION 9.08, AND REPEALING SECTIONS 9.032, 9.033, 9.034, 9.05, 9.06, 9.10, AND 9.105

WHEREAS, various licenses regulating different types of public entertainment activities could be combined into a single license for clarity, efficiency, and ease of administration:

NOW THEREFORE, the common council of the City of West Allis do ordain as follows:

SECTION 1: ADOPTION "9.037 Public Entertainment License" of the City Of West Allis Municipal Code is hereby added as follows:

### ADOPTION

### 9.037 Public Entertainment License(Added)

- 1. Definitions
  - a. "Premises" means the area described within a license issued under this section.
  - b. "Public entertainment" means any activity or equipment made available with or without fee to the general public for amusement including, but not limited to: bowling centers, dance halls, roadhouses, billiard and pool tables, amusement devices, theater, live or pre-recorded music, movies, and other places of amusement. This definition applies to any entertainment provided commercially for gain by membership, season ticket, invitation, or other system open or offered to the public generally.
- 2. License Required. Except as stated in sub. 3, no person may provide public entertainment without a license issued under this section.
- 3. Exceptions. No license is required under this section for any of the following activities:
  - a. Public entertainment provided by a charitable, nonprofit, or educational institution, religious organization, or governmental entity upon land owned and exclusively occupied by that entity.
  - b. Public entertainment provided by an organization formed for the purpose of ballet performance and instruction and which has received tax exempt status from the United States Internal Revenue Service.
  - c. Billiard tables provided on the premises of bona fide clubs or social organizations not operating for private profit which provide other membership privileges and activities, even though there is a charge for playing billiards.
  - d. Dancing instruction for compensation without any performance for the general public.
  - e. Television or music intended to entertain only employees and not customers.
  - f. Public entertainment provided on the grounds of and during a special event permitted under WAMC 6.032.
- Application
  - a. Any person seeking a public entertainment license shall file a complete application with the city clerk in a form approved by the clerk.
  - b. At the time of filing an application, the applicant shall submit:
    - i. A nonrefundable license fee in the amount stated on the Fee Schedule at the time of application.
    - ii. A plan of operation with a floor plan of the premises
  - c. The clerk shall notify the Fire, Health, Building Inspection and Neighborhood Services, Planning, and Police Departments of each application received.

    Each department shall report to the common council any information that may disqualify the applicant.
- 5. Disqualifications. Any applicant may be disqualified for a license if any of the following applies to the applicant or to any members, shareholder, and officers of any applicant that is not an individual:
  - a. The applicant has an arrest or conviction record, subject to Wis. Stat. 111.335(4).
  - b. The applicant made false statements on the application or to the common council or a committee thereof.
  - c. The applicant violated the license regulations in this section.
  - d. The applicant has been denied a license or had a license revoked in the 12 months preceding the application date.
  - e. The activities on the premises will cause or have caused a nuisance.
- 6. Term, Issuance, and Renewal
  - a. Regular License
    - i. For a new application, the common council may grant a license to any applicant who is not disqualified.
    - ii. A license shall be valid on the date of issuance and expire on June 30 of each year.
    - iii. For a renewal application, the common council shall grant the license unless the applicant is disqualified.
  - b. Temporary License
    - i. The common council may grant a temporary license to any applicant who is not disqualified.
    - <u>ii.</u> A license shall be valid only on the dates approved by the common council.
  - c. The city clerk shall issue any license granted by the common council. Licenses are non-transferable.
  - d. The city clerk shall notify any applicant whose application was denied of the applicant's appeal rights under WAMC 2.48(5).
- 7. Regulations. Licenses granted under this section are subject to the following regulations:
  - a. The licensee shall display a copy of the license prominently on the premises.
  - b. The licensee shall file updated information with the city clerk within 10 days after any information on a license changes.
  - c. No person may refuse the entry of police officers, health officers, building inspectors, or zoning inspectors on to the premises at all reasonable hours.
  - d. No person may permit disorderly, riotous, or indecent conduct at any time on any premises.
  - e. No premises may remain open between the hours of 11:00 p.m. and 9:00 a.m. of any day, unless the common council expands the open hours for the premises. No premises may remain open outside of the hours set forth by the common council.
  - f. The premises may not violate a health, zoning, or building code provision.
  - g. No person under the age of 18 may be permitted on a premises where amusement devices are offered to the public before the hour of 3:00 P.M. on any day that the West Allis West Milwaukee public schools are in session, unless accompanied by their legal parent or guardian.
  - h. Any amusement device on a premises shall be arranged so that persons using the amusement device will not obstruct a path at least 3 feet wide on the side of the user opposite of the amusement device.
  - i. No licensee may transfer a license to another person.
  - j. No person may violate any conditions imposed upon a specific license at the time the license was granted or imposed on an existing licensee with the licensee's consent.
- 8. Penalties. Any person who violates any provision under this section shall forfeit up to \$500 for each violation. Each day that any ongoing violation continues is a separate offense.
- 9. Suspension, Revocation, and Non-Renewal
  - a. Authority. The common council may suspend, revoke, or refuse to renew a public entertainment license if the applicant becomes disqualified.

- b. Commencement. Based on allegations submitted to the license and health committee, an alderperson may approve the issuance of a summons and complaint against a license. The complaint shall contain the allegations. The summons shall state the date on which and location where the licensee must appear. The summons and complaint shall be signed by a member of the committee or an attorney therefore. Service shall be in the manner provided under Wis. Stat. Ch. 801 for service in civil actions in circuit court
- c. Procedure.
  - i. If the licensee does not appear as required by the summons, the allegations of the complaint shall be taken as true and if the municipal governing body or the committee finds the allegations sufficient, the license shall be revoked. The clerk shall give notice of the revocation to the person whose license is revoked.
  - ii. If the licensee appears as required by the summons and denies the complaint, both the complainant and the licensee may produce witnesses, cross-examine witnesses and be represented by counsel. The licensee shall be provided a written transcript of the hearing at his or her expense. If the hearing is held before the municipal governing body and the complaint is found to be true, the license shall either be suspended for not less than 10 days nor more than 90 days or revoked.
  - iii. If the hearing is held before a committee of a city council, the committee shall submit a report to the city council, including findings of fact, conclusions of law and a recommendation as to what action, if any, the city council should take with respect to the license. The committee shall provide the complainant and the licensee with a copy of the report. Either the complainant or the licensee may file an objection to the report and shall have the opportunity to present arguments supporting the objection to the city council. The city council shall determine whether the arguments shall be presented orally or in writing or both. If the city council, after considering the committee's report and any arguments presented by the complainant or the licensee, finds the complaint to be true, or if there is no objection to a report recommending suspension or revocation, the license shall be suspended or revoked.
  - iv. The municipal clerk shall give notice of each suspension or revocation to the person whose license is suspended or revoked.
  - y. If the municipal governing body finds the complaint untrue, the proceeding shall be dismissed without cost to the accused.
- d. Judicial Review. The suspension, revocation, or nonrenewal of any license may be reviewed by writ of certiorari to the Milwaukee County Circuit Court,

Wis. Stat. 60.23(10), 62.26(1)

SECTION 2: ADOPTION "9.08 Entertainment Device Distributor License" of the City Of West Allis Municipal Code is hereby added as follows:

#### ADOPTION

9.08 Entertainment Device Distributor License(Added)

- 1. Definition. "Entertainment device" means any equipment designed to provide amusement to the user including, but not limited to: amusement devices, jukeboxes, and other similar devices.
- License Required. No person may lease or place an entertainment device upon another person's public place within the City, or receive profits from such a lease, without first having obtained a license under this section.
- 3. Application
  - a. Any person seeking an entertainment device distributor license shall file a complete application with the city clerk in a form approved by the clerk.
  - b. At the time of filing an application, the applicant shall submit:
    - i. A nonrefundable license fee in the amount stated on the Fee Schedule at the time of application.
    - ii. A list of all locations within the City at which the applicant has placed entertainment devices within the past year or will place amusement devices within the next year under the terms of a contract. The list shall include the addresses of the premises where the devices were placed or are contracted to be placed, the number of machines placed or to be placed at the premises, and the legal names of the entities contracting for each entertainment device.
  - c. The clerk shall notify the Police Departments of each application received. The department shall report to the common council any information that may disqualify the applicant.
- 4. Disqualifications. Any applicant may be disqualified for a license if any of the following applies to the applicant or to any members, shareholder, and officers of any applicant that is not an individual:
  - a. The applicant has an arrest or conviction record, subject to Wis. Stat. 111.335(4).
  - b. The applicant made false statements on the application or to the common council or a committee thereof.
  - c. The applicant violated the license regulations in this section within 5 years of the date of application.
  - d. The applicant has been denied a license or had a license revoked in the 12 months preceding the application date.
- 5. Term, Issuance, and Renewal
  - a. For a new application, the common council may grant a license to any applicant who is not disqualified.
  - b. A license shall be valid on the date of issuance and expire on June 30 of each year.
  - c. For a renewal application, the common council shall grant the license unless the applicant is disqualified.
  - d. The city clerk shall issue any license granted by the common council.
  - e. The city clerk shall notify any applicant whose application was denied of the applicant's appeal rights under WAMC 2.48(5).
- 6. Regulations. Licenses granted under this section are subject to the following regulations:
  - a. The licensee shall maintain a copy of the license at the licensee's place of business and produce the license upon the request of a law enforcement officer.
  - b. The licensee shall file updated information with the city clerk within 10 days after any information on a license changes.
  - c. No licensee may transfer a license to another person.
  - d. No person may violate any conditions imposed upon a specific license at the time the license was granted or imposed on an existing licensee with the licensee's consent.
- 7. Penalties. Any person who violates any provision under this section shall forfeit up to \$500 for each violation. Each day that any ongoing violation continues is a separate offense.
- 8. Suspension, Revocation, and Non-Renewal
  - a. Authority. The common council may suspend, revoke, or refuse to renew an entertainment device distributor license if the applicant becomes disqualified.
  - b. Commencement. Based on allegations submitted to the license and health committee, an alderperson may approve the issuance of a summons and complaint against a license. The complaint shall contain the allegations. The summons shall state the date on which and location where the licensee must appear. The summons and complaint shall be signed by a member of the committee or an attorney for the committee. Service shall be in the manner provided under Wis. Stat. Ch. 801 for service in civil actions in circuit court.
  - c. Procedure.
    - i. If the licensee does not appear as required by the summons, the allegations of the complaint shall be taken as true and if the common council or the committee finds the allegations sufficient, the license shall be revoked. The clerk shall give notice of the revocation to the person whose license is revoked.
    - ii. If the licensee appears as required by the summons and denies the complaint, both the complainant and the licensee may produce witnesses, cross-examine witnesses and be represented by counsel. The licensee shall be provided a written transcript of the hearing at his or her expense.
    - iii. If the hearing is held before the common council and the complaint is found to be true, the license shall either be suspended for not less than 10 days nor more than 90 days or revoked.

- iv. If the hearing is held before a committee of a common council, the committee shall submit a report to the common council, including findings of fact, conclusions of law and a recommendation as to what action, if any, the common council should take with respect to the license. The committee shall provide the complainant and the licensee with a copy of the report. Either the complainant or the licensee may file an objection to the report and shall have the opportunity to present arguments supporting the objection to the common council. The common council shall determine whether the arguments shall be presented orally or in writing or both. If the common council, after considering the committee's report and any arguments presented by the complainant or the licensee, finds the complaint to be true, or if there is no objection to a report recommending suspension or revocation, the license shall be suspended or revoked.
- v. The city clerk shall give notice of each suspension or revocation to the person whose license is suspended or revoked.
- vi. If the common council finds the complaint untrue, the proceeding shall be dismissed without cost to the accused.
- d. Judicial Review. The suspension, revocation, or nonrenewal of any license may be reviewed by writ of certiorari to the Milwaukee County Circuit Court.

# SECTION 3: REPEAL "9.032 Tavern Instrumental Music Licenses" of the City Of West Allis Municipal Code is hereby repealed as follows:

### REPEAL

#### 9.032 Tavern Instrumental Music Licenses (Repealed)

- 1. License Required. No person holding a Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license, nor the licensee's agents or employees shall provide, maintain, suffer or permit in or upon the licensed premises any instrumental music or singing accompanied by pre-recorded music (commonly referred to as "karaoke") without having first obtained a license therefor as hereinafter provided. Such music and singing shall be discontinued thirty (30) minutes prior to the established closing time set forth in Chapter 125 of the Wisconsin Statutes. The license shall be construed to permit singing by members of the musical group engaged to perform on the licensed premises or by members of the audience performing karaoke, however, no dancing shall be permitted under such license unless a dance hall license has been obtained pursuant to Section 9.05.
- 2. Application. Application for a license required by this section shall be made in writing upon a form prescribed by and filed with the City Clerk/Treasurer. The application shall contain the following information:
  - a. The name and address of the person, corporation, partnership, limited liability company or other entity applying for the license. Said applicant must be the same as the person or entity holding the Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license.
  - b. Whether the applicant has, within five (5) years prior to the date of application, been licensed to sell alcohol beverages, and whether any such licenses were ever suspended or revoked and a statement of the reasons therefor.
  - c. The location of the premises for which the license is sought and identification of the Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license held for the premises.
  - d. If, during the pendancy of the application, or during the term of any license granted, there is any change in fact which would alter the information given on the application, the applicant shall notify the Clerk/Treasurer in writing thereof within ten (10) days after such change.
- 3. License Fee. The fee for an instrumental music license shall be one hundred forty dollars (\$140.00). The fee shall accompany each application. The full license fee shall be charged for the whole or fraction of the license year, except as provided in Paragraph (8). [Ord. O-2009-0033, 11/3/2009]
- 4. Granting of License.
  - a. Upon receipt of a proper application and the prescribed license fee, the Clerk/Treasurer shall forward such application to the Common Council for consideration. Within sixty (60) days of receiving an application, the Common Council shall grant or deny the license or hold the application for an additional thirty (30) days, unless otherwise agreed to by the applicant.
  - b. The Common Council shall examine all applications filed, as herein provided, and shall make or cause to be made such further investigation of the application as it deems necessary. The Common Council shall approve a license only if it finds all of the following facts exist:
    - i. That all of the statements made in the application are true;
    - ii. Subject to §§ 111.321, 111.322 and 111.335 of the Wisconsin Statutes, that the applicant or, if the applicant is not an individual, that every member, managing officer or agent of the applicant has not been convicted of any offense involving dishonesty or moral turpitude and has not been convicted of any violation of the law relating to the public health and safety;
    - iii. That the premises for which a license is sought will comply with the provisions of this section and all other applicable rules, regulations, ordinances and state laws, specifically including, but not limited to, zoning regulations, building code requirements, fire prevention code, and health code requirements:
    - iv. That the proposed instrumental music will comply with all applicable rules, regulations, ordinances and state laws, specifically including, but not limited to, noise limitations;
    - $v. \ If the applicant is a corporation, that it is licensed to do business and is in good standing with the State of Wisconsin;\\$
    - vi. That the applicant holds a Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license for the premises for which the instrumental music license is sought and is otherwise entitled to a license under the provisions of this section.
  - c. Upon approval of the application by the Common Council, a license shall be issued to the applicant by the Clerk/Treasurer. Any license issued under this section shall be nonassignable and nontransferable from person to person or from one premises to another.
  - d. Whenever an application is denied or held for further investigation, the Clerk/Treasurer shall advise the applicant, in writing, of the action taken and the reasons for such action. The Clerk/Treasurer shall also advise the applicant of the right to request that the Common Council review its determination, pursuant to Section 2.48 of the West Allis Revised Municipal Code.
- 5. Expiration, Transfer and Lapse of License.
  - a. All licenses issued as herein provided shall expire on the 30th day of June of each year.
  - b. Any license issued pursuant to this section shall lapse and become void whenever the Common Council or licensee shall not renew the retail Class "B" fermented malt beverage, Class "B" intoxicating liquor or Class "C" wine license or said license is revoked by the Common Council. If any such retail Class "B" or "C" license shall be suspended, the license issued under this section shall be deemed suspended for a like period, without further action by the Common Council.
  - c. No license or interest in a license may be transferred to any person, partnership or corporation. The transfer of a license or any interest in a license shall automatically and immediately revoke the license.
- 6. Display of License. Any person licensed in accordance with the provisions of this section shall keep his license posted in a prominent place upon the license premises.
- 7. Revocation, Suspension or Nonrenewal. A license may be suspended for a period not to exceed ninety (90) days, revoked or not renewed by the Common Council for disorderly conduct upon the licensed premises or for any violation by the licensee, his agents or employees, of any provision of this section, or any ordinance or law relating to the use or occupation of the licensed premises. If at any time a license is revoked, at least one (1) year shall elapse before another license shall be given for the same premises or to the same licensee. Any revocation or suspension may be in addition to any forfeiture imposed under this section. The procedures set forth in § 125.12 of the Wisconsin Statutes and Section 9.02(20) of the Revised Municipal Code shall apply to revocation, suspensions and nonrenewals of instrumental music licenses.
- 8. Special Permits. A special instrumental music permit may be issued by the Clerk/Treasurer for a particular forty-eight hour period, upon approval by the Common Council. The applicant must meet all criteria for license approval set forth in Paragraph (2). Application for any such permit shall be made in writing upon a form prescribed by and filed with the Clerk/Treasurer, in accordance with the provisions of Paragraph (3). Not more than ten (10) special permits for either instrumental music shall be issued for the same premises in any license year. Subsequent to the issuance of an initial permit for a premises, the Clerk/Treasurer may issue additional permits for each premises, as provided in this paragraph, without further investigation of applications for any such premises and without the Council's approval for the entire period the license is held by the same individual or corporation and for the same licensed premises. A special permit, when issued, shall entitle the holder

- thereof, for a particular forty-eight-hour period to the respective privileges accompanying the corresponding license provided for in this section. Any violation of this section by the permit holder or any reported unreasonably loud music or disorderly conduct on the premises shall be deemed cause for suspension or denial of any further special permit privileges. A permit fee of twenty dollars (\$20.00) shall accompany the application. Such fee shall be nonrefundable. [Ord. O-2009-0033, 11/3/2009]
- 9. Penalties. Any person violating any of the provisions of this section shall, upon conviction thereof, forfeit not less that fifty dollars (\$50.00) nor more than five hundred dollars (\$50.00) or in default of payment of said forfeiture and costs, punishment shall be suspension of the defendant's operating privileges pursuant to §§ 343.30 and 345.47, Wis. Stats., or by imprisonment in the Milwaukee County House of Corrections or Milwaukee Jail until payment of the forfeiture and costs, but not in excess of the number of days set forth in § 800.095(4), Wis. Stats.

#### [Ord. 6539, (repeal and recreate) 11/6/2000]

**SECTION 4:** REPEAL "9.033 Tavern Entertainment License - Special Entertainment" of the City Of West Allis Municipal Code is hereby *repealed* as follows:

### REPEAL

### 9.033 Tavern Entertainment License - Special Entertainment (Repealed)

- 1. License Required. No person holding a retail Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license, nor the licensee's agents or employees, shall provide, maintain, suffer or permit in or upon the licensed premises [as described in §§ 125.26(3), 125.51(3)(d), and 125.51(3m)(d), Wis. Stats.], any singing or dancing floor shows, cabaret shows, lingerie shows, exotic dancing, or similar type of show or entertainment, whether live or prerecorded music is used or not, without having first obtained a license therefor as hereinafter provided. Such entertainment shall discontinue thirty (30) minutes prior to the established closing time for the licensed premises. No instrumental music license under Section 9.032 shall be required of any person holding a valid license under this section. [Ord. No. O-2009-0017, 6/2/2009]
- 2. Location. No person shall be granted an entertainment license if the licensed premises is located:
  - a. Within five hundred (500) feet of a residential area as defined in Section 9.28(1)(k) of the Revised Municipal Code.
  - b. Within five hundred (500) feet of an adult-oriented establishment as defined in Section 9.28(1)(a) of the Revised Municipal Code.
  - c. Within five hundred (500) feet of another business holding an entertainment license under this section or Section 9.034 of the Revised Municipal Code. [Ord. No. O-2009-0017, 6/2/2009]
  - d. Within five hundred (500) feet of any pre-existing school, church, or day-care center as defined in Sections 9.28(1)(h), 9.28(1)(j), and 9.28(1)(l) of the Revised Municipal Code. [Ord. No. O-2009-0017, 6/2/2009]
  - e. For purposes of this ordinance, distances are to be measured in a straight line without regard to intervening structures or objects, from the property line of the licensed premises to the nearest property line of an adult-oriented establishment, school, church, day-care center, residential area, or other premises holding a license under this section.
- 3. Application. Application for a license required by this section shall be made in writing upon a form prescribed by and filed with the Clerk/Treasurer. The application herein required shall contain the following information under oath:
  - a. The name and address of the person, corporation, partnership, limited liability company or other entity applying for the license. Said applicant must be the same as the person holding the Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license.
  - b. If the applicant is not an individual, the names and addresses of the partners or the applicant's principal officers and agent under § 125.04(6), Wis. Stats.
  - c. If the applicant, or in the event the applicant is not an individual person, if any partner, principal officer, or agent of the applicant has been convicted in a court of competent jurisdiction of any offense, criminal or civil forfeiture, other than parking offenses or minor traffic offenses, including dates of conviction, nature of the offense, and location of the offense for such all offenses within the five-year period immediately preceding the date of application unless the applicant has been duly pardoned.
  - d. If the applicant, or in the event the applicant is not an individual person, if any partner, principal officer, or agent of the applicant has, within five (5) years prior to the date of application, been licensed to sell alcohol beverages and whether any such license was suspended, revoked, or not renewed and a statement of the reasons therefor.
  - e. A statement of the specific nature of the entertainment to be provided.
  - f. The location of the premises for which the license is sought and identification of the Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license held for the premises.
- 4. Duty to Cooperate. Failure or refusal of the applicant to give any information relevant to the investigation of the application, or the applicant's refusal or failure to appear at any reasonable time and place for examination under oath regarding said application or the applicant's refusal to submit to or cooperate with any investigation required or deemed necessary shall constitute an admission by the applicant that the applicant is ineligible for such license and shall be grounds for denial thereof.
- 5. Notification of Changes. If, while any application is pending, or during the term of any license granted thereon, there is any change in fact that would alter the information given on the application, the applicant or licensee shall notify the Clerk/Treasurer in writing thereof within ten (10) days after such change.
- 6. License Fee. The fee for a license issued under this section shall be \$1,400.00. The license fee shall accompany each application. The full license fee shall be charged for the whole or fraction of the license year. [Ord. O-2009-0033, 11/3/2009]
- 7. Processing of Application and Issuance of License.
  - a. Upon receipt of a proper application and the prescribed license fee, the Clerk/Treasurer shall provide copies of the application to the Police Department, Building Inspection Department, and other applicable departments for their investigation and review to determine compliance of the proposed tavem entertainment with the laws and regulations each department administers. Each department shall, within thirty (30) days, report back to the Clerk/Treasurer whether the applicant and premises comply with the laws and regulations administered by each department. No license may be issued unless each department reports that the applicant and premises comply with all relevant laws and regulations. A department shall recommend denial of a license if it finds that the proposed applicant or premises are not in conformance with the requirements of this section, the ordinances of the City of West Allis, the laws of the State of Wisconsin, or any other applicable law or regulation. A recommendation for denial shall be in writing and cite the specific reason or reasons therefor.
  - b. With sixty (60) days of receiving a completed application and fee, the Common Council shall grant or deny the license or hold the application for an additional period of time as agreed to by the applicant.
  - c. The Common Council shall examine all applications filed and shall make or cause to be made such further investigation as it deems necessary. The Common Council shall approve a license only if it finds all of the following:
    - i. That all of the statements made in the application are true.
    - ii. Subject to §§ 111.321, 111.322, and 111.335 of the Wisconsin Statutes, that the applicant or, if the applicant is not an individual, that every partner, principal officer, and agent appointed pursuant to Section 125.04(6) has not been convicted of any offense substantially related to the operation of a tavem entertainment establishment.
    - iii. That the premises for which the license is sought will comply with the provisions of this section and all other applicable rules, regulations, ordinances, and state laws, specifically including, but not limited to, zoning regulations, Building Code, Fire Prevention Code, and Health Code requirements.
    - iv. That the proposed entertainment will comply with all applicable rules, regulations, ordinances, and state laws, specifically including, but not limited to, noise limitations, performance standards, and distancing requirements under Sections 7.035, 9.02(19), and 18.03(3)(m) of the Revised Municipal Code. [Ord. No. O-2009-0017, 6/2/2009]
    - v. If the applicant is a corporation that it is licensed to do business in the State of Wisconsin and is in good standing.

- vi. That the applicant holds a Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license for the premises for which an entertainment license is sought.
- d. Upon approval of the application by the Common Council, a license shall be issued to the applicant by the Clerk/Treasurer. Any license issued under this section shall be non-assignable and nontransferable from person to person or from one premises to another.
- e. Whenever an application is denied, the Clerk/Treasurer shall advise the applicant in writing of the action taken and the reasons for such action. The Clerk/Treasurer shall also advise the applicant of the right to request that the Common Council review its determination pursuant to § 2.48(5) of the Revised Municipal Code.
- 8. Display of License. The license shall be displayed in a conspicuous public place in the tavern entertainment establishment.
- 9. Renewal of License.
  - a. Every license issued pursuant to this section shall terminate on June 30th pursuant to Section 9.015, unless sooner revoked, and must be renewed before operation is allowed in the following license year. Any operator desiring to renew a license shall make application to the Clerk/Treasurer. The application for renewal must be filed on or before May 1st. Operators filing a renewal application shall provide the information required by Subsection 9.033(3) and shall be processed pursuant to Subsection 9.033(7). [Ord. No. O-2009-0017, 6/2/2009]
  - b. A license renewal fee of \$1,400.00 shall be submitted with the application for renewal. [Ord. O-2009-0033, 11/3/2009]
- 10. Transfer of License. No license issued pursuant to this section shall be assignable or transferable. For purposes of this section, "assignable" or "transferable" shall mean and include any of the following:
  - a. The sale, lease, or sublease of the business; or
  - b. The transfer of securities which constitute a controlling interest in the business, whether by sale, gift, exchange, or similar means; or
  - c. The establishment of a trust, gift, or other similar legal device which transfers the ownership or control of the business.
- 11. Suspension, Revocation, and Nonrenewal of License.
  - a. A license may be suspended for a period not to exceed ninety (90) days, revoked, or not renewed by the Common Council for participating in, allowing, or suffering disorderly conduct or sexual offenses in or around the licensed premises or for any violation by the permittee, the licensee, or the licensee's agents, employees, or entertainers, of any of the provisions of this section, or any ordinance or law relating to the use or occupation of the licensed premises. If a, license is revoked or not renewed, at least two (2) years shall elapse before another license or permit shall be given for the same premises or to the same licensee or permittee. Any suspension, revocation, or nonrenewal may be in addition to any forfeiture imposed under this section or other penalty imposed by law. The procedures set forth in § 125.12 of the Wisconsin Statutes shall apply to suspensions, revocations, and non-renewals of entertainment licenses and permits.
- 12. Exceptions. A tavem entertainment license is not required if the entertainment consists of dart games, amusement devices for which a license is required under Section 9.08 of this code, pool or billiard tables, or bowling.
- 13. Pre-Existing Entertainment Licenses and Discontinuation of Operation. Holders of Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine licenses who also possess an entertainment license at the time of passage of this ordinance are exempt from the locations provisions of Paragraph 9.033(2). Any transfer of the entertainment license from the licensed premises to any other premises shall cause said entertainment license to lapse and become void. Any discontinuation in the operation of the licensed premises for a period of six (6) months shall also cause the entertainment license to lapse and become void. A licensee whose license has lapsed and become void shall thereafter be subject to the location requirements in Paragraph 9.033(2). [Ord. No. O-2009-0017, 6/2/2009]

#### [Ord. 6540 (amended) 2/6/2001]

SECTION 5: REPEAL "9.034 Tavern Entertainment License - Other Entertainment" of the City Of West Allis Municipal Code is hereby repealed as follows:

# REPEAL

# 9.034 Tavern Entertainment License - Other Entertainment (Repealed)

- 1. License Required. No person holding a retail Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license, nor the licensee's agents or employees, shall provide, maintain, suffer or permit in or upon the licensed premises [as described in §§ 125.26(3), 125.51(3)(d), and 125.51(3m)(d), Wis. Stats.], any entertainment, exposition, or show, other than shows listed in Section 9.033, whether live or prerecorded music is used or not, without having first obtained a license therefor as hereinafter provided. Such entertainment shall discontinue thirty (30) minutes prior to the established closing time for the licensed premises. No instrumental music license under Section 9.032 shall be required of any person holding a valid license under this section.
- 2. Application. Application for a license required by this section shall be made in writing upon a form prescribed by and filed with the Clerk/Treasurer. The application herein required shall contain the following information under oath:
  - a. The name and address of the person, corporation, partnership, limited liability company or other entity applying for the license. Said applicant must be the same as the person holding the Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license.
  - b. If the applicant is not an individual, the names and addresses of the partners or the applicant's principal officers and agent under § 125.04(6), Wis. Stats.
  - c. If the applicant or, in the event the applicant is not an individual person, if any partner, principal officer, or agent of the applicant has been convicted in a court of competent jurisdiction of any offense, criminal or civil forfeiture, other than parking offenses or minor traffic offenses, including dates of conviction, nature of the offense, and location of the offense for such all offenses within the five-year period immediately preceding the date of application unless the applicant has been duly pardoned.
  - d. If the applicant or, in the event the applicant is not an individual person, if any partner, principal officer, or agent of the applicant has, within five (5) years prior to the date of application, been licensed to sell alcohol beverages and whether any such license was suspended, revoked, or not renewed and a statement of the reasons therefor.
  - e. A statement of the specific nature of the entertainment to be provided.
  - f. The location of the premises for which the license is sought and identification of the Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license held for the premises.
- 3. Duty to Cooperate. Failure or refusal of the applicant to give any information relevant to the investigation of the application, or the applicant's refusal or failure to appear at any reasonable time and place for examination under oath regarding said application or the applicant's refusal to submit to or cooperate with any investigation required or deemed necessary shall constitute an admission by the applicant that the applicant is ineligible for such license and shall be grounds for denial thereof.
- 4. Notification of Changes. If, while any application is pending, or during the term of any license granted thereon, there is any change in fact that would alter the information given on the application, the applicant or licensee shall notify the Clerk/Treasurer in writing thereof within ten (10) days after such change.
- 5. License Fee. The fee for a license issued under this section shall be two hundred fifty dollars (\$250.). The license fee shall accompany each application. The full license fee shall be charged for the whole or fraction of the license year.
- 6. Processing of Application and Issuance of License.
  - a. Upon receipt of a proper application and the prescribed license fee, the Clerk/Treasurer shall provide copies of the application to the Police Department, Building Inspection Department, and other applicable departments for their investigation and review to determine compliance of the proposed tavem entertainment with the laws and regulations each department administers. Each department shall, within thirty (30) days, report back to the Clerk/Treasurer whether the applicant and premises comply with the laws and regulations administered by each department. No license may be issued unless each department reports that the applicant and premises comply with all relevant laws and regulations. A department shall recommend denial of a license if it finds that the proposed applicant or premises are not in conformance with the requirements of this section, the ordinances of the City of West Allis, the laws of the State of

Wisconsin, or any other applicable law or regulation. A recommendation for denial shall be in writing and cite the specific reason or reasons therefor.

- b. With sixty (60) days of receiving a completed application and fee, the Common Council shall grant or deny the license or hold the application for an additional period of time as agreed to by the applicant.
- c. The Common Council shall examine all applications filed and shall make or cause to be made such further investigation as it deems necessary. The Common Council shall approve a license only if it finds all of the following:
  - i. That all of the statements made in the application are true.
  - ii. Subject to §§ 111.321, 111.322, and 111.335 of the Wisconsin Statutes, that the applicant or, if the applicant is not an individual, that every partner, principal officer, and agent appointed pursuant to Section 125.04(6) has not been convicted of any offense substantially related to the operation of a tavem entertainment establishment.
  - iii. That the premises for which the license is sought will comply with the provisions of this section and all other applicable rules, regulations, ordinances, and state laws, specifically including, but not limited to, zoning regulations, Building Code, Fire Prevention Code, and Health Code requirements.
  - iv. That the proposed entertainment will comply with all applicable rules, regulations, ordinances, and state laws, specifically including, but not limited to, noise limitations, performance standards, and distancing requirements under Sections 7.035, 9.02(19), and 18.03(3)(m) of the Revised Municipal Code
  - v. If the applicant is a corporation that it is licensed to do business in the State of Wisconsin and is in good standing.
  - vi. That the applicant holds a Class "B" fermented malt beverage, Class "B" intoxicating liquor, or Class "C" wine license for the premises for which an entertainment license is sought.
- d. Upon approval of the application by the Common Council, a license shall be issued to the applicant by the Clerk/Treasurer. Any license issued under this section shall be non-assignable and nontransferable from person to person or from one premises to another.
- e. Whenever an application is denied, the Clerk/Treasurer shall advise the applicant in writing of the action taken and the reasons for such action. The Clerk/Treasurer shall also advise the applicant of the right to request that the Common Council review its determination pursuant to Section 2.48(5) of the Revised Municipal Code.
- 7. Display of License. The license shall be displayed in a conspicuous public place in the tavern entertainment establishment.
- 8. Renewal of License.
  - a. Every license issued pursuant to this section shall terminate on June 30th pursuant to Section 9.015, unless sooner revoked, and must be renewed before operation is allowed in the following license year. Any operator desiring to renew a license shall make application to the Clerk/Treasurer. The application for renewal must be filed on or before May 1st. Operators filing a renewal application shall provide the information required by Subsection 9.034(2) and shall be processed pursuant to Subsection 9.034(6).
  - b. A license renewal fee of two hundred fifty dollars (\$250.) shall be submitted with the application for renewal.
- 9. Transfer of License. No license issued pursuant to this section shall be assignable or transferable. For purposes of this section, "assignable" or "transferable" shall mean and include any of the following:
  - a. The sale, lease, or sublease of the business; or
  - b. The transfer of securities which constitute a controlling interest in the business, whether by sale, gift, exchange, or similar means; or
  - c. The establishment of a trust, gift, or other similar legal device which transfers the ownership or control of the business.
- 10. Suspension, Revocation, and Nonrenewal of License.
  - a. A license may be suspended for a period not to exceed ninety (90) days, revoked, or not renewed by the Common Council for participating in, allowing, or suffering disorderly conduct or sexual offenses in or around the licensed premises; or for any violation by the permittee, the licensee, or the licensee's agents, employees, or entertainers, of any of the provisions of this section; or any ordinance or law relating to the use or occupation of the licensed premises. If a license is revoked or not renewed, at least two (2) years shall elapse before another license or permit shall be given for the same premises or to the same licensee or permittee. Any suspension, revocation, or nonrenewal may be in addition to any forfeiture imposed under this section or other penalty imposed by law. The procedures set forth in Section 125.12 of the Wisconsin Statutes shall apply to suspensions, revocations, and nonrenewals of entertainment licenses and permits.
- 11. Exceptions. A tavem entertainment license is not required if the entertainment consists of dart games, amusement devices for which a license is required under Section 9.08 of this Code, pool or billiard tables, or bowling.
- 12. Discontinuation of Operation. Any transfer of the entertainment license from the licensed premises to any other premises shall cause said entertainment license to lapse and become void. Any discontinuation in the operation of the licensed premises for a period of six (6) months shall also cause the entertainment license to lapse and become void.
- 13. Special Entertainment. A license issued under this section shall not constitute a license to engage in entertainment under Section 9.033 of the Revised Municipal Code.

# [Ord. No. O-2009-0016, 6/16/2009]

# SECTION 6: REPEAL "9.05 Dance Halls" of the City Of West Allis Municipal Code is hereby repealed as follows:

# REPEAL

# 9.05 Dance Halls (Repealed)

- 1. Definitions.
  - a. Public Dance. The term "public dance" or "public hall," as used in this section, shall be taken to mean any dance or hall to which admission can be had, either without charge when under personal supervision of the licensee or by payment of a fee or by purchase, possession or presentation of a ticket or token in which a charge is made for caring for clothing or other property, or any other dance to which the public generally may gain admission with or without payment of a fee.
  - b. Public Dance Hall. The term "public dance hall," as used herein, shall mean any room, place or space in which a public dance or public hall may be held, or hall or academy in which classes in dancing are held and instruction in dancing given for hire.
- 2. Dance Hall License.
  - a. License Required. It shall be unlawful to hold any public dance or public ball or to hold classes in dancing within the limits of the City until the dance hall in which the same may be held shall have been duly licensed for such purpose.
  - b. This section shall not apply to studios or dance academies whose primary business is dance instruction and do not offer food or beverages for sale on the premises. [Ord. O-2010-0013, 6/1/2010]
  - c. Fees. All such applications shall be accompanied by an annual license fee of sixty dollars (\$60.00). [Ord. 6055, 11/15/1993; Ord. O-2009-0033, 11/3/2009]
  - d. Granting License. No license for public dance hall shall be issued until it shall be determined that the hall conforms to all health and fire regulations of the City, that it is properly ventilated and supplied with sufficient toilet conveniences, and is a safe and proper place for the purpose for which it is to be used.
  - e. Revocation of License. The license of any public dance hall shall be revoked by the Common Council for disorderly or immoral conduct on the premises or for violation of any of the rules, regulations, ordinances and laws governing or applying to public dance halls or public dances. If at any time the license of a public dance hall be revoked, at least six (6) months shall elapse before another license or permit shall be given for dancing on the same premises to the same licensees.
- 3. Regulations of Dance Halls.
  - a. Renting of Hall.

- i. Licensee to Report. Every licensed owner of a dance hall shall immediately upon application being received by him from any person, club or society to lease or rent his hall for the purpose of holding a public dance or ball therein, report to the Chief of Police the name and address of such person, club or society and the date when such public dance or ball is proposed to be held. The Chief of Police shall at once make or cause to be made an investigation for the purpose of determining whether such dance or ball shall be held.
- ii. Refusal to Permit Dance. If the Chief of Police shall determine that the proposed dance or ball ought not to be held, he shall, within five (5) days after receipt of the aforesaid notice of application for lease or rental, notify the licensed owner of such dance hall in writing that the proposed public dance or ball shall not be held therein, and the licensed owner of such dance hall thereupon shall refuse to permit such public dance or ball to be held in such hall. Failure on the part of the licensed owner of such hall to comply with the provisions of this notice shall be sufficient cause for the revocation of the license of such licensed owner.
- iii. Exceptions. Nothing herein shall be construed as requiring the holder of a dance hall license to secure a dance permit where the dance is conducted in the hall under the direct personal supervision of such licensee.
- b. Minors at Dance Halls. It shall be unlawful after 10:00 p.m. to permit any person to attend or take part in any public dance who is under the age of eighteen (18) years unless accompanied by parent, lawful guardian or adult spouse when intoxicating or fermented malt beverages are available for consumption on the premises. It shall be unlawful for any person to represent himself or herself to have reached the age of eighteen (18) years in order to obtain admission to a public dance hall or to be permitted to remain therein when such person, in fact, is under eighteen (18) years of age, and it shall also be unlawful for any person to represent himself or herself to be a parent, lawful guardian or adult spouse of any person, in order that such person may obtain admission to a public dance hall, or shall be permitted to remain therein when the party making the representation is not, in fact, either a parent, lawful guardian or adult spouse of the other person.
- c. Closing Hours. All public dances, except upon licensed tavern premises, shall be discontinued and all public dance halls shall be closed on or before the hour of 1:30 a.m. during the week and 2:30 a.m. on Sunday, and shall remain closed until 8:00 a.m. of said day. Public dances upon licensed tavern premises shall be discontinued fifteen (15) minutes prior to the established closing time for such tavern premises.
- d. Dancing in Bar Room. It shall be unlawful to permit dancing in a bar room of any tavem within six (6) feet of any bar and back barwall, or the area within three (3) feet of any part of an exit door or toilet room door, or any other exit or passageway, or any toilet room or any other space or room which is not used exclusively by the public. The area in which dancing is permitted shall be either partitioned off, roped off or indicated by a line drawn upon the floor.

SECTION 7: REPEAL "9.06 Pool Tables And Bowling Alleys" of the City Of West Allis Municipal Code is hereby repealed as follows:

#### REPEAL

### 9.06 Pool Tables And Bowling Alleys (Repealed)

- 1. License Required. No person shall erect or keep, or permit to be erected, placed or kept upon his, her or their premises, within the limits of the City, any billiard table, pool table, bowling alley, nine- or ten-pin alley, used and kept for hire, without having obtained a license therefor, as provided in this section.
- 2. Application for License. Licenses for the erection or keeping of billiard tables, pool tables and bowling alleys shall be issued by the City Clerk when granted by the Common Council upon the presentation to the Clerk of the City Treasurer's receipt, showing payment of the sum required in Subsection (4) hereof.
- 3. License Non-assignable. No license shall be assignable or inure to the benefit of any other than the person, persons, company, association or corporation to whom such license was originally issued.
- 4. License Period and Fees. Every license shall expire on the 30th day of June following the date of its issue, and a fee of thirty-five dollars (\$35.00) shall be paid therefor, for each billiard table, pool table or bowling alley for which such license shall be issued. Payment shall be made to the City Clerk/Treasurer upon application. [Ord. 6055, 11/15/1993; Ord. O-2009-0033, 11/3/2009]
- 5. Regulations.
  - a. No licensee shall permit any minor under the age of sixteen (16) years to frequent, loiter in or to play pool or billiards in that part of any premises used by the public for the playing of pool or billiards.
  - b. In no event shall card playing be permitted on premises which are licensed for the erection or keeping of billiard or pool tables even if such card playing is for social purposes, unless such premises also has a retail Class "B" fermented malt beverage license.
  - c. All premises in which the game of pool or billiards is played shall be so arranged and shall be so lighted at all hours that a full view of the interior may be seen from the public street or sidewalk or from adjacent rooms to which the public is admitted.
  - d. It shall be unlawful for any person, society, club or corporation to operate a billiard or pool room during the closing hours established for retail Class "B" fermented malt beverage or intoxicating liquor licensed premises, as provided in section 9.02(17)(a)(3) of this Code, or to permit any person or persons, except regular employees performing necessary work within the premises, to be or remain in any room where billiard or pool tables are maintained for hire at any time during such hours.
  - e. No person, while in any billiard hall or pool room, shall have in his possession and no person, society, club or corporation operating a billiard or pool room shall permit any person to have in his possession, any intoxicating liquor or fermented malt beverage unless such premises also has a retail Class "B" fermented malt beverage license and a retail Class "B" liquor license, pursuant to the provisions of section 9.02 and section 9.03 of this Code.

SECTION 8: REPEAL "9.08 Amusement Devices" of the City Of West Allis Municipal Code is hereby repealed as follows:

# REPEAL

# 9.08 Amusement Devices (Repealed)

# 1. Definitions.

- a. Amusement Devices. An amusement device shall mean any electronic or mechanical game, including devices for the playing of miniature games of hockey, bowling, baseball or basketball, pinball and shuffleboard and similar games, and for which a consideration either in coin or in other thing of value is required for the playing thereof or participation in the playing thereof, but shall not be deemed to include any gambling device. A phonograph or instrument for reproducing music and which is not designed for the playing of games shall not be considered an amusement device.
- b. Phonographs. Phonographs shall include any instrument which reproduces music by record or other means.
- c. Distributor. Distributor shall mean any person who, as owner or lessor, distributes or leases any amusement device or phonograph to any person for use in the City.
- d. Lessee. A lessee shall mean any person, not including a firm or corporation, who has leased or agrees to have in his custody or has in his possession, an amusement device under any agreement to pay rent or share in the proceeds of the operation of the machine with the owner or distributor thereof.
- e. Gambling Device. Gambling device shall mean any instrument, device or thing used or usable for gambling or playing any game of chance for money or any other thing of value.
- f. Pinball Machines, When Gambling Device. Any device or instrument or so-called pinball machine which contains a coin tray or compartment, in which coins, merchandise or thing of value is delivered or made available to the player, or to the lessee or distributor on behalf of said player or for the player's benefit, as a prize or a reward which is the result of a winning combination or a single or a series of combinations obtained by the player of said device in which the element of chance is a substantial factor is hereby declared to be a gambling device and its ownership or possession is unlawful.

- g. Owner-Operator. An owner-operator is any person who owns and operates an amusement device or phonograph in his own business establishment and is not actively engaged in the practice of distributing any amusement device or phonograph, as defined in subsection (1)(c) hereof.
- 2. Gambling Devices Prohibited. No person, firm or corporation shall set up for operation, operate, lease or distribute for the purpose of operation any gambling device or slot machine.
- 3. License Required. No distributor shall own, lease, install, place, operate any amusement device or phonograph, share in the proceeds or profits or collect rents of any amusement devices or phonographs for use on any premises in the City without first having obtained a distributor's license and paying the license fee hereinafter provided. No person or lessee shall have in its possession or set up for use any amusement device or phonograph which has not been registered with the City Clerk and the registration fee paid, as hereinafter provided.
- 4. Licenses
  - a. Amusement Device Distributor's License.
    - i. Fees. The distributor's license fee for an amusement device shall be four hundred fifty dollars (\$450.00) per year, and shall be paid to the City Clerk/Treasurer at the time of filing the application for a license. [Ord. 6055, 11/15/1993; Ord. O-2009-0033, 11/3/2009]
  - b. Phonograph Distributor's License.
    - i. Fee. The Distributor's license fee for a phonograph shall be three hundred dollars (\$300.00) per year and shall be paid to the City Clerk/Treasurer at the time of filing the application for a license. [Ord. 6055, 11/15/1993; Ord. O-2009-0033, 11/3/2009]
  - c. Owner-operator's Licenses. The owner-operator's license fee for an amusement device shall be thirty dollars (\$30.00) per year, and for a phonograph shall be twenty-five dollars (\$25.00) per year, and shall be paid to the City Clerk/Treasurer at the time of filing the application for a license. [Ord. O-2009-0033, 11/3/2009]
  - d. Application for License.
    - i. An applicant for any of the licenses set forth in Subsection (3) of this section shall make application in writing to the Common Council on such application forms as shall be prescribed by the City Clerk.
    - ii. All applicants, in their application, shall consent to a reasonable inspection of their records and devices to determine ownership and character of amusement devices and phonographs to be operated in their business establishment.
  - e. Standards for Issuance. The Common Council may grant a license if it is found: [Ord. 6519 (amend) 6/6/2000]
    - i. That the business operation as proposed by the applicant will comply with the provisions of this section and all other applicable rules, regulations, ordinances and state law.
    - ii. That subject to §§ 111.321, 111.322, and 111.335, Wis. Stats., the applicant has not, within the five years immediately preceding the date of the application, been convicted of violating this ordinance or of any other offense substantially related to the amusement device business.
    - iii. That the applicant be a Wisconsin resident or name an agent in the State of Wisconsin. Said agent shall be personally liable for the operation of the licensed business and agrees to accept service on behalf of the licensee until such time as a new agent is approved by the Common Council.
    - iv. The applicant is at least eighteen years of age.
    - v. That the applicant has not knowingly made any false, misleading, or fraudulent statement of fact in the license application or other information required in conjunction therewith.
    - vi. That the applicant, if a corporation, is licensed to do business and is in good standing in the State of Wisconsin.
    - vii. That the applicant has substantially complied with all building, zoning, plumbing, electrical, fire, and health codes.
  - f. License Period. The license period for any of the licenses provided for under this section shall extend from July 1 of each year to June 30 of the following year.
- 5. Registration of Amusement Devices
  - a. Devices to Be Registered. All licensed distributors, owners or possessors shall, on the first day of each July, register or cause to be registered with the City Clerk, all of their amusement devices or phonographs on location for use. Nothing herein contained shall be construed to authorize the registration of any slot machine or gambling device.
  - b. Issuance of Registration Symbols. The City Clerk shall require the registrant to submit the information as may be necessary to identify the amusement device so registered, and shall issue to the registrant an appropriate registration symbol so designed as to permit its secure attachment to the amusement device to be registered. Any person, firm or corporation delinquent in the payment of taxes, personal or real, shall not be issued a distributor's license.
  - c. Registration Fees. The registration fee for each amusement device shall be thirty-five dollars (\$35.00) per year per machine, and the registration fee for each phonograph shall be twenty-five dollars (\$25.00) per year per machine. The registration fee shall be paid to the City Clerk/Treasurer at the time of registration. [Ord. 6055, 11/15/1993; Ord. O-2009-0033, 11/3/2009]
  - d. Seizure. The Mayor, Chief of Police or any police officer shall seize or cause to be seized any amusement device upon which is not affixed a registration symbol, as herein required. The ownership or possession of any non-registered amusement device is declared to be a violation of this subsection.
  - e. Transfer of Registration Symbols. Any transfer of registration symbols from one machine to another shall be unlawful, unless a certificate of transfer is first obtained from the City Clerk. The Clerk shall issue such certificate upon the verified statement of the licensee or operator that the previously registered machine is no longer located at the place where originally registered, and that by such transfer the machines on hand shall not exceed two (2) in number. No person shall counterfeit a registration symbol or shall transfer such registration symbol from one amusement device to another without having previously registered such transfer with the City Clerk.
- 6. Suspension, Revocation, or Non-renewal. [Ord. 6519 (amend) 6/6/2000]
  - a. Licenses. The Common Council may suspend, revoke, or not renew any license or registration symbol. No license shall be suspended, revoked, or non-renewed without first providing the licensee with due notice and hearing before the License and Health Committee of the West Allis Common Council for the purpose of determining whether grounds for such action exist. The License and Health Committee shall make findings and recommendations to the West Allis Common Council and a copy shall be mailed to the licensee or its in-state agent. The licensee shall have ten days from the date the findings and recommendations were mailed to make written objections. The Common Council shall then determine whether sufficient ground(s) exist and whether the license should be suspended, revoked, or non-renewed. The Clerk/Treasurer shall notify the operator in writing of the decision of the Common Council by first class mail.
  - b. Registration Symbols. Upon conviction for a violation of any provision of the section involving a device or phonograph registered under this section, the licensee shall surrender the registration symbol(s) for each device to the City Clerk/Treasurer. If the licensee fails or refuses to surrender said symbols, the City Clerk/Treasurer shall notify the licensee, in writing by first class mail, that such symbols are revoked effective the date of conviction, unless stayed on appeal.

**SECTION 9:** REPEAL "9.10 Arcades" of the City Of West Allis Municipal Code is hereby *repealed* as follows:

# REPEAL

# 9.10 Areades (Repealed)

- 1. Declaration of Intent. Whereas, there has been, as of the time of the enacting of this ordinance, an increase in the business of operating arcades, especially those offering amusement devices of the type known as electronic and video games; and,
  - Whereas, it is the belief of the Common Council that such areades are intended to, and in fact do, draw a major portion of their clientele from the juveniles and young people of the communities in which they are situated; and,
  - Whereas, it is the policy of the Common Council that it is in the best interest of the community to closely monitor, regulate as necessary, and oversee the operation of those businesses that have a high degree of contact with the youth of the community; and,
  - Whereas, it is the belief of the Common Council that without proper regulation, areades may substantially interfere with the attainment of public education objectives

and priorities for the youth of the community, create an environment for disorderly behavior and conduct and threaten the peaceful enjoyment of the properties in the neighborhood; all contrary to the good order, safety, health and welfare of the community.

Now, therefore, it is determined that it is in the best interest of the health, safety and welfare of the community to establish reasonable regulations for the operation of arcade businesses, and to such purpose this section is hereby enacted.

- 2. Definitions.
  - a. Amusement Device. See sec. 9.08(1)(a) of this Chapter.
  - b. Arcade. Any premises containing five (5) or more amusement devices for the primary use and entertainment of the public, except premises for which a license to sell fermented malt beverages and/or intoxicating liquors has been issued by the City.
  - c. Good Moral Character. For purposes of this section, "good moral character" shall mean that the person under consideration has exhibited conduct consistent with that of the average person with regard to reputation, citizenship, decency, honesty and respect for law and order. The following, without limitation due to enumeration herein, shall be considered to be evidence of activities inconsistent with "good moral character":
    - i. Conviction within five (5) years preceding application for license of a crime involving moral turpitude, except as set out below.
    - ii. Conviction of the offense of contributing to the delinquency of minors, exposing minors to harmful materials, liquor law violations involving minors, sex offenses or sexual assaults involving minors, offenses against the controlled substances act or offenses against the organized crime control act, which offenses are hereby deemed to be of special concern and affecting the health, safety and welfare of youth in particular and the community in general.
    - iii. Being a probationer or parolee under the jurisdiction of the State Department of Health and Social Services, Department of Community Corrections, or a similar agency of another state or the federal government.
    - iv. Being the subject of any criminal prosecution for a crime involving moral turpitude, in the courts of any state or of the federal government. Nothing in this section shall be construed to prevent any such person from reapplying for a license under this section after the conclusion of said proceeding.
    - v. Being known to any police agency to be habitually disorderly as to conduct; a habitual drunkard or user of illicit controlled substances; a gambler; a frequenter of disorderly houses; a vagrant; an associate of known criminals; or, to have knowingly given false information to any police or government agency concerning any investigation, application or other proceeding.
    - vi. In the event that any application for a license under this section is denied on the grounds that a person named in the application is not of good moral character, such person may, using the procedures provided for in Chapter 68 of the Wisconsin Statutes, demand the reasons therefor in writing and shall be afforded the opportunity to, if desired by such person, have a hearing, as provided for under that Chapter, and to present evidence on his behalf.
- 3. License Required. No person, firm or corporation shall operate an arcade without first having obtained a license therefor from the Common Council.
- 4. Application for License. An application for a license shall be filed with the City Clerk on forms to be furnished by the Clerk, which form shall require the following information:
  - a. Name and address of the applicant;
  - b. In case of a partnership, the names and addresses of all partners;
  - c. In case of a corporation, the names and addresses of all officers, directors and stockholders of ten percent (10%) or more of the capital stock of the corporation;
  - d. In case of clubs, associations or other organizations, the names and addresses of all officers;
  - e. The location of the premises to be licensed and the name and address of the owner or owners of said premises;
  - f. Whether or not any person or persons named in the application have ever been convicted of violating any federal or state law bearing a criminal penalty, or any county, local or municipal ordinance in conformity therewith, or any offense described in subsection (2)(c)(2) above.
  - g. The number of games, machines, tables or amusement devices to be located upon the premises to be licensed
- 5. License Fee. The license fee shall be three hundred dollars (\$300.00) per year and shall accompany each application. [Ord. O-2009-0033, 11/3/2009]

# 6. License.

- a. All licenses herein provided for shall be issued upon approval by the Common Council, and shall limit the holder thereof to operate an arcade only on the premises for which the license has been issued. All licenses shall expire on the 30th day of June following the date of issuance.
- b. Such license shall bear the date of issuance, the name of the licensee, the purpose for which issued, and the location of the room or building wherein the licensee is authorized to carry on and conduct such business. Such license shall not be transferable by the holder to any other person, firm or corporation, but such license may be transferred by the holder to another location, provided that the licensee shall make written application for such transfer to the City Clerk and such transfer is approved by the Common Council. A transfer fee of twenty-five dollars (\$25) shall be paid by the applicant.
- c. Change in Ownership. Any change of ownership of an arcade business licensed under the provisions of this section shall void such license, unless the owner thereof shall apply for continuation of the license for the remainder of the license year for which it was originally granted. Such application shall be accompanied by an application fee of twenty-five dollars (\$25), and a publication fee of fifteen dollars (\$15). Such change includes, but shall not be limited to, a change of individual ownership, the addition of a partner or stockholder, the withdrawal of a partner or stockholder or a change in the percentage of interest in the business of a partner or stockholder. Unless such application shall take place within thirty (30) days of the date of the change of ownership, the license granted hereunder shall terminate. All changes in the membership of a partnership or all changes in the identify of the principal officers or any stockholders in the corporation shall be reported to the City Clerk within ten (10) days after they occur. The License & health Committee of the Common Council shall have the authority to approve or deny continuance of said license following public hearing on such application for continuance. Notice of such hearing shall be published as required by law. Persons aggrieved by the decision of such Committee may appeal such decision pursuant to the provisions of Chapter 68 of the Wisconsin Statutes.
- d. The Common Council shall require the West Allis Police Department to make an investigation of all persons named in an application for a license and report the findings of such investigation to the City Clerk.
- e. A license shall not be issued if the applicant, or any partner, or the principal officer, or any stockholder holding more than twenty percent (20%) of the capital stock of the corporation, if applicant is a corporation:

   i. Is not of good moral character as defined above:
  - ii. Is under eighteen (18) years of age.
- 7. Location of Premises.
  - a. No license shall be issued to any applicant unless the applicant has first obtained a special use permit for the premises, as provided by Chapter 12 of this Code.
  - b. In any event, no license shall be granted to any person, firm or corporation to operate a business offering to the public an opportunity to use amusement devices for a fee, which is located within five hundred (500) feet from the boundary of a parcel of real estate having situated on it a school, church, hospital, public library, park or public playground.
- 8. Revocation of License. The Common Council of the City of West Allis may suspend, revoke or deny reissuance of any license issued, pursuant to this section, at any time, for any reasonable cause, which shall be in the best interest and for the good order of the City, provided that the license shall be accorded due process of law. Cause for such revocation, suspension or denial shall include, without limitation for lack of reference herein, any violation of the provisions of this section, or other provisions of the West Allis Revised Municipal Code, relevant to the operation of said business.
- Arcade Operator's Licenses. A licensed arcade operator shall be on the licensed premises at all times during the hours the arcade is open to the public, in order to provide supervision necessary to maintain proper order.
  - a. An arcade operator's license shall entitle the holder thereof to work as operator upon premises licensed under this section. Such licenses will be issued by the Common Council only to persons of good moral character, as defined above, over eighteen (18) years of age.
  - b. A written application shall be filed annually with the City Clerk stating the name, address, age and sex of applicant. The application shall be referred to the Chief of Police for report. A license fee must accompany the application. There will be no refund of the fee if the license is not subsequently granted.
  - c. Fees. The annual fee for an arcade operator's license shall be thirty-five dollars (\$35.00). There will be a charge of ten dollars (\$10.00) for the issuance of a duplicate license. [Ord. O-2009-0033, 11/3/2009]

- d. Posting. Each arcade operator's license shall be posted in a conspicuous place where the licensee is employed.
- e. Revocation. Any arcade operator's license issued under this section may be revoked, suspended or denied, at any time, for any reasonable cause, which shall be in the best interest of and for the good order of the City. Any arcade operator's license issued under the provisions of this section shall stand revoked without further proceedings, upon the conviction of a licensee for maintaining a disorderly or riotous, indecent or improper place of business. Whenever any such license shall be revoked, no refund of any unearned portion of the fee paid shall be made.
- 10. Conduct of Business and Miscellaneous Regulations. All arcade license and arcade operator's licenses shall be granted subject to the following conditions, and all other conditions of this section, and subject to all other ordinances and regulations of the City applicable thereto.
  - a. Every applicant procuring a license thereby consents to the entry of police or other duly authorized representatives of the City at all reasonable hours for the purpose of inspection and search, and consents to the removal from said premises of all things and articles there had in violation of City ordinances or State laws, and consents to the introduction of such things and articles in evidence in any prosecution that may be brought for such offenses.
  - b. Each license premises shall at all times be conducted in an orderly manner, and no disorderly, riotous or indecent conduct shall be allowed at any time on any licensed premises.
  - c. There shall be upon premises operated under an arcade license at all times some person who shall have an arcade operator's license, and who shall be responsible for the acts of all persons employed at said premises.
  - d. No premises licensed under this section shall be permitted to remain open between the hours of 11:00 p.m. and 9:00 a.m. of any day.
  - e. No patron or guests shall be permitted to enter or remain on the licensed premises during the closing hours provided in Paragraph (d) above.
  - f. Nothing in this section shall be construed to authorize or permit or license any gambling device of any nature whatsoever.
  - g. No person, while using or operating a game of amusement or amusement device, or while on the licensed premises, shall gamble or make any bets.
  - h. In no event shall card playing be permitted on such licensed premises even if such card playing is for social purposes only.
  - i. Rooms in which games of amusement are located and used by the public shall, at all times, be kept in a clean, healthful and sanitary condition with ample and approved lighting and ventilation, in accordance with Municipal Code requirements and as hereinafter set forth.
  - j. No person, while on a premises licensed hereunder, shall have in his possession any intoxicating liquor or fermented malt beverage.
  - k. No person under the age of eighteen (18) years shall be permitted on the licensed premises where the use of games of amusement or amusement devices is offered to the public for a fee before the hour of 3:00 P.M. on any day that the West Allis West Milwaukee public schools are in session, unless accompanied by his or her legal parent or guardian.
  - 1. The licensee of the premises shall provide a minimum unobstructed area of two (2) feet perpendicular to the front of each game, device, machine or table for customers to stand while using same; in addition, an unobstructed aisle for the safe passage of customers of at least three (3) feet shall be provided in front of each game, device, machine or table.
  - m. In no event shall occupation by more persons than allowed by the provisions of the West Allis Fire Prevention Code, as applicable to the licensed premises, be permitted.
  - n. Nothing in this section shall be construed to permit any relaxation of, or exemption from, the provisions of sec. 7.035 of the West Allis Revised Municipal Code.
  - o. All areas of the licensed premises shall, during business hours, have a sustained minimum white light illumination of thirty (30) foot candles, measured on a plane thirty (30) inches above the floor.
  - p. The licensed premises shall afford front window treatment of such a design as to allow full observation of the interior of the premises from the public way at all times.
- q. The licensee of the premises shall provide a bicycle storage area sufficient to take care of the needs of all customers, which shall be located off the public way.

  11. Exemptions. Exemptions from the provisions of this section shall be:
  - a. Education, religious, charitable institutions and fraternal organizations which do not permit use of amusement devices on their premises by the general public and which are nonprofit organizations.
  - b. Any premises licensed to sell fermented malt beverages and/or intoxicating liquors has been issued by the City.
  - c. Other commercial premises primarily used for the conducting of a business other than the business of operating an arcade, which offer the use of less than five (5) amusement devices shall be exempt from the provisions of this section.
- 12. Penalties. Any action taken to revoke, suspend or deny a license issued under this section shall not preclude prosecution, conviction and punishment for violations of this section, as provided by sec. 9.27(b) of this Chapter. Each day that any violation is permitted to continue shall be deemed to be a separate offense.
- 13. Severability. Should any subsection or portion thereof of this section be held unlawful and unenforceable by any court of competent jurisdiction, such decision of the court shall apply only to the specific subsection or portion thereof directly specified in the decision, and all other subsections or portions thereof of this ordinance shall remain in full force and effect.

SECTION 10: REPEAL "9.105 Shooting Galleries And Gun Ranges" of the City Of West Allis Municipal Code is hereby repealed as follows:

# REPEAL

# 9.105 Shooting Galleries And Gun Ranges (Repealed)

- 1. Regulation for Shooting Galleries and Gun Ranges. No premises shall be used or permitted to be used, leased or hired as a shooting gallery, gun range or place to practice target shooting, wherein firearms shall be discharged, without being duly licensed therefor. The license shall expire on the 31st day of December after the granting thereof, unless sooner revoked. No corporation, firm, association or club shall be granted a license to conduct in any manner a shooting gallery, gun range or place to practice target shooting within the limits of the City, except to an agent thereof first duly appointed by it, who is, at the time of filing said application, an officer, manager or member thereof, a full citizen of the United States, a resident of Milwaukee County continuously for at least two (2) years prior to the date of said application and who shall have vested in him by a properly authorized and executed written delegation full authority and control of the premises described in the license and of the conduct of all business and acts therein in any way relating to firearms and the use thereof or of the shooting gallery, gun range or place to practice target shooting and who shall, with respect to his qualifications be satisfactory to the Common Council. Such agent shall be personally responsible for compliance with all the terms and provisions of this ordinance. If such duly appointed agent shall, during any licensed year, cease to be an officer, manager or member of any corporation, firm, association or club, on whose behalf said license was issued, a new license shall be required and application therefor shall be forthwith made pursuant to the terms and provisions of this section. [Ord. O-2009-0033, 11/3/2009]
- 2. Application for License. No person shall be granted a license to conduct in any manner a shooting gallery, gun range or place to practice target shooting within the limits of the City, unless he shall have been, at the time of filing said application, a full citizen of the United States, a resident of Milwaukee County continuously for at least two (2) years prior to the date of said application, nor unless such individual is, with respect to his qualifications, satisfactory to the Common Council. Application for a license for any specific premises sought to be used as a shooting gallery, gun range or place to practice target shooting shall be made on forms provided by the City Clerk/Treasurer and be accompanied by the full license fee of sixty dollars (\$60.00). Said application shall contain the following information:
  - a. Name and age of applicant, whether a firm, association, corporation or club.
  - b. Address of applicant.
  - c. Location and description of premises sought to be licensed.
  - d. Qualifications of licensee.
  - e. Name of agent.
  - f. Qualifications of agent.
  - No application shall be submitted to the Common Council unless said application shall have been approved by the Chief of Police and Building Inspector. No premises shall be licensed unless constructed in accordance with the specifications provided in this section. [Ord. O-2009-0033, 11/3/2009]

#### 3. Specifications.

- a. Use and Construction. The room, place or enclosure wherein the firing of firearms is to take place shall not be used for any other purpose whatsoever during the progress of firing. The rear wall and side walls in front of the firing line shall be made bullet proof and shall be of at least the following construction:
  - i. Eight (8) inch solid masonry or concrete, or
  - ii. Ten (10) inch hollow concrete block, or
  - iii. Wood stud and plaster walls or equivalent construction covered with one-quarter (1/4) inch steel plate and faced with wood one (1) inch thick.

#### b. Bullet Protecting Plates.

- i. When the floor construction is other than reinforced concrete and there is a room below, such floor in front of the firing line for a distance of at least ten (10) feet shall be covered with a steel plate not less than one-quarter (1/4) inch in thickness. When there is no room below such floor and the floor construction is other than reinforced concrete, the thickness of such steel plate may be one-sixteenth (1/16) inch in order to provide fire protection for unburned powder.
- ii. When the ceiling construction is of other than reinforced or precast reinforced concrete and there is a room above, such ceiling in front of the firing line for a distance of at least ten (10) feet shall be covered with a steel plate not less than one-quarter (1/4) inch in thickness.
- iii. Exposed pipes, conduits, beams, pilaster, columns, lights or any other projecting surface in front of the firing line shall be provided with protecting steel plates not less than one-quarter (1/4) inch in thickness faced with wood two (2) inches in thickness to prevent damage by stray bullets and to prevent injury to persons by richochetting bullets. These plates shall be set at such an angle that no bullet can possibly return towards the firing point.
  c. Door and Window Openings.
  - i. All door, window or other openings in the range, in front of the firing line, shall be protected with one-quarter (1/4) inch steel plate faced with wood one (1) inch thick.
  - ii. All doors opening into the range, except those behind the firing line, shall be bolted from the inside.

# d. Bullet Stops.

- i. The bullet stop shall consist of a steel plate placed at an angle of forty-five degrees (45°) from the horizontal and running the width of the range. When only twenty-two caliber (.22) ammunition is used, the plate shall be three-eighths (3/8) inch thick if of structural sheet or one-quarter (1/4) inch thick if of armor plate. The thickness shall be increased to one-half (1/2) inch structural steel or three-eighths (3/8) inch armor plate if thirty-eight caliber (.38) or forty-five caliber (.45) ammunition is used.
- ii. The plates of the bullet stop shall be butted tightly together and bolted to an angle or tee at the joints using countersunk heads on the face. Shiplap joints or welded joints can be used also. Targets should not be mounted in front of any joints.
- iii. The side walls at the bullet stop shall be covered by one-quarter (1/4) inch steel plate, not less than two (2) feet wide and slanting with the bullet stop to protect the walls from the spatter of lead.
- iv. At the base of the inclined bullet stop there shall be provided a box, not less then five (5) feet wide and running the width of the range, with not less than six (6) inches of clean sand or sawdust or not less than twelve (12) inches of water to catch the deflected bullets.

# e. Targets.

- i. Targets shall be stationary bull's-eye type. All moving targets are prohibited.
- ii. There shall be provided a target carrier system or device for running the targets back and forth between the firing line and the bullet stop which will eliminate the necessity of any one going in front of the firing line during the progress of firing for the purpose of changing targets.
- f. Firing Line. At the firing line a bench, shelf or other separation, not less than three (3) feet high and running the width of the range, shall be provided. The lower part of such bench, shelf or other separation shall be open to permit shooting under it in the kneeling, sitting or prone position.

  No person shall be permitted in front of the firing line during the progress of firing.
- g. Sound Quieting Treatment. Shooting premises located adjacent to premises used in whole or in part for residence purposes shall not be offensive by reason of the emission of noise to the outdoors. In such cases, where the noise of firing is conveyed to the outdoors, the walls and ceiling of the shooting premises or range shall be covered with sufficient sound absorbing material to eliminate the nuisance, or sound absorbing boxes, in which the muzzle of the gun is inserted before firing, shall be used.
- h. High-Powered Rifles. The firing of high-powered rifles shall not be permitted on any shooting premises. A high powered rifle is hereby defined as one which discharges a center fire cartridge.
- i. No person shall consume fermented malt beverages or intoxicating liquor upon that part of the premises licensed as a shooting gallery, gun range or place to practice target shooting.

SECTION 11: AMENDMENT "9.28 Adult Oriented Establishments" of the City Of West Allis Municipal Code is hereby amended as follows:

# $A\,M\,E\,N\,D\,M\,E\,N\,T$

# 9.28 Adult Oriented Establishments

- 1. Definitions. For the purpose of this section, the following words and phrases shall have the following definitions:
  - a. "Adult-oriented establishment," shall include, but is not limited to, "adult bookstores," "adult motion picture theaters," "adult mini-motion picture establishments" or "adult cabarets," and further means any premises to which public patrons or members are invited or admitted and which are so physically arranged so as to provide booths, cubicles, rooms, compartments or stalls separate from the common area of the premises for the purposes of viewing adult-oriented motion pictures, or wherein an entertainer provides adult entertainment to a member of the public, a patron or a member, whether or not such adult entertainment is held, conducted, operated or maintained for profit, direct or indirect. An "adult-oriented establishment" further includes, without being limited to, any "adult entertainment studio" or any premises that is physically arranged and used as such, whether advertised or represented as an adult entertainment studio, exotic dance studio, encounter studio, sensitivity studio, modeling studio or any other term of like import.
  - b. "Adult bookstore" means a retail establishment that has: [Ord. O-2004-0050, 12/21/2004]
    - i. As one of its principal business purposes the sale or rental of, or a substantial or significant portion of its stock in trade for sale or rental:
      - (1) Publications which are distinguished or characterized by their emphasis on matter depicting, describing, or relating to specified anatomical areas or specified sexual activities, as defined in this section; and/or
      - (2) Sexually oriented devices, as defined in this section.
    - ii. As used in this definition, publications include, by way of illustration, books, magazines, other periodicals, movies, videotapes, and other products offered in photographic, electronic, magnetic, digital, or other imaging medium.
    - iii. Any of the following shall be indicia that an establishment has as one of its principal business purposes the sale or rental of: (1) publications which are distinguished or characterized by their emphasis on matter depicting, describing, or relating to specified sexual activities or specified anatomical areas, as defined in this section, and/or (2) sexually oriented devices, as defined in this section:
      - (1) The business advertises the sale or rental of adult publications including but not limited to "x-rated" movies, and/or sexually oriented devices;
      - (2) Access by persons under eighteen (18) years of age to the business establishment or portions of the business establishment is restricted;
      - (3) Signs or notices are posted outside and/or inside the business establishment indicating that the material offered for sale or rental might be offensive;
      - (4) The building or portion of the building containing the business establishment does not have windows or has windows that are screened or otherwise obstructed or are situated in a manner that restricts visual access from outside the building to materials displayed within for sale or rental.
        - Such indicia shall be considered along with all other factors and available information.

- iv. Notwithstanding the foregoing, a general circulation video store that does not offer for sale any sexually oriented devices shall not constitute an "adult bookstore" even though it offers for sale and/or rental videotapes which are distinguished or characterized by their emphasis on matter depicting, describing, or relating to specified anatomical areas or specified sexual activities, as defined in this section, so long as:
  - (1) Such described videotapes are stocked and displayed in a room separate from the area of the business establishment where general circulation videotapes are stocked and displayed;
  - (2) Access by persons under eighteen (18) years of age to the room where such described videotapes are stocked and displayed is restricted;
  - (3) The square footage of the separate room where such described videotapes are stocked and displayed in no more than ten (10) percent of the square footage of the area where general circulation videotapes are stocked and displayed; and
  - (4) The general circulation videotapes portion of the business establishment offers a quantity and selection of new release general circulation videotapes that is typical of a general circulation video store and offers a quantity and selection of other general circulation video tapes that are organized and displayed in a manner that is typical of a general circulation video store.
- c. "Adult cabaret" means an establishment where a dancer or other entertainer provides live adult entertainment, expositions, or shows, including but not limited to floor shows, exotic dancing, male or female impersonators, or similar entertainment and engages in a private performance, acts as a private model, displays or exposes any specified anatomical area(s) to a patron or customer, or wears or displays to a customer any covering, tape, pastie, or other device which simulates or gives the appearance of the display or exposure of any specified anatomical area(s). [Ord. 6541 (amended), 2/6/2001]
- d. "Adult entertainment" means any exhibition of any motion pictures, live performance, display or dance of any type, which has as a significant or substantial portion of such performance or is distinguished or characterized by an emphasis on, any actual or simulated performance of "specified sexual activities," or exhibition and viewing of "specified anatomical areas," as defined below, appearing unclothed, or the removal of articles of clothing to reveal "specified anatomical areas."
- e. "Adult mini-motion picture theater" means a commercial establishment with one or more adult mini motion picture booths where: [Ord. O-2004-0050, 12/21/2004]
  - i. One of the principal business purposes is the presentation and viewing of still or motion pictures in the viewing booths that are distinguished or characterized by their emphasis on matters depicting, describing or relating to "specified sexual activities" or "specified anatomical areas," as defined below, for observation by patrons therein.
  - ii. A substantial or significant portion of the stock of still or motion pictures available for viewing or that are actually viewed in the viewing booths are distinguished or characterized by their emphasis on matters depicting, describing, or relating to "specified sexual activities" or "specified anatomical areas," as defined below.
  - iii. Any of the following shall be indicia that the business establishment has as one of its principal business purposes the presentation and viewing in viewing booths still or motion pictures which are distinguished or characterized by their emphasis on matters depicting, describing, or relating to "specified sexual activities" or "specified anatomical areas," as defined below:
    - (1) Restricted access to the business establishment or portions of the business establishment where viewing booths are located by persons under eighteen (18) years of age.
    - (2) Posted signs or notices outside and/or inside the business establishment indicating that the material offered for presentation and viewing in the viewing booths might be offensive.
      Such indicia shall be considered along with other factors and available information.
- f. "Adult motion picture theater" means an enclosed building with a capacity of fifty (50) or more persons used for presenting material having as its dominant theme, or distinguished or characterized by an emphasis on, matters depicting, describing or relating to "specified sexual activities" or "specified anatomical areas," as defined below, for observation by patrons therein.
- g. "Booth," "room" or "cubicle" shall mean such enclosures as are specifically offered to the public or members of an adult-oriented establishment for hire or for a fee as part of a business operated on the premises which offers as part of its business the entertainment to be viewed within the enclosure; which shall include, without limitation, such enclosures wherein the entertainment is dispensed for a fee, but a fee is not charged for mere access to the enclosure. However, "booth," "room" or "cubicle" does not mean such enclosures that are private offices used by the owners, managers or persons employed on the premises for attending to the tasks of their employment, which enclosures are not held out to the public or members of the establishment for hire or for a fee or for the purpose of viewing entertainment for a fee, and are not open to any persons other than employees; nor shall this definition apply to hotels, motels or other similar establishments licensed by the State of Wisconsin pursuant to Chapter 50 of the Wisconsin Statutes.
- h. "Church" means a building, whether situated within the City or not, in which persons regularly assemble for religious worship intended primarily for purposes connected with such worship or for propagating a particular form of religious belief.
- i. "Customer" means any person who:
  - i. Is allowed to enter an adult oriented business in return for the payment of an admission fee or any other form of consideration or gratuity; or,
  - ii. Enters an adult oriented business and purchases, rents or otherwise partakes of any merchandise, goods, entertainment or other services offered therein; or.
  - iii. Is a member of and on the premises of an adult oriented business operating as a private club.
- j. "Day Care Center" means a facility licensed by the State of Wisconsin, pursuant to sec. 48.65 of the Wisconsin Statutes, whether situated within the City or not.
- k. "Residential" means pertaining to the use of land, whether situated within the City or not, for premises such as homes, townhouses, duplexes, condominiums, apartments and mobile homes, which contain habitable rooms for non-transient occupancy and which are designed primarily for living, sleeping, cooking and eating therein. A premises which is designed primarily for living, sleeping, working and eating therein shall be deemed to be residential in character unless it is actually occupied and used exclusively for other purposes. Hotels, motels, boarding houses, nursing homes and hospitals shall not be considered to be residential.
- "School" means a building, whether situated within the City or not, where persons regularly assemble for the purpose of instruction or education, together
  with the playgrounds, stadia and other structures or grounds used in conjunction therewith. The term is limited to:
  - i. Public and private schools used for primary or secondary education in which any regular kindergarten or grades one through twelve (1-12) classes are taught; and.
  - ii. Special educational facilities in which students who have physical or learning disabilities receive specialized education in lieu of attending regular classes in kindergarten or any of grades one through twelve (1-12).
- m. "Common Council" means the Common Council of the City of West Allis, Wisconsin.
- n. "Employee" means any and all persons, including independent contractors, who work in or at or render any services directly related to the operation of an adult-oriented establishment.
- "Entertainer" means any person who provides entertainment within an adult-oriented establishment as defined in this ordinance, whether or not a fee is charged or accepted for entertainment and whether or not entertainment is provided as an employee or independent contractor.
- p. "Operator" means any person, partnership or corporation operating, conducting, maintaining or owning any adult-oriented establishment.
- q. "Specified anatomical areas" means: [Ord. O-2004-0050, 12/21/2004]
  - i. Less than completely and opaquely covered:
    - (1) Human genitals, pubic region; or
    - (2) Showing the areola or nipple of a female breast.
  - ii. Human male genitals in a discernible turgid state, even if opaquely covered.
- r. Specified sexual activities" means simulated or actual: [Ord. O-2004-0050, 12/21/2004]
  - i. Showing of human genitals in a state of sexual stimulation or arousal;
  - ii. Acts of masturbation, sexual intercourse, sodomy, bestiality, necrophilia, sadomasochistic abuse, fellatio or cunnilingus;
  - iii. Fondling or erotic touching of human genitals, pubic region, or areola or nipple of a female breast.
  - iv. Excretory functions, as part of or in connection with any of the activities set forth in subsections 1 through 3 above.

s. "Substantial," as used in various definitions shall mean fifty percent (50%) or more of a business' stock in trade, display space, floor space or retail sales in any one month during the license year.

# 2. License.

- a. Except as provided in subsection (e) below, from and after the effective date of this ordinance, no adult-oriented establishment shall be operated or maintained in the City of West Allis without first obtaining a license to operate issued by the City of West Allis.
- b. A license may be issued for only one (1) adult-oriented establishment located at a fixed and certain place per application filed. Any person, partnership or corporation which desires to operate more than one adult-oriented establishment must have a license for each.
- c. No license or interest in a license may be transferred to any person, partnership or corporation except as set forth in subsection (11).
- d. It shall be unlawful for any entertainer, employee or operator to knowingly work in or about, or to knowingly perform any service directly related to, the operation of any adult-oriented establishment which does not have a valid license pursuant to this ordinance.
- e. Nothing in this ordinance shall be construed as to permit material or performances prohibited by sec. 944.21 of the Wisconsin Statutes.

#### 3. Application for License

- a. Any person, partnership or corporation desiring to secure a license shall make application to the City Clerk. The application shall be filed with and dated by the City Clerk. A copy of the application shall be distributed promptly by the City Clerk to the City of West Allis Police Department, Building Inspector and Health Department and to the applicant.
- b. The application for a license shall be upon a form provided by the City Clerk. An applicant for a license shall furnish the following information under oath:
  - i. The names (including all aliases), addresses and dates of birth of the applicant and any partner or limited partner in a partnership applicant; and any shareholder holding more than ten (10%) percent of the stock of a corporate applicant and each corporate officer and director.
  - ii. Written proof that any person required to be named under paragraph (3)(b) 1. of this section is at least eighteen (18) years of age.
  - iii. The exact nature of the adult use to be conducted and the proposed address of the adult-oriented establishment to be operated.
  - iv. Whether any person required to be named under paragraph (3)(b) 1. of this section is currently operating, or has previously operated, in this or any other county, city or state under an adult-oriented establishment license or similar business license or permit; whether the applicant has ever had such a license revoked or suspended, the reason therefor, and the business entity or trade name under which the applicant operated that was subject to the suspension or revocation.
  - v. If the applicant is a corporation, the application shall also specify the name of the corporation, the date and state of incorporation and the name and address of the registered agent.
  - vi. Proof of ownership or proof of a lease or other legally enforceable right to possess and use the premises where the adult-oriented business is to be located.
- c. Within sixty (60) days of receiving an application for a license, the Common Council shall grant or deny the license or hold the application for an additional thirty (30) days for further investigation. The City Clerk shall notify the applicant whether the application is granted, denied or held for further investigation. Such additional investigation shall not exceed an additional thirty (30) days unless otherwise agreed to by the applicant. Upon the conclusion of such additional investigation, the Common Council shall grant or deny the permit and the City Clerk shall advise the applicant in writing whether the application is granted or denied.
- granted or denied.
  d. Whenever an application is held for further investigation, the City Clerk/Treasurer shall advise the applicant in writing of the reasons for such action. If an application is denied, the City Clerk/Treasurer shall advise the applicant in writing of the reasons therefor and that the applicant has the right to request that the Common Council review said determination, pursuant to sec. 9.28(17). [Ord. 6358, 2/3/1998]
- e. Failure or refusal of the applicant to give any information relevant to the investigation of the application, or his or her refusal or failure to appear at any reasonable time and place for examination under oath regarding said application or his or her refusal to submit to or cooperate with any investigation required by this section shall constitute an admission by the applicant that he or she is ineligible for such license and shall be grounds for denial thereof.

### 4. Standards for Issuance of License.

- $a. \ To \ receive \ a \ license \ to \ operate \ an \ adult-oriented \ establishment, \ an \ applicant \ must \ meet \ the \ following \ standards:$ 
  - i. If the applicant is an individual:
    - (1) The applicant shall be at least eighteen (18) years of age.
    - (2) The applicant shall not have been found to have previously violated this ordinance within five (5) years immediately preceding the date of the application.
    - (3) Subject to secs. 111.321, 111.322 and 111.335 of the Wisconsin Statutes, the applicant shall not have been convicted of any offense involving moral turpitude, prostitution, obscenity or other offense of a sexual nature in any jurisdiction within the five (5) years immediately preceding the date of the application, unless the person has been duly pardoned.

# ii. If the applicant is a corporation: [Ord. 6359, 2/3/1998]

- (1) All officers, directors, shareholders and agents required to be named under section (3)(b)1. of this section shall be at least eighteen (18) years of age.
- (2) Neither the corporate applicant nor any officer, director or shareholder required to be named under subsection (3)(b)1. of this ordinance shall have been found to have previously violated sec. 9.28 of the Revised Municipal Code within five (5) years immediately preceding the date of application.
- (3) Subject to secs. 111.321, 111.322 and 111.335 of the Wisconsin Statutes, no officer, director, shareholder or agent required to be named under subsection (3)(b)1. of this ordinance, or the corporate applicant, shall have been convicted of any offense involving moral turpitude, prostitution, obscenity or other offense of a sexual nature in any jurisdiction within the five (5) years immediately preceding the date of the application, unless the person or applicant has been duly pardoned.
- iii. If the applicant is a partnership, joint venture or any other type of organization where two (2) or more persons have a financial interest:
  - (1) All persons having a financial interest in the partnership, joint venture or other type of organization shall be at least eighteen (18) years of age.
  - (2) Neither the applicant nor any person having a financial interest in the organization shall have been found to have violated any provision of this section within five (5) years immediately preceding the date of application.
  - (3) Subject to secs. 111.321, 111.322 and 111.335 of the Wisconsin Statutes, no applicant or person having a financial interest in the partnership, joint venture or other type of organization shall have been convicted of any offense involving moral turpitude, prostitution, obscenity or other offense of a sexual nature in any jurisdiction within the five (5) years immediately preceding the date of the application, unless the person or applicant has been duly pardoned.
- b. Any act or omission by any person identified in subsection (4)(a) that results in a conviction identified in subsection (4)(a) shall be deemed the act or omission of the applicant for purposes of determining whether the license shall be granted. [Ord. 6359, 2/3/1998]
- c. Prior to granting the license, the Common Council shall determine whether the applicant complies with sec. 9.28(13) or is exempt or excluded under sec. 9.28(18) and has substantially complied with all building, zoning, plumbing, electrical, fire and health codes. [Ord. 6359, 2/3/1998]
- 5. Permit Required. In addition to the license requirements previously set forth for owners and operators of adult-oriented establishments, no person shall be an employee or entertainer in an adult-oriented establishment without first obtaining a valid permit issued by the City Clerk under authority of the Common Council. During the pendency of an application for an annual permit, the City Clerk shall issue the applicant a temporary permit which shall be valid only until such time as the application for an annual permit is approved or denied by the Common Council pursuant to the procedures set forth herein. Under no circumstances shall any temporary permit be valid for more than ninety (90) days. Temporary permits shall be nontransferable. [Ord. O-2006-0025, 5/16/2006]

# 6. Application for Permit.

- a. Any person desiring to secure a permit shall make application to the City Clerk. The application shall be filed with and dated by the City Clerk. A copy of the application shall be distributed to the West Allis Police Department and to the applicant.
- b. The application for a permit shall be upon a form provided by the City Clerk. An application shall furnish the following information under oath:

- i. Name (including all aliases), age and address.
- ii. Written proof that the individual is at least eighteen (18) years of age.
- iii. Whether the applicant, while previously operating in this or any other municipality or state under an adult-oriented establishment license or similar business license or permit, has ever had such a license or permit revoked or suspended, the reason therefor, and the business entity or trade name for whom applicant was employed or associated at the time of such suspension or revocation.
- c. Within sixty (60) days of receiving an application for a permit, the Common Council shall grant or deny the permit or hold the application for an additional thirty (30) days for further investigation. The City Clerk shall notify the applicant whether the application is granted, denied or held for further investigation. Such additional investigation shall not exceed an additional thirty (30) days unless otherwise agreed to by the applicant. Upon the conclusion of such additional investigation, the Common Council shall grant or deny the permit and the City Clerk shall advise the applicant in writing whether the application is granted or denied.
- d. Whenever an application is denied or held for further investigation, the City Clerk shall advise the applicant in writing of the reasons for such action, and that the applicant has the right to request that the Common Council review said determination, pursuant to sec. 68.11 of the Wisconsin Statutes, and sec. 2.48(5) of the West Allis Revised Municipal Code.
- e. Failure or refusal of the applicant to give any information relevant to the investigation of the application, or his or her refusal or failure to appear at any reasonable time and place for examination under oath regarding said application or his or her refusal to submit to or cooperate with any investigation required by this section shall constitute an admission by the applicant that he or she is ineligible for such permit and shall be grounds for denial thereof.

#### 7. Standards for Issuance of Permit.

- a. To receive a permit as an employee for an adult-oriented establishment, an applicant must meet the following standards:
  - i. The applicant shall be at least eighteen (18) years of age.
  - ii. The applicant shall not have been found to have previously violated this section within five (5) years immediately preceding the date of the application.
  - iii. Subject to §§ 111.321, 111.322 and 111.335 of the Wisconsin Statutes, the applicant shall not have been convicted of any offense involving moral turpitude, prostitution, obscenity or other offense of a sexual nature in any jurisdiction within the five (5) years immediately preceding the date of the application unless the applicant has been duly pardoned.

#### 8. Fees. [Ord. O-2009-0033, 11/3/2009]

- a. A license fee of five hundred seventy-five dollars (\$575.00) shall be submitted with the application for a license.
- b. A permit fee of sixty dollars (\$60.00) shall be submitted with the application for a permit.
- 9. Display of License or Permit.
  - a. The license shall be displayed in a conspicuous public place in the adult-oriented establishment.
  - b. The permit shall be carried by an employee upon his or her person and shall be displayed upon request of any member of the West Allis Police Department or any person designated by the Common Council.

#### 10. Renewal of License or Permit.

- a. Every license issued pursuant to this section shall terminate on June 30 pursuant to Section 9.01, unless sooner revoked, and must be renewed before operation is allowed in the following license year. Any operator desiring to renew a license shall make application to the City Clerk. The application for renewal must be filed not later than sixty (60) days before the license expires. The application for renewal shall be filed with and dated by the City Clerk. A copy of the application for renewal shall be distributed promptly by the City Clerk to the West Allis Police Department, Building Inspector, Health Department and to the operator. The application for renewal shall be upon a form provided by the City Clerk and shall contain such information and data, given under oath or affirmation, as is required for an application for a new license. The application shall otherwise be considered pursuant to Section 9.28(3). It is not guaranteed that operators filing late applications will receive a decision on their application prior to expiration of the license year.
- b. A license renewal fee of five hundred seventy-five dollars (\$575.00) shall be submitted with the application for renewal. In addition to the renewal fee, a late penalty of one hundred fifty dollars (\$150.00) shall be assessed against any applicant who filed for a renewal less than sixty (60) days before the license expires. [Ord. O-2009-0033, 11/3/2009]
- c. If the West Allis Police Department is aware of any information bearing on the operator's qualifications, that information shall be filed in writing with the City Clerk.
- d. Every permit issued pursuant to this section shall terminate on June 30 pursuant to Section 9.01, unless sooner revoked, and must be renewed before an employee is allowed to continue employment in an adult-oriented establishment. Any employee desiring to renew a permit shall make application to the City Clerk. The application for renewal must be filed not later than sixty (60) days before the permit expires. The application for renewal shall be filed with and dated by the City Clerk. A copy of the application shall be distributed promptly by the City Clerk to the West Allis Police Department and to the employee. The application shall be upon a form provided by the City Clerk and shall contain such information and data, given under oath or affirmation, as is required for a new permit. The application shall otherwise be considered pursuant to Section 9.28(6). It is not guaranteed that employees filing late applications will receive a decision on their application prior to expiration of the permit year.
- e. A permit renewal fee of sixty dollars (\$60.00) shall be submitted with the application for renewal. In addition to the renewal fee, a late penalty of twenty-five dollars (\$25.00) shall be assessed against any applicant who files for a renewal less than sixty (60) days before the permit expires. [Ord. O-2009-0033, 11/3/2009]
- f. If the West Allis Police Department is aware of any information bearing on the employee's qualifications, that information shall be filed in writing with the City Clerk.

# 11. Transfer of License or Permit.

- a. A license is personal to the owner(s) and operator designated in the application, provided it may be transferred pursuant to this section. A transfer application must be filed by the tenth day next following any change of the owner(s) or operators designated on the application. In the event that a transfer application is not timely filed, then the license shall be invalid for any purpose relating to the operation of the adult-oriented business, and any transfer shall require the filing of an original application and be subject to the regulations applicable thereto.
- b. The Clerk shall prescribe a form on which license transfer applications shall be made. The form shall include a statement under oath that the original application remains correct as previously submitted in all respects except those that are amended by the transfer application. The transfer application shall contain a statement under oath that the individual signing the transfer application has personal knowledge of the information contained therein and that the information is true and correct and shall not be complete unless accompanied by a nonrefundable transfer fee of one hundred dollars (\$100). Transfer applications shall be filed in the same place and at the same time as original applications and the fee shall be payable in the same manner as for original applications.
- c. Transfer applications shall be reviewed, issued and subject to appeal in the same manner as original applications and they shall be issued for the remaining term of the license to be transferred.
- d. Any transfer of an adult-oriented establishment, other than as provided in this section, from the licensed premises to any other premises shall cause such license to lapse and become void. A license which has lapsed and become void shall be subject to revocation under Section 9.28(12).
- e. Permits shall not be transferrable.
- 12. Revocation, suspension and non-renewal of license or permit.
  - a. A license or permit issued under this section may be suspended or revoked for any of the following reasons:
    - i. Discovery that false or misleading information or data was given on any application or material facts were omitted from any application.
    - ii. The operator, entertainer or any employee of the operator, violates any provision of this section or any rule or regulation adopted by the Common Council pursuant to this section; provided, however, that in the case of a first offense by an operator where the conduct was solely that of an employee or customer, the penalty shall not exceed a suspension of thirty (30) days if the Common Council shall find that the operator had no actual or constructive knowledge of such violation and could not by the exercise of due diligence have had such actual or constructive knowledge.
    - iii. The operator or employee becomes ineligible to obtain a license or permit.

- iv. An operator employe an employee who does not have a permit or provides space on the premises, whether by lease or otherwise, to an independent contractor who performs or works as an entertainer without a permit.
- v. Any cost or fee required to be paid by this section is not paid.
- vi. Any intoxicating liquor or fermented malt beverage, narcotic or controlled substance is served or consumed on the premises of the adult-oriented establishment.
- vii. Any operator, employee or entertainer sells, furnishes, gives or displays, or causes to be sold, furnished, given or displayed to any minor any adult-oriented entertainment or adult-oriented material.
- b. The Common Council, upon receipt of information that provides a reasonable basis to believe that a violation of this section has occurred, shall serve written notice of said violation(s) on the operator or employee. Said written notice shall include specific charges and shall provide the operator or employee with notice that revocation, suspension or nonrenewal of the license or permit will occur, unless a written request for a review of the Common Council's decision is made to the Common Council within thirty (30) days after service of said notice to the operator or employee. Unless otherwise extended by an agreement with the aggrieved party, within fifteen (15) days of receipt of a request for review, the Common Council shall conduct a hearing, pursuant to sec. 9.28(17) of the Revised Municipal Code. [Ord. 6358, 2/3/1998]
- c. The transfer of a license or permit or any interest in a license or permit without approval of the Common Council as set forth in subsection (11) shall automatically and immediately revoke the license or permit.
- d. Any operator or employee whose license or permit is revoked and who seeks to obtain a license or permit under this section must apply for a license or permit according to the application provisions set forth in this section and must meet the standards for the issuance of a license or permit as set forth in this section. No location or premises for which a license has been revoked shall be used as an adult-oriented establishment for six (6) months from the date of revocation of the license. No employee whose permit has been revoked shall be eligible for a permit for six (6) months from the date of revocation.

#### 13. Location.

- a. No adult-oriented establishment shall be located:
  - i. Within a residential district as defined in Chapter 12 of the West Allis Revised Municipal Code.
  - ii. Within five hundred (500) feet of an existing adult-oriented establishment.
  - iii. Within five hundred (500) feet of any residential area.
  - iv. Within five hundred (500) feet of any pre-existing school, church or day care center.
  - Within five hundred (500) feet of any pre-existing establishment licensed to sell or dispense fermented malt beverages or intoxicating liquor where such establishment also possesses an entertainment license under section 9.033.
- b. For purposes of this section, distances are to be measured in a straight line, without regard to intervening structures or objects, from the property line of the adult-oriented establishment, to the nearest property line of another adult-oriented establishment, school, place of worship or residential district or establishment selling or dispensing fermented malt beverages or intoxicating liquor and possessing an entertainment license.
- 14. Hours of Operation.
  - a. No adult-oriented establishment shall be open between the hours of 2 a.m. and 8 a.m., Monday through Friday, between the hours of 3 a.m. and 8 a.m. on Saturdays, or between the hours of 3 a.m. and 12:00 noon on Sundays.
  - b. All adult-oriented establishments shall be open to inspection at all reasonable times by the West Allis Police Department, the Building Inspector and the Health Department.
- 15. Physical Layout of Adult-Oriented Establishment. Any adult-oriented establishment having available for customers, patrons or members, any booth, room or cubicle for the private viewing of any adult entertainment must comply with the following requirements:
  - a. Access. Each booth, room or cubicle shall be totally accessible to and from aisles and public areas of the adult-oriented establishment and shall be unobstructed by any door, lock or other control-type devices.
  - b. Construction. Every booth, room or cubicle shall meet the following construction requirements:
    - i. Each booth, room or cubicle shall be separated from adjacent booths, rooms or cubicles and any non-public areas by a wall.
    - ii. Have at least one side totally open to a public lighted aisle so that there is an unobstructed view at all times of anyone occupying the same.
    - iii. All walls shall be solid and without any openings, extended from the floor to a height of not less than six (6) feet and be light colored, non-absorbent, smooth textured and easily cleanable.
    - $iv. \ The \ floor \ must be \ light \ colored, \ non-absorbent, \ smooth \ textured \ and \ easily \ cleanable.$
    - v. The lighting level of each booth, room or cubicle shall be a minimum of ten (10) foot candles at all times, as measured from the floor.
  - c. Occupants. Only one individual shall occupy a booth, room or cubicle at any time. No occupant of same shall engage in any type of sexual activity, cause any bodily discharge or litter while in the booth. No individual shall damage or deface any portion of the booth.

# 16. Responsibility of the Operator.

- a. The operator shall maintain a register of all employees, showing the name and aliases used by the employee, home address, age, birth date, sex, height, weight, color of hair and eyes, telephone numbers, date of employment and termination, and duties of each employee and such other information as may be required by the Common Council. The above information on each employee shall be maintained in the register on the premises for a period of one (1) year following termination of the employee and shall be made immediately available for inspection upon demand of a member of the West Allis Police Department at all reasonable times
- b. Every act or omission by an employee constituting a violation of the provisions of this ordinance shall be deemed the act or omission of the operator if such act or omission occurs either with the authorization, knowledge or approval of the operator, or as a result of the operator's negligent failure to supervise the employee's conduct, and the operator shall be punishable for such act or omission in the same manner as if the operator committed the act or caused the omission.
- c. Any act or omission of any employee constituting a violation of the provisions of this ordinance shall be deemed the act or omission of the operator for purposes of determining whether the operator's permit should be revoked, suspended or renewed. [Ord. 6360, 2/3/1998]
- d. There shall be posted and conspicuously displayed in the common areas of each adult-oriented establishment a list of any and all entertainment provided on the premises. Said list shall further indicate the specific fee or charge in dollar amounts for each entertainment listed. Viewing adult-oriented motion pictures shall be considered as entertainment. The operator shall make the list available immediately upon demand of the West Allis Police Department at all
- e. No minor shall be allowed to enter or remain inside an adult oriented establishment or be permitted to loiter on the business premises. For purposes of this section, "business premises" shall include property owned or leased by the adult oriented establishment and contiguous with the licensed premises, parking lots or sidewalk approaches. [Ord. 6360, 2/3/1998]
- f. The operator shall maintain the premises in a clean and sanitary manner at all times.
- g. The operator shall maintain at least ten (10) foot candles of light in the public portions of the establishment, including aisles, at all times. However, if a lesser level of illumination in the aisles shall be necessary to enable a patron to view the adult entertainment in a booth, room or cubicle adjoining an aisle, a lesser amount of illumination may be maintained in such aisles, provided, however, at no time shall there be less than one (1) foot candle of illumination in said aisles, as measured from the floor.
- h. The operator shall insure compliance of the establishment and its patrons with the provisions of this ordinance.
- i. View from street. No adult-oriented establishment shall be situated in such manner as to allow public view of either its stock in trade or adult entertainment from outside of the establishment.
- 17. Administrative Review Procedure. Except as otherwise set forth herein, the provisions of Chapter 68 of the Wisconsin Statutes, and sec. 2.48 of the Revised Municipal Code, shall govern the administrative procedure and review concerning the granting, denial, renewal, nonrenewal, suspension or revocation of a license or permit. A decision of the Common Council may be reviewed upon the request of an aggrieved person and shall be made to the City Clerk/Treasurer within thirty (30) days of the decision. Upon such appeal, the Common Council shall afford the aggrieved person with a hearing substantially in compliance with § 68.11 of the Wisconsin Statutes, except that the Common Council shall hear and review its own decisions. The decision of the Common Council subsequent to the hearing shall

be the "final determination," as set forth in § 68.12 of the Wisconsin Statutes. Any party to a proceeding resulting in a final determination may seek judicial review, pursuant to the provisions contained in § 68.13 of the Wisconsin Statutes. [Ord. 6358, 2/3/1998]

- 18. Exclusions and Exemptions.
  - a. All private schools and public schools, as defined in Chapter 115 of the Wisconsin Statutes, located within the City of West Allis are exempt from obtaining a permit hereunder when instructing pupils in sex education as part of its curriculum.
  - b. Licensed medical care facilities and the West Allis Health Department are exempt from obtaining a permit, when engaged in the providing of medical care or sex education.
  - c. Any establishment holding a Class "B" Fermented Malt Beverage License or Class "B" Intoxicating Liquor License, is ineligible to obtain a permit to conduct an adult-oriented establishment but may obtain an entertainment license pursuant to Section 9.032 of this Code.(reserved)
- 19. Penalties and Prosecution.
  - a. Any person, partnership or corporation who is found to have violated this section shall forfeit a definite sum of not more than one thousand dollars (\$1,000), together with the costs of prosecution, and, in default of payment of such forfeiture and costs, by imprisonment in the Milwaukee County House of Correction until payment of the forfeiture and costs, but not in excess of the number of days set forth in \$800.095(4) of the Wisconsin Statutes. In addition to the monetary penalty imposed, violation of this section may further result in the suspension, revocation or nonrenewal of any license or permit issued under this section.
- b. Each violation of this section shall be considered a separate offense, and any violation continuing more than one day shall be considered a separate offense.

  20. Severability. If any provision of this ordinance is deemed invalid or unconstitutional by a court of competent jurisdiction, such invalidity or unconstitutionality shall not affect the other provisions of same. The several sections of this ordinance are declared to be severable. If any section or portion thereof shall be declared by a decision of a court of competent jurisdiction to be invalid, unlawful or unenforceable, such decision shall apply only to the specific section or portion thereof directly specified in the decision, and not affect the validity of all other provisions, sections or portions thereof of the ordinance which shall remain in full force and effect.
- 21. Enforcement. The City of West Allis Police Department shall have the authority to enter any adult-oriented establishment at all reasonable times to inspect the premises and enforce this section.
- 22. Discontinuation of Operation. Any discontinuation in the operation of the adult-oriented business for a period of twelve (12) months shall also cause the license to lapse and become void. A license holder whose license has lapsed and become void shall thereafter be subject to Paragraph 9.28(12).
- 23. Adult Cabaret Entertainment Standards. [Ord. 6541 (amended) 2/6/2001]
  - a. Sufficient lighting shall be provided and equally distributed throughout the premises which are open to or used by patrons so that the lighting level is a minimum of ten (10) footcandles, as measured from the floor.
  - b. No dances or other entertainment shall occur closer than one (1) foot to any patron.
  - c. No employee, dancer, or other entertainer shall, during the entertainment, allow, encourage, or knowingly permit any patron or other person to touch, caress, or fondle, directly or indirectly, the employee, dancer, or entertainer.
  - d. No employee, dancer, or other entertainer shall, during the entertainment, knowingly touch, caress, or fondle, directly or indirectly, any patron or any other employee, dancer, or entertainer.
  - e. A dancer or entertainer employed or otherwise working or performing at an adult cabaret may accept a gratuity or other payment from a patron but no direct physical contact is permitted other than hand to hand.
  - f. No patron or customer shall touch, caress, or fondle a dancer or other entertainer except that a gratuity may be paid as set forth in Paragraph (e).

SECTION 12: <u>AMENDMENT</u> "18.03 Public Nuisances" of the City Of West Allis Municipal Code is hereby *amended* as follows:

# AMENDMENT

# 18.03 Public Nuisances

The following acts, omissions, places, conditions, and things are specifically declared to be public nuisances, but such enumeration shall not be construed to exclude other nuisances:

- 1. Nuisances Affecting Health, Welfare, and Enjoyment of Property.
  - a. Noxious Odors, Etc. Any use of property, substances, or things within the City emitting or causing any foul, offensive, noisome, noxious or disagreeable odors, gases, effluvia, or stenches extremely repulsive to the physical senses of ordinary persons which annoy, discomfort, injure, or inconvenience the health of any appreciable number of persons within the City.
  - b. Street Pollution. Any use of property which causes any noxious or unwholesome liquid or substance or any dirt, mud, sand, gravel, stone, or other materials to flow into or be deposited upon any street, gutter, alley, sidewalk, or public place within the City.
  - c. Release of Dust Into the Air. The handling, transportation, or disposition of any substance or material which is likely to be scattered by the air or wind, or is susceptible to being airborne or wind-borne, or operating or maintaining or causing to be operated or maintained any premises, open area, right-of-way, storage pile of materials, vehicle, construction, demolition or wrecking operations, stone or concrete crushing operation, or any other enterprise, which involves any dust likely to be scattered by the wind or air, or susceptible to being wind-borne or airborne such that there is a discharge of any dust emissions and the visible settlement of dust on property beyond the property on which it originated so as to damage or to interfere with the use and enjoyment of adjacent properties, including public property and right-of-way.
    - "Dust" shall mean solid particulate matter released into or carried in the air by natural forces, by any combustion, construction work, or mechanical or industrial processes or devices.
    - ii. "Interfere with the use of adjacent properties" includes, but is not limited to, requiring the owner, occupants, or users of the adjacent property to close doors or windows on buildings or vehicles to prevent dust from entering, requiring the owner or user of vehicles or other tangible personal property to wipe, brush, wash, or blow off accumulated dust prior to normal operation or use, or requiring the sweeping, washing, or other cleaning of paved surfaces to prevent further tracking or scattering of the dust.
  - d. General Pollution. Waste which is prepared or stored on any premises in a manner which creates or may create a public health hazard, safety hazard or blighting condition.
- 2. Nuisances Affecting Morals and Decency. [Ord. O-2005-0008, 2/1/2005]
  - a. For the purposes of this section, "nuisance activity" means any of the following activities, behaviors or conduct whenever engaged in by premises owners, operators, occupants or persons associated with the premises:
    - i. Disorderly Houses. All disorderly houses, gambling houses and buildings or structures kept or resorted to for the purpose of gambling, or any drug or criminal gang houses as defined in sec. 823.113, (1) and (1)(b) Wis. Stats., and all buildings or structures where the sale, manufacture or delivery of drug paraphernalia as defined in sec. 961.571(1)(a), Wis. Stats., occurs.
    - ii. Gambling Devices. The keeping of gambling devices as defined in Section 9.08(1)(e) of the Revised Municipal Code
    - iii. Unlicensed Sale of Liquor and Beer. All places where intoxicating liquor or fermented malt beverages are sold, possessed, stored, brewed, bottled, manufactured or rectified without a permit or license as provided by the ordinances of the City.
    - iv. Continuous Violation of City Ordinances. Any place or premises within the City where City ordinances or state laws relating to public health, safety, peace, morals or welfare are repeatedly violated.
    - v. Illegal Drinking. Any place or premises resorted to for the purpose of drinking intoxicating liquor or fermented malt beverages in violation of state laws.

- vi. Establishment Violating Laws Related to Obscenity, Etc. Any place or premises within the City where the laws related to obscenity and related offenses set forth in secs. 944.20 to 944.34 of the Wisconsin Statutes occur.
- vii. An act of harassment as defined in sec. 947.013, Wis. Stats.
- viii. Disorderly conduct as defined in sec. 947.01, Wis. Stats.
- ix. Battery, substantial battery or aggravated battery as defined in sec. 940.19, Wis. Stats.
- x. Littering of premises as defined in Section 7.05 of the West All is Revised Municipal Code.
- xi. Theft as defined in sec. 943.20, Wis. Stats.
- xii. Arson as defined in sec. 943.02, Wis. Stats.
- xiii. Possession, manufacture or delivery of a controlled substance or related offenses as defined in Chapter 961, Wis. Stats.
- xiv. Gambling as defined in sec. 945.02, Wis. Stats.
- xv. Keeping an animal in violation of Section 7.12 of the West Allis Revised Municipal Code. [Ord. O-2007-0041, 10/16/2007]
- xvi. Trespass to land as defined in sec. 943.13, Wis. Stats., or criminal trespass to dwelling as defined in sec. 943.14, Wis. Stats.
- xvii. Any conspiracy to commit, as defined in Section 6.02(5) of the West Allis Revised Municipal Code or sec. 939.31, Wis. Stats., or attempt to commit, as defined in sec. 939.32, Wis. Stats., any of the activities, behaviors or conduct enumerated in Paragraphs (1) to (16).
- xviii. Discharge of a firearm or air rifle as defined in Section 6.01(1) and (2) of the West Allis Revised Municipal Code.
- xix. Loitering as defined in Section 6.02(9) of the West Allis Revised Municipal Code.
- xx. Persons associated "with" means any person who, whenever engaged in nuisance activity, enters, patronizes, visits or attempts to enter, patronize or visit, or wishes to enter, patronize or visit, a premises or person present on the premises, including any officer, director, customer, agent, employee or independent contractor of a premises owner.
- 3. Nuisances Affecting Peace and Safety.
  - a. Dangerous Signs and Billboards. All signs, billboards, awnings, and other similar structures over or near streets, sidewalks, public grounds, or places frequented by the public, so situated, constructed, or maintained as to endanger the public safety.
  - b. Illegal Buildings. All buildings erected, repaired, altered, or maintained without a permit or in violation of City ordinances relating to materials and manner of construction of buildings.
  - c. Unauthorized Traffic Signs. All unauthorized signs, signals, markings, or devices placed or maintained upon or in view of any public highway or railway crossing which purport to be or may be mistaken as official traffic control devices or railroad signs or signals or which, because of their color, location, brilliance, or manner of operation, interfere with the effectiveness of any such device, sign, or signal.
  - d. Obstruction of Intersections. All trees, hedges, billboards, or other obstructions which prevent persons driving vehicles on public streets, alleys, or highways from obtaining a clear view of traffic when approaching an intersection or pedestrian crosswalk.
  - e. Low-Hanging Tree Limbs. All limbs of trees, bushes, shrubs, or other plants which project over or into any public sidewalk, street, or other public place and interfere with the full use and enjoyment thereof.
  - f. Dangerous Trees. All trees which are a menace to public safety because of disease or other condition of the tree or are the cause of substantial annoyance to the general public.
  - g. Dilapidated Buildings. All buildings or structures so old, dilapidated, or out of repair as to be dangerous, unsafe, unsanitary, or otherwise unfit for human use.
  - Low-Hanging Wires and Cables. All wires and cables over streets, alleys, or public grounds which are strung less than fifteen (15) feet above the surface
  - i. Noisy Animals. The keeping or harboring of any animal which, by frequent or habitual howling, yelping, barking, crowing, or making of other noises, to the great discomfort of the peace and quiet of the neighborhood or in such a manner as to materially disturb or annoy persons in the neighborhood who are of ordinary sensibilities
  - j. Obstructions of Streets; Excavations. All obstructions of streets, alleys, sidewalks, or crosswalks and all excavations in or under the same, except as permitted by the ordinances of the City but including those which, although made in accordance with such ordinances, are kept or maintained for an unreasonable or illegal length of time after the purpose thereof has been accomplished or which do not conform to the permit.
  - k. Blighted Buildings and Premises. Premises existing within the City which are blighted because of faulty design or construction, failure to maintain them in a proper state of repair, improper management, or due to the accumulation thereon of junk or other unsightly debris, structurally unsound fences and other items which depreciate property values and jeopardize or are detrimental to the health, safety, enjoyment of property, or welfare of the people of the City.
  - 1. Suffocation Hazards. Any abandoned, unattended or discarded ice box, refrigerator, walk-in cooler, or other container of any kind, which has an air-tight door, left outside of any building or dwelling without first removing the door from the said ice box, refrigerator, walk-in cooler, or other container.
  - m. Excessive Noise. The making, continuation, or causing to be made or continued any noise which either injures, endangers the comfort, repose, health, or safety of another, or substantially annoys another between the hours of 10:00 p.m. and 7:00 a.m. This provision shall not apply to noise necessary for the protection or preservation of property, or the health, or safety of a person or to emergency short-term operations which are necessary to protect the public health, safety, and welfare including emergency utility and public works operations.

SECTION 13: AMENDMENT "12.40 C-1 Central Business District" of the City Of West Allis Municipal Code is hereby amended as follows:

# AMENDMENT

# 12.40 C-1 Central Business District

The C-1 Central Business District is intended to accommodate those retail and office uses which are characteristic of the unique shopping streets of the "downtown" area of the City, and discourage uses which detract from, or are incompatible with, pedestrian, shopping and service oriented traffic, such as manufacturing or wholesale distribution

- 1. Permitted Uses.
  - a. Barbers and beauty shops.
  - b. Books and stationary stores.
  - c. Bridal and wedding salons.
  - d. Camera stores and photographic equipment sales and services.
  - e. Clothing stores.
  - f. Computer and computer software sales and service.
  - g. Costume rental stores
  - h. Curtains and draperies sales.
  - i. Drug stores.
  - j. Electronic equipment sales and service.
  - k. Employment agencies and offices conditioned upon the following: [Ord. O-2005-0022, 5/17/2005]
    - i. Transportation for temporary employees shall not be provided by, or on behalf of, the employment agency from the agency or office to the work site.
    - ii. Employees shall not report to the employment agency or office for work assignments. The employees shall report directly to the work site assigned. Applicants for employment shall not be allowed to use public property as a waiting area.
    - iii. Restroom facilities adequate for applicants shall be provided on site.
  - 1. Financial institutions without drive-through facilities, except check-cashing businesses as defined in Section 9.32. [Ord. O-2006-0061, 10/17/2006]

- m. Florist shops.
- n. Hardware stores
- o. Hobby or gift stores
- p. Home improvement, furnishings, appliances and accessory sales. [Ord. O-2003-0028, 4/2/2003]
- a. Jewelry stores
- r. Keymaking and locksmithing stores.
- s. Laundry and dry cleaning pick up only.
- t. Leather goods sales
- u. Luggage stores.
- v. Millinery shops.
- w. Tattoo and/or body piercing establishments. [Ord. O-2016-0020, 5/3/2016]

Editor's Note: Former Subsection (1)(w), which set forth liquor stores as a permitted use, was repealed 5-20-2014 by Ord. O-2014-0022.

- x. Office supply stores.
- y. Offices; business, professional and governmental. [Ord. O-2015-0001, 1/20/2015]
- z. Medical clinics. [Ord. O-2015-0001, 1/20/2015]
- aa. Photography studios and film developing.
- ab. Post offices.
- ac. Printing services; blueprinting and photocopying.
- ad. Restricted productions and repair, limited to the following: artwork; clothing custom manufacturing and alterations, for retail only; hearing aid devices; jewelry from precious metals; watches; dentures; and optical lenses.
- ae. Sewing machine sales and service.
- af. Shoe sales and repair stores.
- ag. Small appliance sales and service.
- ah. Specialty stores including arts and crafts and related uses.
- ai. Sporting goods stores.
- aj. Tobacco retailers. [Ord. 6279, 12/17/1996; Ord. O-2016-0032, 7/5/2016]
  - i. No tobacco retailer shall be located within one thousand (1,000) feet of parcels occupied by the following uses:
    - (1) A public or private kindergarten, elementary, junior high or high school;
    - (2) Libraries;
    - (3) Zoned parkland; or
    - (4) Another tobacco retailer or establishment licensed to sell any tobacco product or tobacco paraphernalia as defined within Section 12.06.
- ak. Trophy and award sales.
- al. Resale stores. [Ord. O-2007-0026, 8/7/2007 (repeal and recreate); Ord. O-2015-0029, 5/7/2015]
- am. Videotape sales and rental.
- an. Places of assembly including clubs, lodges, meeting halls and theaters, limited to a maximum of up to five thousand (5,000) square feet of building area and subject to the provisions of Sec. 9.28 of the Revised Municipal Code. [Ord. 6415, 1/5/1999; Ord. O-2007-0027, 8/7/2007 repeal; Ord. O-2011-0083, 1/3/2012 add; Ord. O-2013-0013, 3/5/2013]
- ao. Day-care facilities. [Ord. 6618, 6/18/2002]
- ap. Tanning and toning salons. [Ord. O-2005-022, 5/17/2005]
- aq. Public utility service structures not larger than six (6) feet tall and twenty-five (25) square feet in surface area, conditioned upon the following: [Ord. O-2008-0006, 2/5/2008; Ord. O-2008-0031, 7/1/2008]
  - i. Site, landscaping and screening, and architectural review of the public utility service structure and the immediate area surrounding the structure, by the Department of Development staff. Public utility service structures shall be effectively screened from any abutting lot(s) and City right-of-way by landscaping or other means, as necessary, as approved by the Department of Development staff; and
    - (1) If the staff and applicant are unable to come to an agreement on the proposed location and screening, the applicant may file a request for a variance with the Plan Commission by submitting a written request to the Department of Development not less than twenty (20) days before the next regularly scheduled Plan Commission meeting. At the time that a request for a variance is made, the applicant shall pay the required fee in accordance with development review fees in Chapter 12 of the Revised Municipal Code.
  - ii. Public utility service structures shall not be located within any front yard or corner side yard on private property.
- ar. Grocery stores. [Ord. O-2015-0002, 1/6/2015]
- as. Instruction and/or training facility, small. [Ord. O-2017-0007, 2/23/2017]
- at. Art galleries. [Ord. O-2017-0050, 11/21/2017]
- au. Tourist Rooming House, conditioned upon the following:
  - i. The structure is a single or two-family residence, or a mixed-use or multifamily containing not more than 4 dwelling units.
- av. Taverns and cocktail lounges.
- 2. Special Uses.
  - a. Any permitted use with drive-through facilities, except check-cashing businesses as defined in Section 9.32. [Ord. O-2006-0061, 10/17/2006]
  - b. Food production, limited. [Ord. O-2015-0002, 1/6/2015]
  - c. Massage Therapy. [Ord. O-2017-0044, 10/17/2017]

Editor's Note: Former Subsection (2)(c), Candy and ice cream stores, was repealed 1/6/2015 by Ord. O-2015-0002.

- d. Department stores.
- e. Hotels and motels.
- f. Laundries and dry cleaners.
- g. Mixed residential and commercial uses.
- h. Multiple family developments.
- i. Restaurants.
- j. Retirement homes and communities.
- k. Instruction and/or training facility. [Ord. O-2017-0007, 2/23/2017]
- 1. [Reserved]
- m. Community living arrangements as licensed under Sec. 46.22 of Wisconsin Statutes [Ord. 6501, amend, 2/15/2000]
- n. Printing, commercial. [Ord. 6522, amend, 6/6/2000]
- o. Outdoor dining areas for "food establishments" under Section 7.04(1)(c). [Ord. 6568, 5/15/2000]
- p. Indoor recreation facilities including the following: [Ord. O-2003-0040, 6/17/2003]
  - i. Indoor driving range and batting cages.
  - ii. Indoor volleyball courts.
  - iii. Indoor basketball courts.
  - iv. Indoor bowling alleys.
  - v. Game centers and tournament facilities (not arcades as regulated in Section 9.109.037 of the Revised Municipal Code).
- q. Radio and television stations. [Ord. O-2003-0044, 6/17/2003]

- r. Athletic, health clubs. [Ord. O-2005-0022, 5/17/2005; Ord. O-2015-0001, 1/20/2015]
- s. Museums. [Ord. O-2008-0023, 5/20/2008]
- t. Places of assembly including clubs, lodges, meeting halls and theaters, greater than five thousand (5,000) square feet of building area and subject to the provisions of Sec. 9.28 of the Revised Municipal Code. [Ord. O-2011-0083, 1/3/2012; Ord. O-2013-0013, 3/5/2013]
- u. Collocation/attachment of telecommunication equipment to existing structures. [Ord. O-2012-0036, 9/18/2012]
- v. Animal grooming. [Ord. O-2015-0016, 3/3/2015]
- w. Pet shops. [Ord. O-2015-0016, 3/3/2015]
- x. Veterinary clinics. [Ord. O-2015-0016, 3/3/2015]
- 3. Required Conditions.
  - a. Dwelling units are not permitted below the second floor.
  - b. All businesses, servicing or processing, storage or merchandise display, except off-street parking or off-street loading, shall be conducted within completely enclosed buildings.
  - c. Establishments of the "drive-in" type, offering goods or services directly to customers waiting in parked motor vehicles, are not permitted unless specifically authorized herein.
  - d. Multi-family dwellings will comply with the bulk regulations of the RC-2 District.
  - e. Outdoor Storage. Outdoor storage, display or repair shall not be permitted. [Ord. O-2003-0028, 4/2/2003]
  - f. Commercial Vehicles. A maximum of two commercial vehicles may be associated with a use. Open vehicles, utility trucks, trailers and similar vehicles shall not be permitted. [Ord. O-2003-0028, 4/2/2003]
  - g. Interior Storage Spaces. A maximum of 25% of a businesses interior floor area may be used for general wholesale, warehousing and storage. Such areas shall not be visible from the exterior of the building. [Ord. O-2003-0028, 4/2/2003]
  - h. Interior Spaces. Interior walls parallel to window glazing shall be not less than 6 feet from the plane of the window glazing. [Ord. O-2003-0028, 4/2/2003]
  - i. Display Racks and Fixtures. Display racks within 4 feet of a window shall be open-backed and shall not obscure more than 50% of the glazing area. [Ord. O-2003-0028, 4/2/2003]
  - j. Window Coverings. Operable interior window coverings may be used. Such coverings include, but are not limited to, blinds and draperies. No window covering may be permanently affixed or adhered to the window such that the window becomes permanently opaque. [Ord. O-2003-0028, 4/2/2003]
  - k. Site Plan. A site, landscaping and screening plan in accordance with Section 12.13 of the Revised Municipal Code shall be required when commercial vehicles are associated with a use. [Ord. O-2003-0028, 4/2/2003]
  - 1. All business establishments shall contain on-site retail or be service establishments dealing directly with consumers. [Ord. O-2015-0002, 1/6/2015]
  - m. Outdoor animal holding areas shall not be allowed.  $[Ord.\ O-2015-0016,\ 3/3/2015]$
- 4. Floor Area Ratio. The floor area ratio shall not exceed 2.0.
- 5. Yard Requirements. The C-1 District shall have no yard requirements.
- Off-Street Parking and Loading Requirements. Off-street parking and loading facilities shall be provided in accordance with Section 12.19 of this subchapter. Credit shall be given to day-care uses for use of public off-street parking spaces located within the C-1 Central Business District. [Ord. 6618, 6/18/2002]
  - SECTION 14: REPEALER CLAUSE All ordinances or resolutions or parts thereof, which are in conflict herewith, are hereby repealed.
- **SECTION 15:** SEVERABILITY CLAUSE Should any part or provision of this Ordinance be declared by the courts to be unconstitutional or invalid, such decision shall not affect the validity of the Ordinances a whole or any part thereof other than the part so declared to be unconstitutional or invalid.
  - SECTION 16: EFFECTIVE DATE This Ordinance shall be in full force and effect on and after the required approval and publication according to law.

PASSED AND ADOPTED BY THE CITY OF WEST ALLIS COUNCIL APRIL 07, 2021.

	AYE	NAY	ABSENT	ABSTAIN
Ald. Angelito Tenorio	X			
Ald. Vince Vitale				
Ald. Tracy Stefanski	X			
Ald. Marty Weigel			X	
Ald. Suzzette Grisham	X			
Ald. Danna Kuehn	X		<del></del>	<del></del>
Ald. Thomas Lajsic	X		<u> </u>	<u> </u>
Ald. Dan Roadt	X		<u> </u>	<u> </u>
Ald. Rosalie Reinke	X			<u> </u>
Ald. Kevin Haass	X		<u></u>	<u> </u>

Attest Presiding Officer

Rehecca Grill City Clerk City Of West Allis

Dan Devine, Mayor City Of West Allis

# CITY OF WEST ALLIS ORDINANCE O-2021-0025

# ORDINANCE TO CONTINUE EXPEDITED TEMPORARY EXTENSION OF PREMISES UNTIL JUNE 30, 2021

# REPEALING O-2020-0056 AND AMENDING O-2020-0022

**WHEREAS**, social distancing guidelines due to the COVID-19 pandemic continue to have a negative effect on businesses that serve alcohol to customers for consumption on premises; and

**WHEREAS**, evidence indicates that social gathering in outdoor areas significantly decreases the risk of spreading COVID-19 compared to gathering in indoor areas; and

**WHEREAS**, the City wishes to support its businesses by continuing the program that allows alcohol licensees to allow for social distancing while operating their business through an expedited extension of premises to outdoor areas; and

**NOW THEREFORE,** the common council of the City of West Allis do ordain as follows:

**SECTION 1: REPEALER CLAUSE** O-2020-0056 is hereby repealed.

**SECTION 2:** <u>AMENDMENT</u> Section 2 of O-2020-0022 is amended by replacing "November 18, 2020" with "June 30, 2021."

**SECTION 3: EFFECTIVE DATE** This Ordinance shall be in full force and effect on and after the required approval and publication according to law.

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# PASSED AND ADOPTED BY THE CITY OF WEST ALLIS COUNCIL

	AYE	NAY	ABSENT	ABSTAIN
Ald. Angelito Tenorio				
Ald. Vince Vitale				
Ald. Tracy Stefanski				
Ald. Marty Weigel				
Ald. Suzzette Grisham				
Ald. Danna Kuehn				
Ald. Thomas Lajsic				
Ald. Dan Roadt				
Ald. Rosalie Reinke				
Ald. Kevin Haass				
Attest		Presidi	ing Officer	
Rebecca Grill, City Clerk, City Of			vine, Mayor City	Of West
West Allis		Allis		

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# CITY OF WEST ALLIS ORDINANCE O-2021-0025

# ORDINANCE TO CONTINUE EXPEDITED TEMPORARY EXTENSION OF PREMISES UNTIL JUNE 30, 2021

# **REPEALING O-2020-0056 AND AMENDING O-2020-0022**

**WHEREAS,** social distancing guidelines due to the COVID-19 pandemic continue to have a negative effect on businesses that serve alcohol to customers for consumption on premises; and

**WHEREAS**, evidence indicates that social gathering in outdoor areas significantly decreases the risk of spreading COVID-19 compared to gathering in indoor areas; and

**WHEREAS**, the City wishes to support its businesses by continuing the program that allows alcohol licensees to allow for social distancing while operating their business through an expedited extension of premises to outdoor areas; and

**NOW THEREFORE**, the common council of the City of West Allis do ordain as follows:

**SECTION 1: REPEALER CLAUSE** O-2020-0056 is hereby repealed.

**SECTION 2:** <u>AMENDMENT</u> Section 2 of O-2020-0022 is amended by replacing "November 18, 2020" with "June 30, 2021."

**SECTION 3: EFFECTIVE DATE** This Ordinance shall be in full force and effect on and after the required approval and publication according to law.

# PASSED AND ADOPTED BY THE CITY OF WEST ALLIS COUNCIL 03/DD/YYYY.

	AYE	NAY	<b>ABSENT</b>	<b>ABSTAIN</b>
Ald. Angelito Tenorio	X			
Ald. Vince Vitale	X			
Ald. Tracy Stefanski	X			
Ald. Marty Weigel	X			
Ald. Suzzette Grisham	X			
Ald. Danna Kuehn	X			
Ald. Thomas Lajsic	X			
Ald. Dan Roadt	X			
Ald. Rosalie Reinke	X			<u></u>
Ald. Kevin Haass	X			

Attest Presiding Officer

Rebecca Grill, City Clerk, City Of West Allis

Dan Devine, Mayor City Of West Allis



# PROOF OF PUBLICATION

STATE OF WISCONSIN MILWAUKEE COUNTY \$ .5

Joe Yovino, being the first duly sworn on oath, says that he or she is the Associate Publisher/Editor of THE DAILY REPORTER, which is a public newspaper of general circulation, printed and published daily in the English language in the City of Milwaukee, in said county, and fully complying with the laws of Wisconsin, relating to the publication of legal notices; that the notice of which the printed one attached is a true copy, which was clipped from the said newspaper, was inserted and published in said newspaper on

Mar. 5, 2021

Joe Yovino, Associate Publisher/Editor

Sworn to me this 5th day of March 2021

NOTICE OF NEWLY ENACTED ORDINANCE

Please take notice that the City of West Allis enacted on 03-02-2021:

O-2021-0006, Ordinance to create Special Event Permits and repeal Parade and Carnival Permits.

O-2021-0022, Ordinance to amend the City of West Allis salary schedule to create the positions of Community Development Senior Planner, Customer Service Center Supervisor, Economic Development Specialist, and incorporate the Elected Officials and Miscellaneous positions compensation in the schedule

O-2021-0023, Ordinance to Adjust Class B Alcohol Licensing Fees Back to Previous Amount

O-2021-0025, Ordinance to Continue Expedited Temporary Extension of Premises Until June 30, 2021

The full text may be obtained at the City Clerk's Office, 7525 W. Greenfield Ave., West Allis, WI 53214 and through the Legislative Information Center on the City's Website at

http://www.westalliswl.gov. Clerk's telephone: (414) 302-8220 Published: 3-5-2021

11976563/3-5

Russell A. Klingaman

Notary Public, Milwaukee County, Wisconsin My Commision Is Permanent

PROOF OF PUBLICATION

Customer: 10093332/City of West Allis

# WEST ALLIS COMMON COUNCIL LICENSE AND HEALTH COMMITTEE CITY OF WEST ALLIS

In the Matter of the Complaint Against

FINDINGS OF FACT, CONCLUSIONS OF LAW, AND RECOMMENDATION

Uncle Fester's LLC, d/b/a Uncle Fester's, Ashley Kapalczynski, licensing agent.

STATE OF WISCONSIN	)	
	)	SS
<b>COUNTY OF MILWAUKEE</b>	)	

Upon consideration of the complaint presented at the License and Health Committee meeting held on January 26, 2021 and subsequent hearing and deliberations on February 23, 2021, the Committee finds:

# **FINDINGS OF FACT:**

- 1. That Uncle Fester's LLC is the current holder of a 2020-2021 combination Class B intoxicating liquor and fermented malt beverage license, identified as number 20-2251, for the premises located at 5732 W. Mitchell Street in the City of West Allis, State of Wisconsin, doing business under the trade name Uncle Fester's, with a licensing agent identified as Ashley Kapalczynski.
- That Timothy Wergin is identified in the liquor license application as the president of the company, and has identified himself at the committee meetings as the owner of Uncle Fester's LLC.
- 3. That Ashley Kapalczynski and Timothy Wergin were both present via Zoom on January 26, 2021 and at the hearing on February 23, 2021.

- 4. That at the hearing on February 23, 2021, Uncle Fester's LLC, by agent Ashley Kapalczynski, stipulated and agreed that it was served a copy of the summons and complaint for this proceeding on January 21, 2021, through corporate service at the bar located at 5732 W. Mitchell Street in the City of West Allis, the premises associated with the liquor license.
- 5. That at the hearing against Uncle Fester's LLC held on February 23, 2021, Ashley Kapalczynski and Timothy Wergin admitted to the allegations in the complaint, specifically the factual allegations identified in paragraphs 6 17, and wanted to speak to those allegations.
- 6. That at the hearing on the complaint filed against Uncle Fester's LLC held on February 23, 2021, the License and Health Committee heard testimony presented by Officer Matthew Jacobsen, Officer Brett Vanden Boogard, Ashley Kapalczynski, and Timothy Wergin.
- 7. That based upon the admissions by the licensing agent and business owner, evidence, and testimony presented at the February 23, 2021 hearing the License and Health Committee determined that the allegations in the complaint shall be taken as true and that those allegations substantially relate to the licensed activity. The violations in the complaint that the committee was presented evidence on and found to be true include:
  - a. Violations of Wis. Stat. § 125.12(2)(ag)2 and West Allis Code § 9.02(20)a.vi. for keeping a premises that is disorderly, riotous, indecent, or improper and that is operated in a manner which constitutes a public or private nuisance on October 3, 2020, October 10, 2020, and January 1, 2021;

- A violation of Wis. Stat. § 941.237(2) for an employee allowing an individual to intentionally go armed with a handgun while on a licensed premises on October 10, 2020;
- c. A violation of Wis. Stat. § 125.07(2)(a)2 and West Allis Code § 9.02(20)(a)iii for selling or procuring alcoholic beverages to intoxicated persons and serving individuals to the point of intoxication on October 10, 2020;
- d. A violation of Wis. Stat. § 946.41 by an employee of Uncle Fester's LLC knowingly obstructing an officer while such officer was doing an act in an official capacity and with lawful authority on or about October 10-11, 2021.
- e. Violations of Wis. Stat. §§ 125.32(2), 125.68(2), 125.12(2)(ag)1 and West Allis Code § 9.02(20)(a)ix for operating the licensed establishment without a licensed operator or authorized individual under state law who is responsible for the acts of all persons serving alcoholic beverages on October 10, 2020 and January 1, 2021.
- f. And has violated Wis. Stat. § 125.04(5)(b) and (c) and West Allis Code § 9.02(20)(a)x. because Uncle Festers LLC, by agent Ashley Kapalczynski, has operated as a habitual law offender for the above related offenses that have occurred on separate dates.

# **CONCLUSIONS OF LAW:**

- 1) That Uncle Fester's LLC was properly served at least three (3) days before the time at which the licensee was commanded to appear and service was accomplished in the manner provided under Wis. Stat. Ch. § 801 for service in civil actions in circuit court.
- 2) That at the hearing on February 23, 2021, the aforementioned violations were found to be true based on the admissions, evidence, and testimony presented and constitute a sufficient

basis to suspend the 2020-2021 Class B intoxicating liquor and fermented malt beverage license issued to Uncle Fester's LLC, identified as number 20-2251.

# **RECOMMENDATION:**

Therefore, the License and Health Committee recommends to the Common Council of the City of West Allis that the Class B intoxicating liquor and fermented malt beverage license, identified as number 20-2251, issued to Uncle Fester's LLC be suspended for thirty (30) consecutive days. The committee recommends this suspension begins on March 4, 2021, starting at 6:00 a.m. and runs for each and every day consecutively through April 3, 2021 ending at 6:00 a.m.

Dated this <u>24</u> day of February, 2021.

Vince Vitale

License and Health Committee West Allis Common Council

# City Attorney recommends approval of the following licenses/permits

# 2020-2022 Operator's License Applications:

• Korzeniwski, Holly L.



# **City of West Allis**

# **Master Report**

File Number: 2020-0418

File ID: 2020-0418 Type: License Application(s) Status: Granted

Version: 1 Reference: In Control: License & Health

Committee

File Created: 12/01/2020

Name: Final Action: 11/17/2020

Title: Expedited Temporary Extensions

A list of applicants is available online at <a href="https://westalliswi.legistar.com/">https://westalliswi.legistar.com/</a> or by contacting

the city clerk's office.

# **Internal Notes:**

Sponsors: Enactment Date:

Attachments: Expedited Temporary Extension of Class B Licensed

Premises, BRASS MONKEY.2020 Expedited Extension of Alcohol Beverage Premises form, LAYMAN BREWING.2020 Expedited Extension of Alcohol Beverage Premises form, LYNCHS.2020 Expedited Extension of Alcohol Beverage Premises form, NATTY OAKS.2020 Expedited Extension of

Alcohol Beverage Premises form,

SLURP-N-BURP.2020 Expedited Extension of Alcohol Beverage Premises form, STINGERS.2020 Expedited Extension of Alcohol Beverage Premises form, JUNE 16 PACKET.2020 Expedited Extension of Alcohol Beverage Premises form, July 14, 2020 Expedited Temporary Extension Packet, July 14, 2020

Expedited Temporary Extension List, DOPP'S BAR 7/14/2020, DA BAR 7/14/2020, LIMANSKI'S PUB 7/14/2020, SHAMROX 7/14/2020, STALLYWOOD 7/1/42020, Expedited Temporary Extension List for August 4, 2020, BARCODE 8-4-2020, JUST J'S 8-4-2020, RUPENA'S 8-4-+2020, TANDOOR RESTAURANT 8-4-2020, THE CROOKED CROW 8-4-2020, Expedited Temporary Extension List for 09-01-2020, CAMINO, RED WHITE AND BREWS

09-01-2020, STATION NO. 6, THE DRUNK UNCLE 09-01-2020, THE NETWORK 09-01-2020, No New Expedited Temporary Extension applications for

October 6, 2020 Common Council Agenda, Expedited Temporary Extension of Class B Licensed Premises. October 20, 2020, No New Applications submitted for the November 4, 2020 Common Council Agenda,

Expedited Temporary Extensions 11-17-2020

Enactment Number:

lecommendation: Hearing Date:

Drafter: Effective Date:

**Related Files:** 

# **History of Legislative File**

Ver- sion:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Common Council	06/16/2020	Referred	License & Health Committee			
	Action Text:	This matter was Referre	d.to the License & He	alth Committee			
1	License & Health Committee Action Text:	06/16/2020  A motion was made by S Approval. The motion ca		y Grisham, that this matter	r be Recommende	ed For	Pass
1	Common Council	06/16/2020	•				Pass
	Action Text:	This matter was Approve Aye	ed on a Block Vote.	ss, Kuehn, Lajsic, Reinke, eigel	Roadt, Stefanski	i, Tenorio,	
1	License & Health Committee Action Text:		To Be Discussed	License & Health Committee se & Health Committee			
1	License & Health Committee Action Text:	07/14/2020  A motion was made by 0 Approval. The motion ca	-	Reinke, that this matter b	e Recommended	For	Pass
1	Common Council	07/14/2020	Approved				Pass
	Action Text:	•		ss, Kuehn, Lajsic, Reinke,	Roadt, Stefanski	i, Vitale, and	
1	License & Health Committee Action Text:	08/04/2020 This matter was To Be D	To Be Discussed Discussed.to the Licen	License & Health Committee se & Health Committee			
1	License & Health Committee Action Text:	08/04/2020 A motion was made by F Approval. The motion ca		Grisham, that this matter b	e Recommended	For	Pass
1	Common Council	08/04/2020	•				Pass
	Action Text:	This matter was Approve Aye	ed on a Block Vote.	ss, Kuehn, Lajsic, Reinke, eigel	Roadt, Stefanski	i, Tenorio,	
1	License & Health Committee Action Text:	09/01/2020 This matter was To Be D	To Be Discussed Discussed.to the Licen	License & Health Committee se & Health Committee			
1	License & Health Committee	09/01/2020	Recommended For Approval				Pass

Action Text:

Action Text: A motion was made by Stefanski, seconded by Grisham, that this matter was Recommended For

Approval. The motion carried by the following vote:

Aye: 5 Vitale, Grisham, Reinke, Roadt, and Stefanski

No: 0

1 Common Council 09/01/2020 Approved

Pass

**Pass** 

Action Text: This matter was Approved on a Block Vote.

Aye: 9 Grisham, Haass, Kuehn, Lajsic, Reinke, Roadt, Stefanski, Tenorio, and

Vitale

No: 0

1 License & Health 10/20/2020 To Be Discussed License & Health

Committee Committee

This matter was To Be Discussed.to the License & Health Committee

License & Health 10/20/2020 Recommended For Committee Approval

Action Text: A motion was made by Grisham, seconded by Stefanski, that this matter was Recommended For

Approval. The motion carried by the following vote:

Aye: 5 Vitale, Grisham, Reinke, Roadt, and Stefanski

No: 0

1 Common Council 10/20/2020 Approved

Pass

Action Text: This matter was Approved on a Block Vote.

Aye: 10 Grisham, Haass, Kuehn, Lajsic, Reinke, Roadt, Stefanski, Tenorio,

Vitale, and Weigel

No: 0

1 License & Health 11/04/2020 To Be Discussed License & Health

Committee Committee

Action Text: This matter was To Be Discussed.to the License & Health Committee

1 Common Council 11/17/2020 Approved Pass

Action Text: This matter was Approved on a Block Vote.

Aye: 0

No: 0

1 License & Health 11/17/2020 Recommended For Pass

Committee Approval

Action Text: A motion was made by Stefanski, seconded by Grisham, that this matter be Recommended For

Approval. The motion carried unanimously.

# **Expedited Temporary Extension of Class B Licensed Premises:**

2020-2021 Expedited Temporary Extension of Class B License Premises application of ZJ Squared Ventures LLC, John Mackowski, Agent, d/b/a Brass Monkey, 11904 W. Greenfield Ave.

2020-2021 Expedited Temporary Extension of Class B License Premises application of Layman Brewing, LLC, Kyle Ida, Agent, d/b/a Layman Brewing, 6001 W. Madison St.

2020-2021 Expedited Temporary Extension of Class B License Premises application of 5<sup>th</sup> District Pub, Inc., Joseph Lynch, Agent, d/b/a Lynch's, 2300 S. 108 St.

2020-2021 Expedited Temporary Extension of Class B License Premises application of Calhoun BBQ, Inc., John Roots, Agent, d/b/a Natty Oaks Pub & Eatery, 11505 W. National Ave.

2020-2021 Expedited Temporary Extension of Class B License Premises application of R & K Entertainment Enterprises, LLC, Robert Lucas, Agent, d/b/a Slurp-N-Burp Fun Bar, 1454 S. 92 St.

2020-2021 Expedited Temporary Extension of Class B License Premises application of HMSR, LLC, Heather Rodriguez, Agent, d/b/a Stinger's, 9524 W. Greenfield Ave.

Clerk-ETempExt 6/9/20



# **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <u>clerk@westalliswi.gov</u>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

Check List all license types: ⊠Class B ⊠ Food □Music/Entertainment, list type:				
Name of Applicant: ZJ SQUANED VENTURES UC (AGENT: JOHN MOCKOW)				
Trade Name: BRASS MUNKEY				
Address of Premises: 11904 W. GREEN FIED AVE.				
Phone Number: 414-418-8389				
Email Address: JGMACK73@YAHOO.COM				
Current Licensed Premises Description:				
Bar/Restavent				
Proposed Temporary Premises Description: Partie w/ artdar senting for artdar sixtal distanced eating + driving.				
(a copy of the floor plan for both current and proposed premises must accompany the application)				
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the				
current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the  North  South  West  East side of the premises				
Batio (concrete surface) at the North South West East side of the premises 3 PARKING SPACES				
Beer garden (soil/grass surface) at the North South West East side of the premises				
Deck (attached to building) at the North South West East side of the premises				
Other: Describe area(s):				
Does extension area have an additional street address? No Yes If yes, list address:				
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)				
Sunday 10m to 9fm Thursday War to 9m				
Monday 1 am to 9pm Friday Vam to 10pm				
Tuesday Nam to 9pm Saturday Dam to 10pm				
Wed. <u>Man</u> to <u>qpm</u>				
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.				
124 Occupancy 124 2020 Proposed Inside Occupancy 20 2020 Proposed Outside Occupancy				
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets				
# of Men's Urinals # of Temporary Toilets				

Clerk-ETempExt 6/9/2



# **Expedited Temporary Extension of Class B Licensed Premises**

- I understand that the following conditions apply if granted the extension:
  - The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
  - The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
- I understand that the hours of operation are limited to the following:
  - Sunday Thursday operations must cease at 9:00 p.m.
  - Friday Saturday operations must cease at 10:00 p.m.

# For applications requesting the use of public sidewalk:

- I understand that the following conditions apply if granted the extension:
  - Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.
  - The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
  - The licensee assumes primary liability for damages to person or property. No bond is required.
  - The licensee is obligated to immediately remove any obstructions upon notice by the city
  - The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the
    obstruction upon notice, it may be removed at the licensee's expense.
  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

I certify the information	on submitted in this application is t	rue and understand that false	statements or failure to adhere
to the conditions may re-	sult in denial of future licenses/peri	mits and/or revocation of this e	extension.
	sult in denial of future licenses/pen		6/11/2020
Applicant Name:	ISN XV WY)	Date:	611112000

Submit application to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

**Submit Form** 

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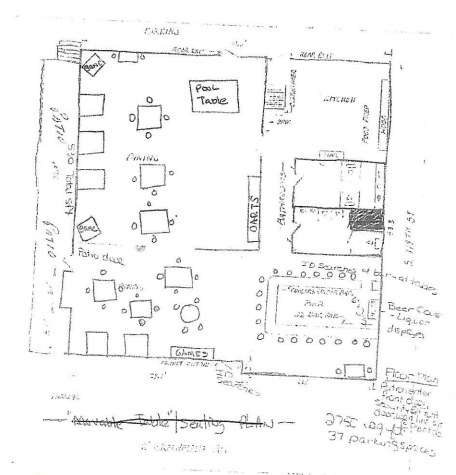
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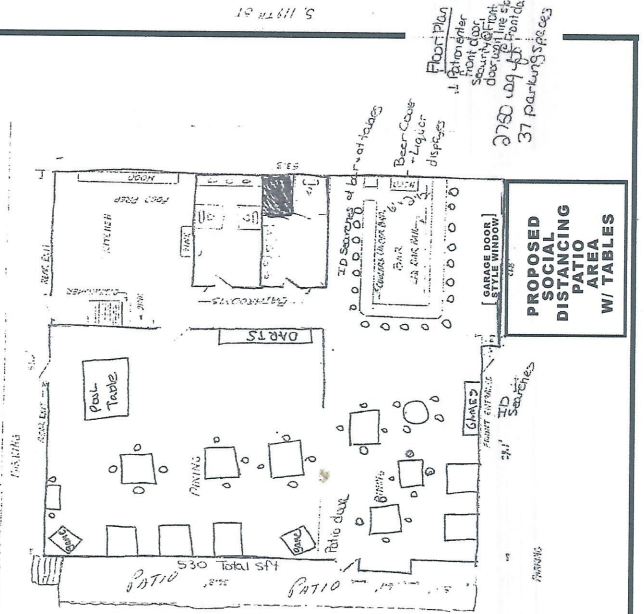
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## **Expedited Temporary Extension of Class B Licensed Premises**

Ordinance Pending Common Council Approval: On June 16, the Common Council is considering an ordinance that creates a streamlined way for you to temporarily expand your licensed premises. If the council approves this ordinance, it can consider on that same night any applications it has received by June 15 at 5:00 p.m. If you wish to be considered under this program at the same meeting, please apply using the form below by Monday, June 15, 2020 at 5 p.m. Applications received after that time will be considered at the next regular Common Council meeting.

**Purpose:** Class B licensees who wish to expand their premises in order to maintain social distancing for the health and wellbeing of their patrons and staff may apply for the expedited temporary extension. If granted, approved extensions expire the day after the next Common Council meeting. Applications will be automatically reapproved unless an objection has been filed or any alderperson wishes to consider the reissuance of the extensions.

Effective Date: If passed by the Common Council, this Ordinance shall be in full force and effect on June 17, 2020, and shall be repealed on November 18, 2020. After such time the licensed premises will return to that which was granted with the annual renewal application or any subsequent permanent extensions.

**Application Submittal Requirements:** Only completed applications with a floor plan of the proposed extension and permanently licensed premises will be processed for consideration.

**Other Licenses:** Licensees may be permitted to extend their existing entertainment and music licenses into the extension area upon approval by the Common Council. (Licenses must already be issued to the licensees.)

**Objections:** If objection is received, the council will consider the special extension application at its next regular meeting just like any new license application and may reject it or place special restrictions on the extended premises (hours, number of people, etc.)

#### **Conditions:**

1) The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.

(2) The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.

#### Hours of Operation Limitation:

- Sunday Thursday operations must cease at 9:00 p.m.
- Friday Saturday operations must cease at 10:00 p.m.

**Toilet Facilities:** Sufficient number of toilet facilities shall be provided to accommodation the total capacity of the permanent and temporary license premises. Put another way, please limit the maximum number of people indoors and outdoors to your normal indoor capacity to ensure you have enough toilet facilities.

**Public Right of Way/Sidewalk:** Expedited Extensions which include use of Public Sidewalk must comply with the following requirements and may not have items in the public right-of-way for more than 90 days.

- Any premises extended into a public sidewalk is granted a privilege to place only movable tables and chairs on that premises.
- The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
- The licensee assumes primary liability for damages to person or property. No bond is required.
- The licensee is obligated to immediately remove any obstructions upon notice by the city
- The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
- Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

#### Payment and Posting Required:

If granted, licenses will not be issued until a payment of TBD has been received by the Clerk's office. Submit Payments by mail or in the overnight dropbox of City Hall. Extensions will not be valid unless the license extension is posted in the licensed area.



# **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

Check List all license types:  Class B  Food  Music/Entertainment, list type:
Name of Applicant:
Trade Name:
Address of Premises:
Phone Number:
Email Address: beer@laymanbrewing.com
Current Licensed Premises Description:
Proposed Temporary Premises Description:
(a copy of the floor plan for both current and proposed premises must accompany the application)
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises
☐Patio (concrete surface) at the ☐ North ☐ South ☐West ☐ East side of the premises
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises
☐Deck (attached to building) at the ☐ North ☐ South ☐West ☐ East side of the premises
Other: Describe area(s):
☐Does extension area have an additional street address? No Yes If yes, list address:
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)
Sunday to Thursday to
Monday to to to
Tuesday to to to
Wed to
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.
Occupancy 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities # of Women's Toilets# of Men's Toilets
# of Men's Urinals # of Temporary Toilets

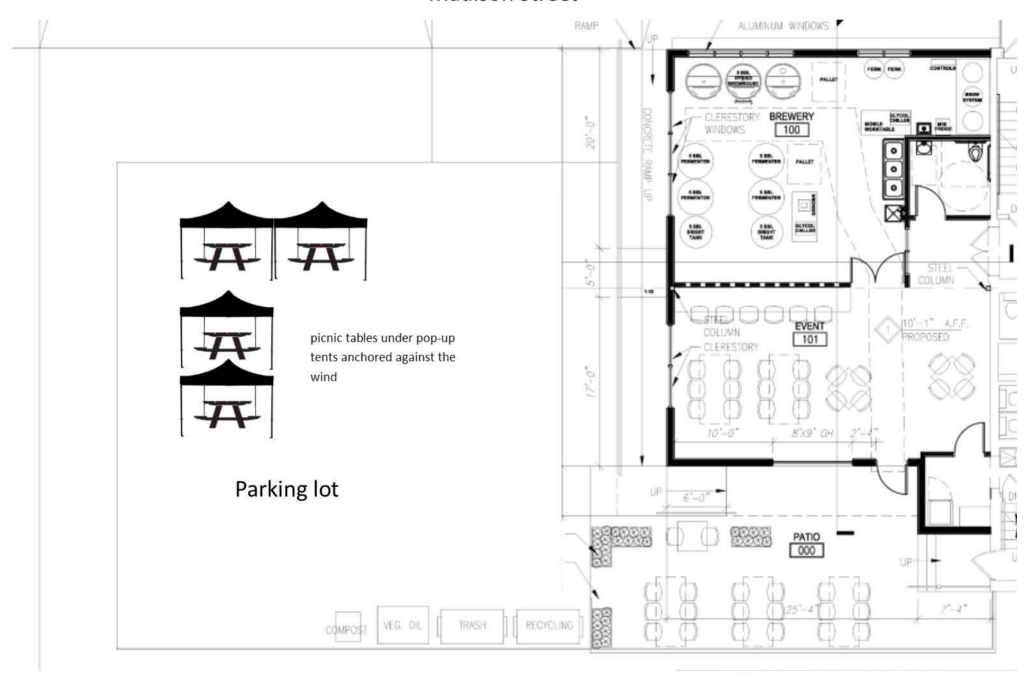


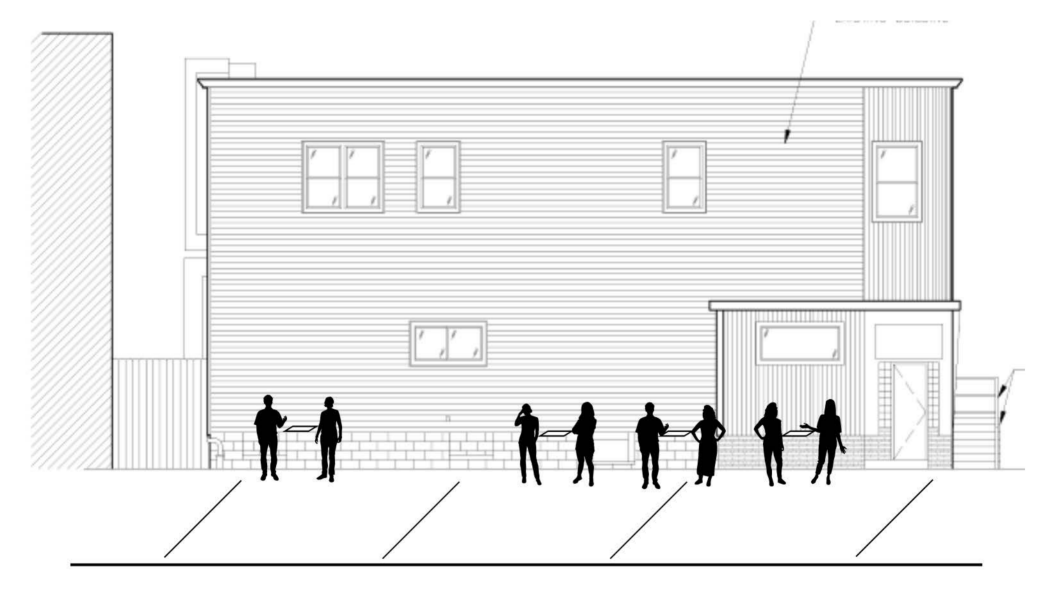
# **Expedited Temporary Extension of Class B Licensed Premises**

☐ I understand that the following	g conditions apply if granted the extension:
<ul><li>the control of the license</li><li>The extended premises</li></ul>	must be contiguous to the licensed premises and must either be owned by or be under see or extend on to a public sidewalk.  The order of the owned by or be under set of extending on to a public sidewalk, shall be enclosed in a manner set of patrons may be monitored.
<ul> <li>Sunday – Thursday ope</li> </ul>	of operation are limited to the following: erations must cease at 9:00 p.m. ations must cease at 10:00 p.m.
For applications requesting the	ne use of public sidewalk:
<ul> <li>Any premises extended</li> <li>The licensee shall main</li> <li>The licensee assumes p</li> <li>The licensee is obligate</li> <li>The licensee is not entity obstruction upon notice.</li> <li>Third parties whose right licensee only.</li> </ul>	into a public sidewalk may place only movable tables and chairs on that premises. Itain a clear path 3 feet wide for pedestrian traffic.  In primary liability for damages to person or property. No bond is required. It is immediately remove any obstructions upon notice by the city led to damages for removal of an obstruction, and if the licensee does not remove the it may be removed at the licensee's expense. Its are interfered with by the granting of a privilege have a right of action against the suitted in this application is true and understand that false statements or failure to adhere
	enial of future licenses/permits and/or revocation of this extension.
Applicant Name:	Date:

Submit application to <a href="clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

## **Madison Street**





60th Street



# **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extended and permanently licensed premises must be attached for the application to be processed. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

Check List all license types: Class B 🗓 Food Music/Entertainment, list type: D.O. BANDS
Name of Applicant: JOSEDIA E LYNCIA
Trade Name: LYMCH'S
Address of Premises: 2300 So. 108 57, W.A. 53227
Phone Number: 414 321-73.70 CEC 414 617-4450
Email Address: JhyncH2 Wi. RR. Com
Current Licensed Premises Description:
BLOCK BUILDING ABOUT 1500 SQ FT. BARIN MIDDLE 2 BATHROOMS
Proposed Temporary Premises Description:
ABOUT 4000 SQ FT. AREA Z-ZOX40 TENTS 3 METROS TABLES (a copy of the floor plan for both current and proposed premises must accompany the application) STACE
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the  North  South  West  East side of the premises
☐ Patio (concrete surface) at the ☐ North ☐ South ☐West ☐ East side of the premises
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises
□Deck (attached to building) at the □ North □ South □West □ East side of the premises
MOther: Describe area(s): ASPHALT PARKING LOT SOUTH SIDE
□Does extension area have an additional street address?NoYes If yes, list address:
Hours of Operation for the <b>proposed</b> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)
Sunday 12: 00. M. to 8: 00. M. Thursday: M to: M
Monday :
Tuesday: M. to: M Saturday 12: ©C.M. to 1: ©C.M.
Wed: M to: M
Requested Period of Operation (check all that apply):  June 17 to July 15  July 16 to August 5  August 6 to September 2  September 2 to September 16  September 17 to October 7  October 8 to October 21  October 22 to November 5  November 6 to November 18
/ <u>DO</u> Occupancy <u>50</u> 2020 Proposed Inside Occupancy <u>/oo</u> 2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities 3 METROS WASH S (ALK

## **Expedited Temporary Extension of Class B Licensed Premises**

- I understand that the following conditions apply if granted the extension:
  - The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
  - The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
- I understand that the hours of operation are limited to the following:
  - Sunday Thursday operations must cease at 9:00 p.m.
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  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

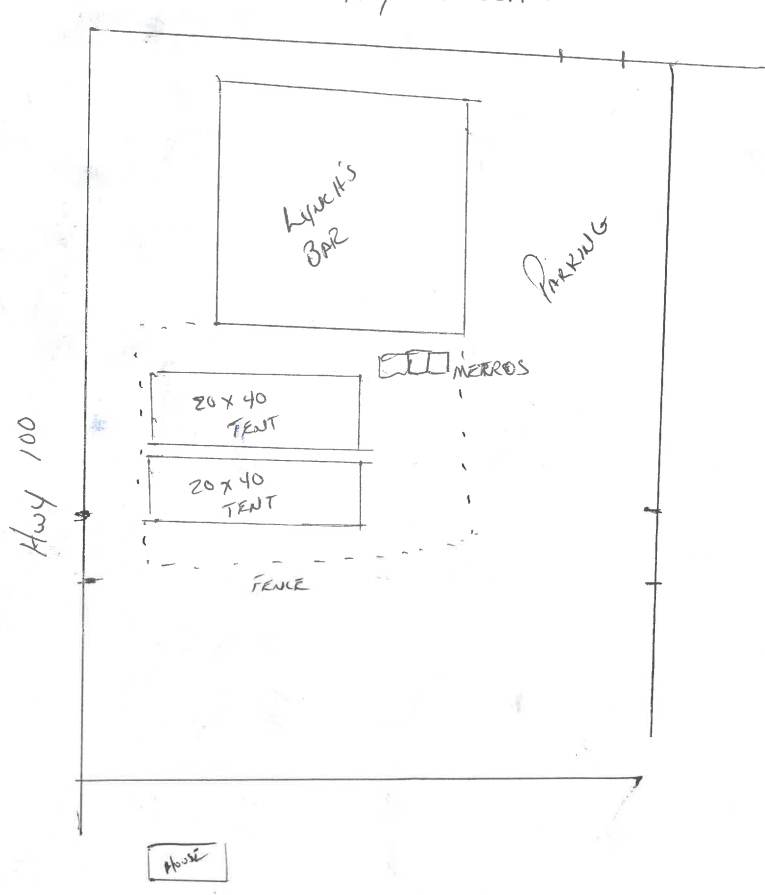
I certify the information submitted in this application is true and understand that false statements or failure to adhere to the conditions may result in denial of future licenses/permits and/or revocation of this extension.

Applicant Name/Signature:

\_Date: \_\_\_*& - ][* 

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HWY LINCOLN AVE



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OUTSIDE

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Check List a	all license t	ypes: 🔳	]Class B 🔳	Food Music	c/Entertainm	ent, list ty	/pe:		
Name of Ap	plicant:	John F	Roots						
Trade Name	<del></del> -	Natty							
Address of F	Premises:	11505	W National A	ve					
Phone Num	ber:	414.54	3.2255						
Email Addre	ss:	nattyoa	iks@gmail.co	m					
Current Lice Class B , Inst	nsed Prem rumental Mເ	ises De Isic Licer	scription: ise						
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							_	ne application)	
current lice	nsea premi	ses. Ch	eck all that a	apply and sele	ct the location	on of the	area (e	d. Area must be contiguous to the example: north side, front, etc.)  f the premises	;
				n ☐ South ☐\				-	
							-	of the premises	
				orth 🔲 South					
☐Other: De		tot	mporary stage			Last side	OI IIIC	premises	
		` /	an additiona	street addres	s? No Yes I	f yes, list	addres	NO ss:	
Hours of Ope	eration for t	he <i>prop</i>	osed exten	sion (may not	be later than	n 9pm Su	n – Th	nur; 10 pm Fri – Saturday)	
Sunday	9am	to	9pm	` ,	Thursday	11a	to	9pm	
Monday	11am	to	9pm	•	Friday	11a	to	10p	
Tuesday	11am	to	9pm		Saturday	9am	_	10p	
Wed.	11am	to	9pm						
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.									
9 Occupancy 9 2020 Proposed Inside Occupancy 1 2020 Proposed Outside Occupancy									
				omen's Toilets					$\dashv$
# of Men's Ur					π	OI WICH 3	· Olicis	<u> </u>	
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#### For applications requesting the use of public sidewalk:

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  - The licensee is obligated to immediately remove any obstructions upon notice by the city
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  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

I certify the information to the conditions may resu	submitted in this appl It in denial of future lic	ication is true and understand that false statements or failure to adhere enses/permits and/or revocation of this extension.
A = = 1 - = - + N	John Roots	6/15/2020

period right after the council meeting (June 17 to July 15), your electronic application must be submitted by

Applicant Name:

Jol	าท	Roc	ts
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Submit application to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time

Date:

Monday, June 15 at 5:00 p.m.

**Submit Form** 

June 15, 2020

City of West Allis

Natty Oaks, 11505 W National Ave, is requesting the ability to use a stage, or platform, to have on the south end of the grass area on the west end of the lot. This platform area, will be placed on the ground, with no significant height, only to make level. All speakers used by performers will be placed in the direction north, to prevent noise echoing to the neighbors to the south.

We are also requesting the use of a "beer garden" on the north side of same grass lot, facing south, to allow for beer distribution.

We have built a temporary waitress station to provide assistance to the staff and to allow us to provide a food safe station, in the grass area.

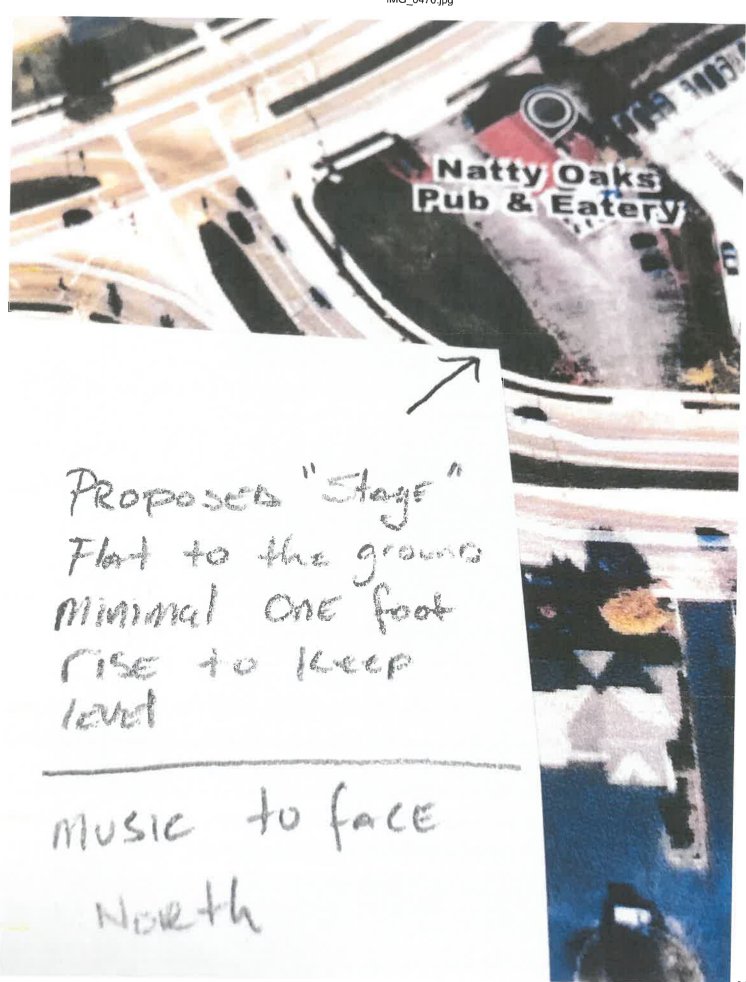
Our request will not exceed any hours that have been posted by the city, 9pm Sunday through Thursday and 10pm on Friday or Saturdays.

Thank you for this consideration.

John Roots

**Natty Oaks** 

6/16/2020 IMG\_0470.jpg







# **Expedited Temporary Extension of Class B Licensed Premises**

Ordinance Pending Common Council Approval: On June 16, the Common Council is considering an ordinance that creates a streamlined way for you to temporarily expand your licensed premises. If the council approves this ordinance, it can consider on that same night any applications it has received by June 15 at 5:00 p.m. If you wish to be considered under this program at the same meeting, please apply using the form below by Monday, June 15, 2020 at 5 p.m. Applications received after that time will be considered at the next regular Common Council meeting.

Purpose: Class B licensees who wish to expand their premises in order to maintain social distancing for the health and wellbeing of their patrons and staff may apply for the expedited temporary extension. If granted, approved extensions expire the day after the next Common Council meeting. Applications will be automatically reapproved unless an objection has been filed or any alderperson wishes to consider the reissuance of the extensions.

Effective Date: If passed by the Common Council, this Ordinance shall be in full force and effect on June 17, 2020, and shall be repealed on November 18, 2020. After such time the licensed premises will return to that which was granted with the annual renewal application or any subsequent permanent extensions.

Application Submittal Requirements: Only completed applications with a floor plan of the proposed extension and permanently licensed premises will be processed for consideration.

Other Licenses: Licensees may be permitted to extend their existing entertainment and music licenses into the extension area upon approval by the Common Council. (Licenses must already be issued to the licensees.)

Objections: If objection is received, the council will consider the special extension application at its next regular meeting just like any new license application and may reject it or place special restrictions on the extended premises (hours, number of people, etc.)

#### Conditions:

1) The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.

(2) The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.

#### Hours of Operation Limitation:

- Sunday Thursday operations must cease at 9:00 p.m.
- Friday Saturday operations must cease at 10:00 p.m.

Toilet Facilities: Sufficient number of toilet facilities shall be provided to accommodation the total capacity of the permanent and temporary license premises. Put another way, please limit the maximum number of people indoors and outdoors to your normal indoor capacity to ensure you have enough toilet facilities.

Public Right of Way/Sidewalk: Expedited Extensions which include use of Public Sidewalk must comply with the following requirements and may not have items in the public right-of-way for more than 90 days.

- Any premises extended into a public sidewalk is granted a privilege to place only movable tables and chairs on that premises.
- The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
- The licensee assumes primary liability for damages to person or property. No bond is required.
- The licensee is obligated to immediately remove any obstructions upon notice by the city
- The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
- Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

#### Payment and Posting Required:

If granted, licenses will not be issued until a payment of TBD has been received by the Clerk's office. Submit Payments by mail or in the overnight dropbox of City Hall. Extensions will not be valid unless the license extension is posted in the licensed area.



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Check List all license types: ☐Class B ☐ Food ☐Music/Entertainment, list type:		
Name of Applicant: LAK ENTERTAINMENT ENTERPRISES LLC		
Trade Name: Scurp-N-BURP FUN BAR		
Address of Premises: 1454 S. 92ND ST.		
Phone Number: 414-210-5454 / 414-614-7625 (CELL)		
Email Address: ROBMLUCAS @ yahoo.com		
Current Licensed Premises Description:  BINGLE Proud BAN ANEM / Uppen Pour Koom ANEM		
Proposed Temporary Premises Description:		
SEE ATTACHED - PAWING		
(a copy of the floor plan for both current and proposed premises must accompany the application)		
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)		
Sidewalk café (public sidewalk) at the North South West East side of the premises		
Patio (concrete surface) at the North South West East side of the premises		
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises ☐Deck (attached to building) at the ☐ North ☐ South ☐West ☐ East side of the premises		
Other: Describe area(s):		
□Does extension area have an additional street address? No Yes If yes, list address:		
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)		
Sunday //am to 9pm Thursday /pm to 9pm		
Monday 1pm to 9pm Friday 1pm to 10pm		
Tuesday 1/2m to 10pm Saturday 1/2m to 10pm		
Wed. $fm$ to $gm$		
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.		
Occupancy 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy		
Number and Type of Toilet Facilities # of Women's Toilets# of Men's Toilets		
# of Men's Urinals # of Temporary Toilets		



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I certify the information submitted in this application is true and understand that false s	statements or failure to adhere
to the conditions may result in denial of future licenses/permits and/or revocation of this ex	xtension.

Applicant Name:

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**Submit Form** 

Bulwing EDEE 7,81 WENTERN FRONTAGE ENTRY NUAP-N-BURP FUN BAR 1454 S. 92NO ST. EWTRY 5/4/ ST ALLOYSIUS SONO HARLING LOT 920 ST 00 TABLES 区 SEATING 图 ASOMED PUBLIC SOFWACK - BEWCH 国图 TABLES LURB 20, APAZOK. 24' E LOSSEE COSSEE 国国 COSCEE 国 TABLE 3 8 128 BUILDING EDGE



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Check List all license types: VClass B  Food Music/Entertainment, list type:
Name of Applicant: LMSR LLC
Trade Name: Stirrgers
Address of Premises: 9524 West Greenfield
Phone Number: 414-453-4330
Email Address: hmor/lc@smail.com
Current Licensed Premises Description: First floor tavern, basement
Storage, Fenced in back yard smoking area
Proposed Temporary Premises Description:
Fenced in back yard
(a copy of the floor plan for both current and proposed premises must accompany the application)
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the  North  South  West  East side of the premises
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□Deck (attached to building) at the □ North □ South □West □ East side of the premises
Other: Describe area(s):
Does extension area have an additional street address? No Yes If yes, list address:
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)
Sunday 82m to 1990 Thursday 82m to 9pm
Monday Sam to Joon
Tuesday 82m to 9pm Saturday 82m to 10pm
Wed. Sam to 9cm
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.
Occupancy 35 2020 Proposed Inside Occupancy 15 2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities # of Women's Toilets/# of Men's Toilets/
f of Men's Urinals/_ # of Temporary Toilets



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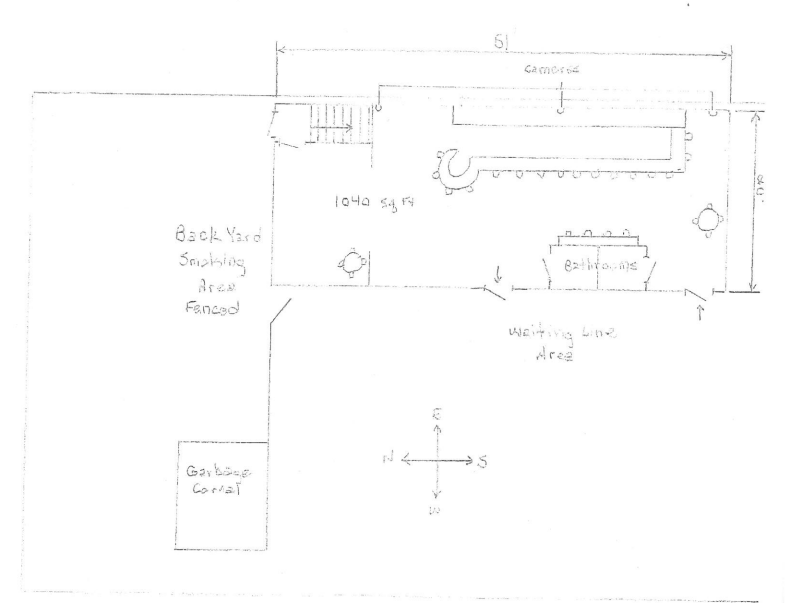
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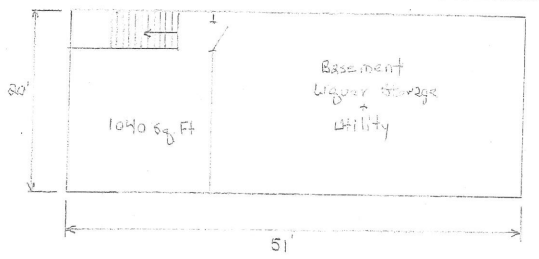
I certify the information submitte	in this application is true and understand that false statements	or failure to adhere
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**Submit Form** 





Stingers
9524 W. Greenfield



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Check List all license types: Class B G Food Music/Entertainment, list type:				
Name of Applicant: ZJ SQUANED VENTURES LLC (AGENT: JOHN MUCKOWS				
Trade Name: BRASS MUNKEY				
Address of Premises: 11904 W. GREEN FIED AVE.				
Phone Number: 414-418-8389				
Email Address: JGMACK73@YAKOO.COM				
Current Licensed Premises Description:  Bar Restaurant				
Proposed Temporary Premises Description:  Pation what seating for attack Sixty distanced eating the driving.  (a copy of the floor plan for both current and proposed premises must accompany the application)				
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises  Patio (concrete surface) at the North South West East side of the premises  Beer garden (soil/grass surface) at the North South West East side of the premises  Deck (attached to building) at the North South West East side of the premises  Other: Describe area(s):				
Does extension area have an additional street address? No Yes If yes, list address:				
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)				
Sunday 10 10 10 Thursday 10 10 10				
Monday Man to Opm Friday Man to Opm				
Tuesday <u>\lan</u> to <u>\lan</u> Saturday <u>\landar</u> to <u>\landar</u>				
Wed. <u>Ham</u> to <u>9pm</u>				
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.				
124 Occupancy 124 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy				
Number and Type of Toilet Facilities # of Women's Toilets# of Men's Toilets# # of Men's Urinals# of Temporary Toilets#				



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I certify the informatio	n submitted in this application is	true and understand that false	statements or failure to adhere
to the conditions may res	ult in denial of future licenses/pe	rmits and/or revocation of this e	extension.
A	ult in denial of future licenses/pe	5	6/11/2020
Applicant Name:		Date:	01111000

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**Submit Form** 

ZJ SCHMARDUSTFES LLC
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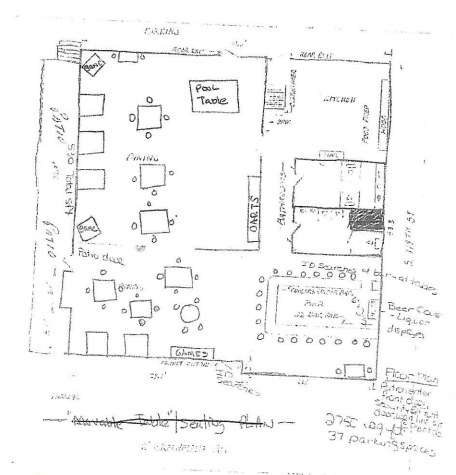
PARAMO AREA

CARAMO AREA

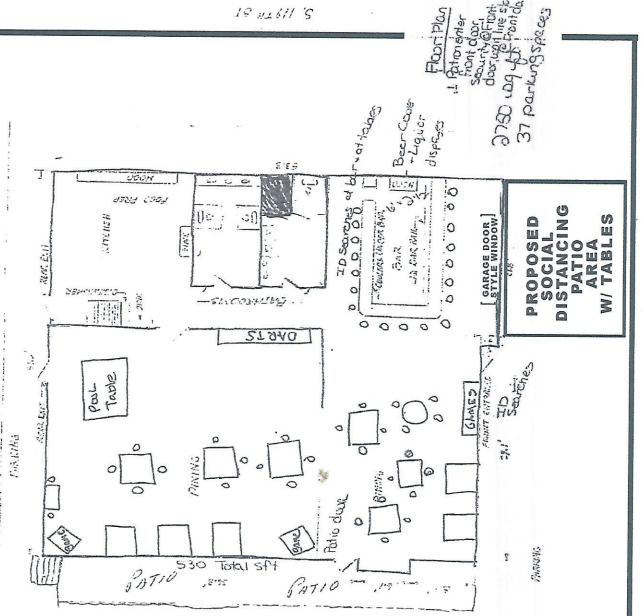
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### **Expedited Temporary Extension of Class B Licensed Premises**

Ordinance Pending Common Council Approval: On June 16, the Common Council is considering an ordinance that creates a streamlined way for you to temporarily expand your licensed premises. If the council approves this ordinance, it can consider on that same night any applications it has received by June 15 at 5:00 p.m. If you wish to be considered under this program at the same meeting, please apply using the form below by Monday, June 15, 2020 at 5 p.m. Applications received after that time will be considered at the next regular Common Council meeting.

**Purpose:** Class B licensees who wish to expand their premises in order to maintain social distancing for the health and wellbeing of their patrons and staff may apply for the expedited temporary extension. If granted, approved extensions expire the day after the next Common Council meeting. Applications will be automatically reapproved unless an objection has been filed or any alderperson wishes to consider the reissuance of the extensions.

Effective Date: If passed by the Common Council, this Ordinance shall be in full force and effect on June 17, 2020, and shall be repealed on November 18, 2020. After such time the licensed premises will return to that which was granted with the annual renewal application or any subsequent permanent extensions.

**Application Submittal Requirements:** Only completed applications with a floor plan of the proposed extension and permanently licensed premises will be processed for consideration.

**Other Licenses:** Licensees may be permitted to extend their existing entertainment and music licenses into the extension area upon approval by the Common Council. (Licenses must already be issued to the licensees.)

**Objections:** If objection is received, the council will consider the special extension application at its next regular meeting just like any new license application and may reject it or place special restrictions on the extended premises (hours, number of people, etc.)

#### **Conditions:**

1) The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.

(2) The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.

#### Hours of Operation Limitation:

- Sunday Thursday operations must cease at 9:00 p.m.
- Friday Saturday operations must cease at 10:00 p.m.

**Toilet Facilities:** Sufficient number of toilet facilities shall be provided to accommodation the total capacity of the permanent and temporary license premises. Put another way, please limit the maximum number of people indoors and outdoors to your normal indoor capacity to ensure you have enough toilet facilities.

**Public Right of Way/Sidewalk:** Expedited Extensions which include use of Public Sidewalk must comply with the following requirements and may not have items in the public right-of-way for more than 90 days.

- Any premises extended into a public sidewalk is granted a privilege to place only movable tables and chairs on that premises.
- The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
- The licensee assumes primary liability for damages to person or property. No bond is required.
- The licensee is obligated to immediately remove any obstructions upon notice by the city
- The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
- Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

#### Payment and Posting Required:

If granted, licenses will not be issued until a payment of TBD has been received by the Clerk's office. Submit Payments by mail or in the overnight dropbox of City Hall. Extensions will not be valid unless the license extension is posted in the licensed area.



# **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

Check List all license types: Class B C Food Music/Entertainment, list type:						
Name of Applicant:						
Trade Name:						
Address of Premises:						
Phone Number:						
Email Address: beer@laymanbrewing.com						
Current Licensed Premises Description:						
Proposed Temporary Premises Description:						
(a copy of the floor plan for both current and proposed premises must accompany the application)						
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises						
☐Patio (concrete surface) at the ☐ North ☐ South ☐West ☐ East side of the premises						
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises						
☐Deck (attached to building) at the ☐ North ☐ South ☐West ☐ East side of the premises						
Other: Describe area(s):						
☐Does extension area have an additional street address? No Yes If yes, list address:						
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)						
Sunday to Thursday to						
Monday to to to						
Tuesday to to to						
Wed to						
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.						
Occupancy 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy						
Number and Type of Toilet Facilities # of Women's Toilets# of Men's Toilets						
# of Men's Urinals # of Temporary Toilets						

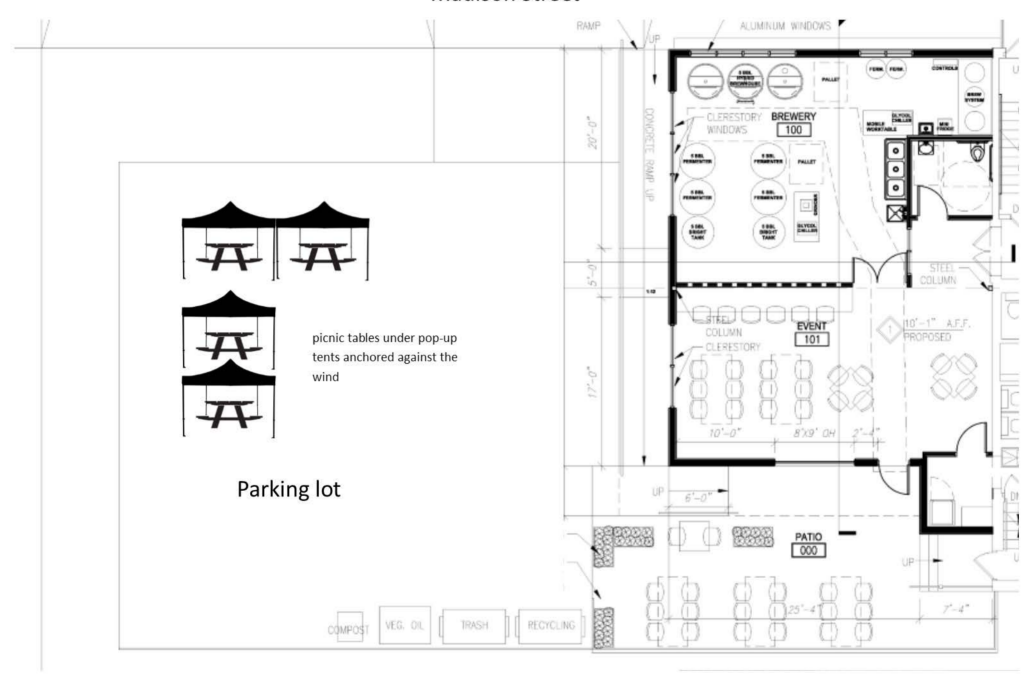


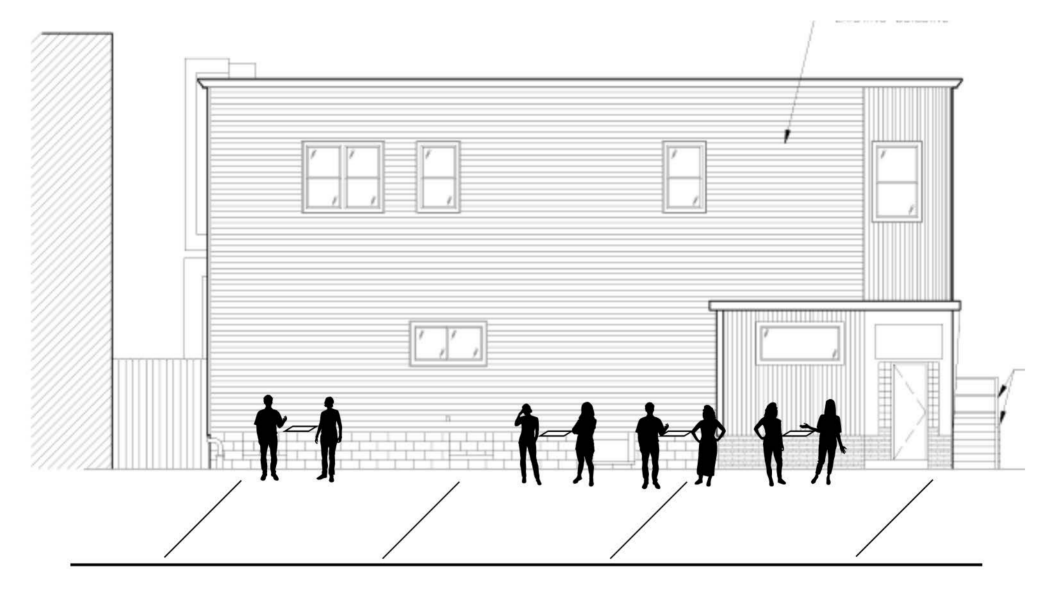
# **Expedited Temporary Extension of Class B Licensed Premises**

☐ I understand that the following conditions apply if granted the extension:						
<ul> <li>The extended premises must be contiguous to the licensed premises and must either be owned by or be und the control of the licensee or extend on to a public sidewalk.</li> <li>The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.</li> </ul>						
<ul> <li>I understand that the hours of operation are limited to the following:</li> <li>Sunday – Thursday operations must cease at 9:00 p.m.</li> <li>Friday – Saturday operations must cease at 10:00 p.m.</li> </ul>						
For applications requesting the use of public sidewalk:						
<ul> <li>I understand that the following conditions apply if granted the extension:</li> <li>Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.</li> <li>The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.</li> <li>The licensee assumes primary liability for damages to person or property. No bond is required.</li> <li>The licensee is obligated to immediately remove any obstructions upon notice by the city</li> <li>The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.</li> <li>Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.</li> </ul>	е					
☐ I certify the information submitted in this application is true and understand that false statements or failure to adhe to the conditions may result in denial of future licenses/permits and/or revocation of this extension.	ere					
Applicant Name: Date:						

Submit application to <a href="clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

## **Madison Street**





60th Street



### **Expedited Temporary Extension of Class B Licensed Premises**

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Check List all license types: ☑Class B ☑ Food ☑Music/Entertainment, list type:								
Name of Applicant: JOSEDIA E LYNCIA								
Trade Name: LANCH'S								
Address of Premises: 2300 So. 108 <sup>th</sup> S7, W.A. 53227								
Phone Number: 414 321-7370 CEC 414 617-4450								
Email Address: Jhync H2 Wi. RR. Com								
Current Licensed Premises Description:								
BLOCK BUILDING ABOUT 1500 SQ FT. BARIN MIDDLE 2 BATHROOMS								
Proposed Temporary Premises Description:								
ABOUT 4000 SQ FT. AREA Z-ZOX40 TENTS 3 METROS TABLES (a copy of the floor plan for both current and proposed premises must accompany the application) STAGE								
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the  North  South  West  East side of the premises								
☐ Patio (concrete surface) at the ☐ North ☐ South ☐West ☐ East side of the premises								
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises								
☐Deck (attached to building) at the ☐ North ☐ South ☐West ☐ East side of the premises								
MOther: Describe area(s): ASPHALT PARKING LOT SOUTH SIDE								
Does extension area have an additional street address? No Yes If yes, list address:								
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)								
Sunday <u>/2</u> : <u>CU</u> . M. to <u>&amp;</u> : <u>&amp;O</u> . M. Thursday: M to: M								
Monday: M. to: M. Friday 12: ₩M. to 9: ₩. M.								
Tuesday: M. to: M Saturday 12: 60 M. to 4: 60 M.								
Wed: M to: M								
Requested Period of Operation (check all that apply):  June 17 to July 15  July 16 to August 5  August 6 to September 2  September 2 to September 16  September 17 to October 7  October 8 to October 21  October 22 to November 5  November 6 to November 18								
/ <u>DO</u> Occupancy <u>50</u> 2020 Proposed Inside Occupancy <u>/oo</u> 2020 Proposed Outside Occupancy								
Number and Type of Toilet Facilities 3 METROS WASH SINK								

## **Expedited Temporary Extension of Class B Licensed Premises**

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  - Friday Saturday operations must cease at 10:00 p.m.

For applications requesting use of public sidewalk:

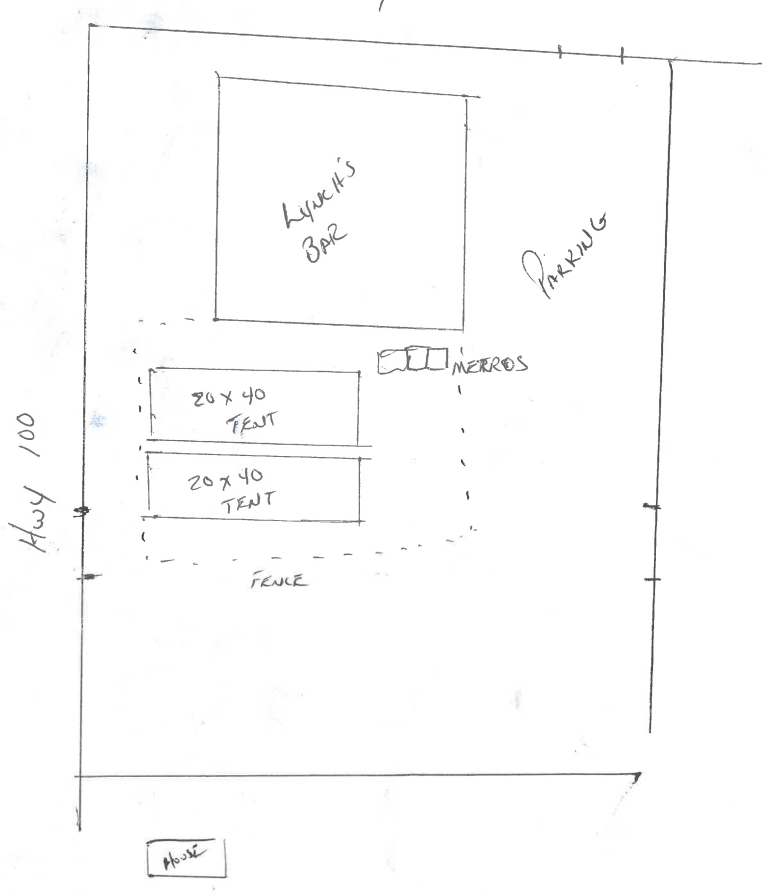
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  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

K	I certify the information	submitted in thi	s application is true and	I understand that false	statements or failure to ac	dhere
'to	he conditions may resu	ult in denial of fut	ture licenses/permits an	d/or revocation of this	extension.	

Applicant Name/Signature:

Submit application to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

HWY LINCOLN AVE



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### **Expedited Temporary Extension of Class B Licensed Premises**

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Check List all license types: ☐Class B ☐ Food ☐Music/Entertainment, list type:
Name of Applicant: LAK ENTERTAINMENT ENTERPRISES LLC
Trade Name: Scurp-N-BURP FUN BAR
Address of Premises: 1454 S. 92ND ST.
Phone Number: 414-210-5454 / 414-614-7625 (CELL)
Email Address: ROBMLUCAS @ yahoo. com
Current Licensed Premises Description:  BINGLE Proud BAN ANEM / Uppen Pour Koom ANEM
Proposed Temporary Premises Description:
SEE ATTACHED - PAWING
(a copy of the floor plan for both current and proposed premises must accompany the application)
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)
Sidewalk café (public sidewalk) at the North South West East side of the premises
Patio (concrete surface) at the North South West East side of the premises
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises ☐Deck (attached to building) at the ☐ North ☐ South ☐West ☐ East side of the premises
Other: Describe area(s):
□Does extension area have an additional street address? No Yes If yes, list address:
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)
Sunday <u>//am</u> to <u>9pm</u> Thursday <u>fpm</u> to <u>9pm</u>
Monday 1pm to 9pm Friday 1pm to 10pm
Tuesday 1/2m to 10pm Saturday 1/2m to 10pm
Wed. $fm$ to $gm$
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.
Occupancy 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities # of Women's Toilets# of Men's Toilets
# of Men's Urinals # of Temporary Toilets



### **Expedited Temporary Extension of Class B Licensed Premises**

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I certify the information submitted in this application is true and understand that false statement	nts or failure to adh	ere
to the conditions may result in denial of future licenses/permits and/or revocation of this extension		

Applicant Name:

Submit application to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

Bulwing EDEE 7,81 WENTERN FRONTAGE ENTRY NURP. N-BURP FUN BAR. 1454 S. 92NO ST. EWTRY 5/4/ ST ALLOYSIUS SONO PAPIZING LOT 920 ST 00 TABLES 区 SEATING 图 ASOMED PUBLIC SOFWACK - BEWCH 国图 TABLES LURB 20, -APAZOK. 24" E LOSSEE COSSEE 国国 COSCEE 国 TABLE T 8 148 BUILDING EDGE



# **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: VClass B  Food  Music/Entertainment, list type:
Name of Applicant: UMSR LLC
Trade Name: 5tingers
Address of Premises: 9524 West Greenfield
Phone Number: 414-453-4330
Email Address: hmer/10@ smail.com
Current Licensed Premises Description: First floor tavern, basement
Storage, Fenced in back yard Smoking area
Proposed Temporary Premises Description:
Fenced in back yard
(a copy of the floor plan for both current and proposed premises must accompany the application)
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the
current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the  North  South  West  East side of the premises
Patio (concrete surface) at the North South West East side of the premises
Beer garden (soil/grass surface) at the North South West East side of the premises
Deck (attached to building) at the North South West East side of the premises
Other: Describe area(s):
Does extension area have an additional street address? No Yes If yes, list address:
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)
Sunday 82m to 1990m Thursday 82m to 90m
Monday 8am, to 9 pm Friday 8 am to 10 pm
Tuesday 82m to 9pm Saturday 82m to 100m
Wed. Sam to 9pm
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.
70 Occupancy 35 2020 Proposed Inside Occupancy 15 2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities # of Women's Toilets/# of Men's Toilets/
# of Men's Urinals / # of Temporary Toilets



### **Expedited Temporary Extension of Class B Licensed Premises**

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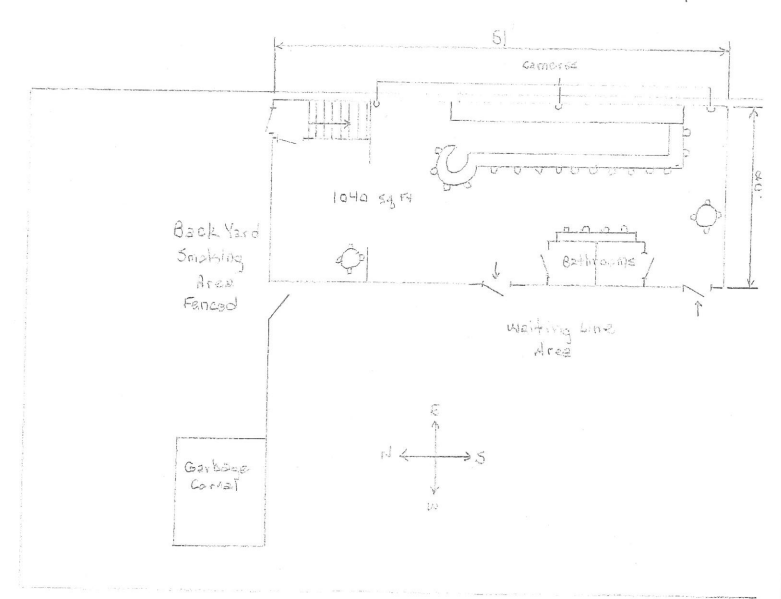
Applicant Name:

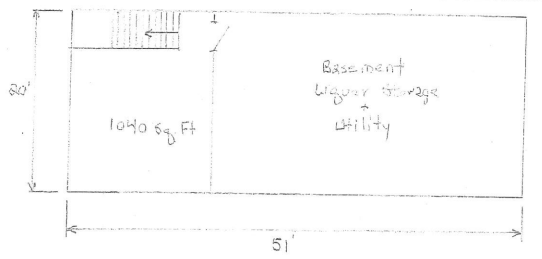
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6/14/20

**Submit Form** 

Monday, June 15 at 5:00 p.m.





Stingers
9524 W. Greenfield



# **Expedited Temporary Extension of Class B Licensed Premises**

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Check List a	all license t	ypes: 🔳	]Class B 🔳	Food Music	c/Entertainm	ent, list ty	/pe:		
Name of Ap	plicant:	John F	Roots						
Trade Name	<del></del> -	Natty							
Address of F	Premises:	11505	W National A	ve					
Phone Num	ber:	414.54	3.2255						
Email Addre	ss:	nattyoa	iks@gmail.co	m					
Current Lice Class B , Inst	nsed Prem rumental Mເ	ises De Isic Licer	scription: ise						
lacing north.	beel galue	n to be a	it north side o	r lot, racing sout	ın			above the ground. South side of the le	ot,
							_	ne application)	
current lice	nsea premi	ses. Ch	eck all that a	apply and sele	ct the location	on of the	area (e	d. Area must be contiguous to the example: north side, front, etc.)  f the premises	;
				n ☐ South ☐\				-	
							-	of the premises	
				orth 🔲 South					
☐Other: De		tot	mporary stage			Last side	OI IIIC	premises	
		` /	an additiona	street addres	s? No Yes I	f yes, list	addres	NO ss:	
Hours of Ope	eration for t	he <i>prop</i>	osed exten	sion (may not	be later than	n 9pm Su	n – Th	nur; 10 pm Fri – Saturday)	
Sunday	9am	to	9pm	` ,	Thursday	11a	to	9pm	
Monday	11am	to	9pm	•	Friday	11a	to	10p	
Tuesday	11am	to	9pm		Saturday	9am	_	10p	
Wed.	11am	to	9pm						
Your applicat to withdraw y	ion will be o	conside	red at each	council meetin	g until Nove	mber 18	unless	s you inform the clerk that you wis	h
9 Occupa	ncy 9 2	2020 Pro	posed Insid	le Occupancy	1 2020	Proposed	Outsid	de Occupancy	
				omen's Toilets					$\dashv$
# of Men's Ur					π	OI WICH 3	· Olicis	<u> </u>	
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## **Expedited Temporary Extension of Class B Licensed Premises**

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I certify the information to the conditions may res	n submitted in this app ult in denial of future lic	lication is true and understand that false statements or failure to adhere censes/permits and/or revocation of this extension.
A = = !! = = = ± b.! = = =	John Roots	6/15/2020

Applicant Name: \_\_\_\_\_\_ Date: \_\_\_\_\_\_

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June 15, 2020

City of West Allis

Natty Oaks, 11505 W National Ave, is requesting the ability to use a stage, or platform, to have on the south end of the grass area on the west end of the lot. This platform area, will be placed on the ground, with no significant height, only to make level. All speakers used by performers will be placed in the direction north, to prevent noise echoing to the neighbors to the south.

We are also requesting the use of a "beer garden" on the north side of same grass lot, facing south, to allow for beer distribution.

We have built a temporary waitress station to provide assistance to the staff and to allow us to provide a food safe station, in the grass area.

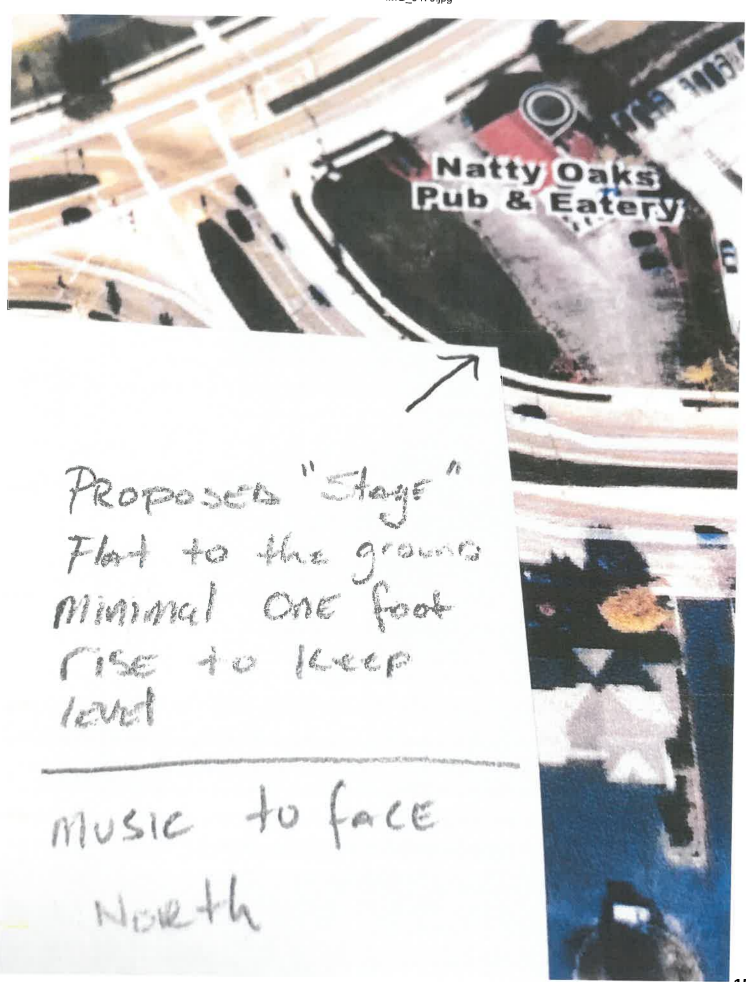
Our request will not exceed any hours that have been posted by the city, 9pm Sunday through Thursday and 10pm on Friday or Saturdays.

Thank you for this consideration.

John Roots

**Natty Oaks** 

6/16/2020 IMG\_0470.jpg







Ordinance Pending Common Council Approval: On June 16, the Common Council is considering an ordinance that creates a streamlined way for you to temporarily expand your licensed premises. If the council approves this ordinance, it can consider on that same night any applications it has received by June 15 at 5:00 p.m. If you wish to be considered under this program at the same meeting, please apply using the form below by Monday, June 15, 2020 at 5 p.m. Applications received after that time will be considered at the next regular Common Council meeting.

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Effective Date: If passed by the Common Council, this Ordinance shall be in full force and effect on June 17, 2020, and shall be repealed on November 18, 2020. After such time the licensed premises will return to that which was granted with the annual renewal application or any subsequent permanent extensions.

Application Submittal Requirements: Only completed applications with a floor plan of the proposed extension and permanently licensed premises will be processed for consideration.

Other Licenses: Licensees may be permitted to extend their existing entertainment and music licenses into the extension area upon approval by the Common Council. (Licenses must already be issued to the licensees.)

Objections: If objection is received, the council will consider the special extension application at its next regular meeting just like any new license application and may reject it or place special restrictions on the extended premises (hours, number of people, etc.)

#### Conditions:

1) The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.

(2) The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.

### Hours of Operation Limitation:

- Sunday Thursday operations must cease at 9:00 p.m.
- Friday Saturday operations must cease at 10:00 p.m.

Toilet Facilities: Sufficient number of toilet facilities shall be provided to accommodation the total capacity of the permanent and temporary license premises. Put another way, please limit the maximum number of people indoors and outdoors to your normal indoor capacity to ensure you have enough toilet facilities.

Public Right of Way/Sidewalk: Expedited Extensions which include use of Public Sidewalk must comply with the following requirements and may not have items in the public right-of-way for more than 90 days.

- Any premises extended into a public sidewalk is granted a privilege to place only movable tables and chairs on that premises.
- The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
- The licensee assumes primary liability for damages to person or property. No bond is required.
- The licensee is obligated to immediately remove any obstructions upon notice by the city
- The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
- Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

### Payment and Posting Required:

If granted, licenses will not be issued until a payment of TBD has been received by the Clerk's office. Submit Payments by mail or in the overnight dropbox of City Hall. Extensions will not be valid unless the license extension is posted in the licensed area.



# **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: ⊠Class B ☒ Food ☒ Music/Entertainment, list type:
Name of Applicant: MARKUS GORSIC
Trade Name: DA BAR
Address of Premises: 1900 S GOTH ST WEST ALLIS
Phone Number: 4/4 722 3898
Email Address: MARKUSSLO740 GMAIL . GOM
Current Licensed Premises Description:
BAR - TAVEEN
Proposed Temporary Premises Description:
(a copy of the floor plan for both current and proposed premises must accompany the application)
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)
☐ Sidewalk café (public sidewalk) at the ☐ North ☐ South ☐ West ☐ East side of the premises
☑Patio (concrete surface) at the ☑ North ☐ South ☐West ☐ East side of the premises
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises
☐Deck (attached to building) at the ☐ North ☐ South ☐West ☐ East side of the premises
Other: Describe area(s):
Does extension area have an additional street address? No Yes If yes, list address: Yes 1902 S. GOTH S7
Hours of Operation for the proposed extension (may not be later than 9pm Sun - Thur; 10 pm Fri - Saturday)
Sunday 11 Am to 2Am Thursday 11 Am to 2Am
Monday Upn to 2Pn Friday Upn to 2:30Pn
Tuesday 1147 to 247 Saturday 11477 to 2:30 Am
Wed. I Am to 2 Am
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.
99 Occupancy 99 2020 Proposed Inside Occupancy 99 2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets
# of Men's Urinals 1 # of Temporary Toilets 6

Date: 06/15/2020



## **Expedited Temporary Extension of Class B Licensed Premises**

- I understand that the following conditions apply if granted the extension:
  - The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
  - The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
- I understand that the hours of operation are limited to the following:
  - Sunday Thursday operations must cease at 9:00 p.m.
  - Friday Saturday operations must cease at 10:00 p.m.

For applications requesting the use of public sidewalk:

- I understand that the following conditions apply if granted the extension:
  - · Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.
  - . The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
  - The licensee assumes primary liability for damages to person or property. No bond is required.
  - The licensee is obligated to immediately remove any obstructions upon notice by the city
  - The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the
    obstruction upon notice, it may be removed at the licensee's expense.
  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

I certify the information submitted	n this application is true and understand that false statements or failure to adher
to the conditions may result in denials	of future licenses/permits and/or revocation of this extension.

Applicant Name:

Submit application to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note -- this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.





Ordinance Pending Common Council Approval: On June 16, the Common Council is considering an ordinance that creates a streamlined way for you to temporarily expand your ticensed premises. If the council approves this ordinance, it can consider on that same night any applications it has received by June 15 at 5:00 p.m. If you wish to be considered under this program at the same meeting, please apply using the form below by Monday, June 15, 2020 at 5 p.m. Applications received after that time will be considered at the next regular Common Council meeting.

Purpose: Class B licensees who wish to expand their premises in order to maintain social distancing for the health and wellbeing of their patrons and staff may apply for the expedited temporary extension. If granted, approved extensions expire the day after the next Common Council meeting. Applications will be automatically reapproved unless an objection has been filed or any alderperson wishes to consider the reissuance of the extensions.

Effective Date: If passed by the Common Council, this Ordinance shall be in full force and effect on June 17, 2020, and shall be repealed on November 18, 2020. After such time the licensed premises will return to that which was granted with the annual renewal application or any subsequent permanent extensions.

Application Submittal Requirements: Only completed applications with a floor plan of the proposed extension and permanently licensed premises will be processed for consideration.

Other Licenses: Licensees may be permitted to extend their existing entertainment and music licenses into the extension area upon approval by the Common Council. (Licenses must already be issued to the licensees.)

Objections: If objection is received, the council will consider the special extension application at its next regular meeting just like any new license application and may reject it or place special restrictions on the extended premises (hours, number of people, etc.)

#### Conditions:

 The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk. (2) The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.

#### Hours of Operation Limitation:

- Sunday Thursday operations must cease at 9:00 p.m.
- Friday Saturday operations must cease at 10:00 p.m.

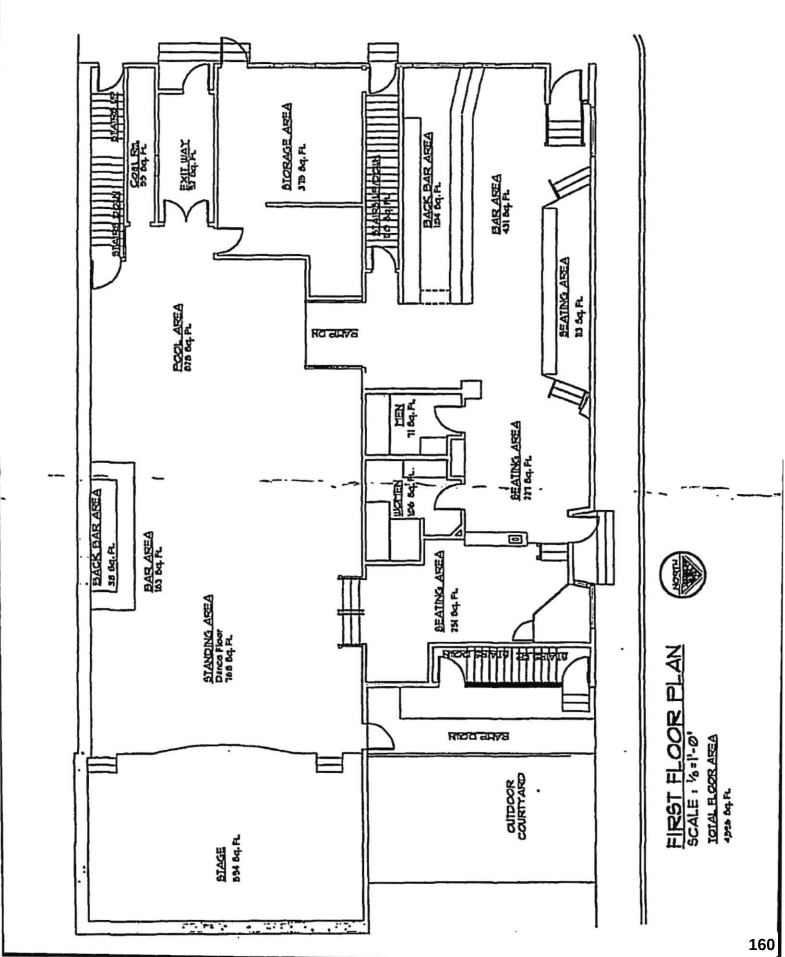
Toilet Facilities: Sufficient number of toilet facilities shall be provided to accommodation the total capacity of the permanent and temporary license premises. Put another way, please limit the maximum number of people indoors and outdoors to your normal indoor capacity to ensure you have enough toilet facilities.

Public Right of Way/Sidewalk: Expedited Extensions which include use of Public Sidewalk must comply with the following requirements and may not have items in the public right-of-way for more than 90 days.

- Any premises extended into a public sidewalk is granted a privilege to place only movable tables and chairs on that premises.
- The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
- The licensee assumes primary liability for damages to person or property. No bond is required.
- The licensee is obligated to immediately remove any obstructions upon notice by the city
- The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
- Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

#### Payment and Posting Required:

If granted, licenses will not be issued until a payment of TBD has been received by the Clerk's office. Submit Payments by mail or in the overnight dropbox of City Hall. Extensions will not be valid unless the license extension is posted in the licensed area.





pd 7.8.20

# Expedited Temporary Extension of Class B Licensed Premises

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

p.m.
Check List all license types: ▼Class B ▼ Food Music/Entertainment, list type:
Name of Applicant: TAMMY DOPP
Trade Name: Dopp's BAR & GRill
Address of Premises: 1753 S. 68th Street
Phone Number: 414-257-1400 BAD 4116-530-1170 TOWNY
Phone Number: 414-257-1400 BAR 414-530-1170 TAMMY Email Address: team tam 3. + de gmail. com
Current Licensed Premises Description:
Proposed Temporary Premises Description:
OUTSIDE 4' Area in GOODT OF BAR, CORNER AREA - GARR PORTION OF
(a copy of the floor plan for both current and proposed premises must accompany the application) Parking lot
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)
A Sidewalk care (public sidewalk) at the X North South West X East side of the premises
Patio (concrete surface) at the I North I South West I East side of the premises - COLDER N/S
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises
□Deck (attached to building) at the □ North □ South □West □ East side of the premises
Other: Describe area(s):
Does extension area have an additional street address? No Yes If yes, list address:
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)
Sunday I Am to 9 Pm Thursday II Am to 9 Pm
Monday I AM to 9PM Friday 7AM to 10PM
Tuesday 11 AM to 9 PM Saturday 11 AM to 10 PM
Wed. $IAM$ to $9PM$
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.
Occupancy 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets # of Men's Urinals # of Temporary Toilets O VN ESS NECCE
V





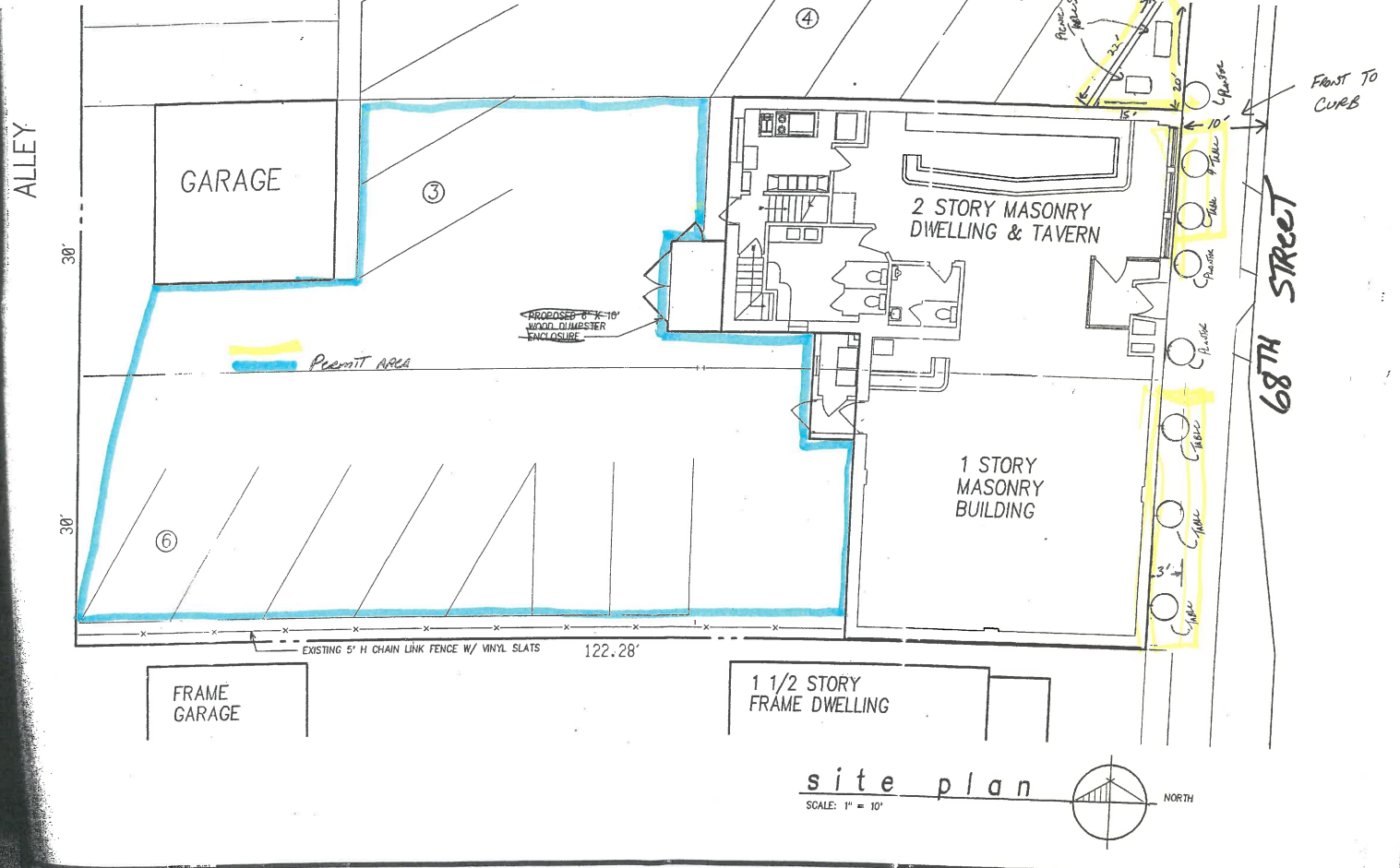
- I understand that the following conditions apply if granted the extension:
  - The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
  - The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
- I understand that the hours of operation are limited to the following:
  - Sunday Thursday operations must cease at 9:00 p.m.
  - Friday Saturday operations must cease at 10:00 p.m.

## For applications requesting the use of public sidewalk:

- I understand that the following conditions apply if granted the extension:
  - Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.
  - The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
  - The licensee assumes primary liability for damages to person or property. No bond is required.
  - The licensee is obligated to immediately remove any obstructions upon notice by the city
  - The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.
- I certify the information submitted in this application is true and understand that false statements or failure to adhere to the conditions may result in denial of future licenses/permits and/or revocation of this extension.

Applicant Name:

Submit application to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.





## **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: Class B Food Music/Entertainment, list type:
Name of Applicant: CR6 Livest Ments
Trade Name: Limanski's Pub
Address of Premises: 8900 W. Ereenfield Ave
Phone Number: 414 453 9211
Email Address: Imanskis Dub @ amail.com
Current Licensed Premises Description:
Proposed Temporary Premises Description:
(a copy of the floor plan for both current and proposed premises must accompany the application)
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises
Patio (concrete surface) at the North South West East side of the premises
Beer garden (soil/grass surface) at the North South West East side of the premises
□Deck (attached to building) at the □ North □ South □West □ East side of the premises
Other: Describe area(s):
Does extension area have an additional street address? No Yes If yes, listaddress:
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)
Sunday IIAM to 4PM Thursday IIAM to 4PM
Monday 3pm to 9pm Friday 11Am to 10pm
Tuesday 30M to 90M Saturday 11AMto 100M
Wed. IAM to 9PM
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.
Occupancy2020 Proposed Inside Occupancy2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets
# of Men's Urinals_2# of Temporary Toilets



# Expedited Temporary Extension of Class B Licensed Premises

	l un	derstand that the following conditions apply if granted the extension:
		The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.  The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons maybe monitored.
	l un	derstand that the hours of operation are limited to the following: Sunday – Thursday operations must cease at 9:00 p.m. Friday – Saturday operations must cease at 10:00 p.m.
Fo	ap	plications requesting the use of public sidewalk:
	l un	derstand that the following conditions apply if granted the extension:  Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.  The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.  The licensee assumes primary liability for damages to person or property. No bond is required.  The licensee is obligated to immediately remove any obstructions upon notice by the city  The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.  Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.
		rtify the information submitted in this application is true and understand that false statements or failure to adhere conditions may result in denial of future licenses/permits and/or revocation of this extension.
Ap	olica	ant Name: Kathy Gredde Date: 6/24/2020





Purpose: Class B licensees who wish to expand their premises in order to maintain social distancing for the health and wellbeing of their patrons and staff may apply for the expedited temporary extension. If granted, approved extensions expire the day after the next Common Council meeting. Applications will be automatically reapproved unless an objection has been filed or any alderperson wishes to consider the reissuance of the extensions.

Effective Date: The Ordinance shall be in full force and effect on June 17, 2020, and shall be repealed on November 18, 2020. After such time the licensed premises will return to that which was granted with the annual renewal application or any subsequent permanent extensions.

Application Submittal Requirements: Only completed applications with a floor plan of the proposed extension and permanently licensed premises will be processed for consideration.

Other Licenses: Licensees may be permitted to extend their existing entertainment and music licenses into the extension area upon approval by the Common Council. (Licenses must already be issued to the licensees.)

Objections: If objection is received, the council will consider the special extension application at its next regular meeting just like any new license application and may reject it or place special restrictions on the extended premises (hours, number of people, etc.)

#### Conditions:

- The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
- (2) The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.

#### Hours of Operation Limitation:

- Sunday Thursday operations must cease at 9:00 p.m.
- Friday Saturday operations must cease at 10:00 p.m.

**Toilet Facilities:** Sufficient number of toilet facilities shall be provided to accommodation the total capacity of the permanent and temporary license premises. Put another way, please limit the maximum number of people indoors and outdoors to your normal indoor capacity to ensure you have enough toilet facilities.

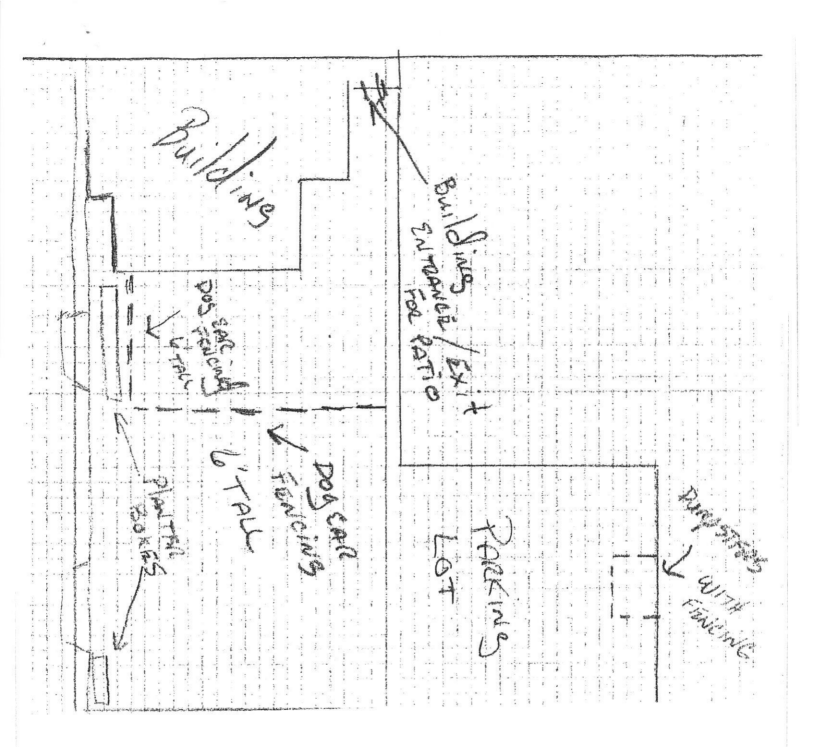
**Public Right of Way/Sidewalk:** Expedited Extensions which include use of Public Sidewalk must comply with the following requirements and may not have items in the public right-of-way for more than 90 days.

- Any premises extended into a public sidewalk is granted a privilege to place only movable tables and chairs on that premises.
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- Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

#### Payment and Posting Required:

If granted, licenses will not be issued until a payment of \$50 has been received by the Clerk's office. Submit Payments by mail or in the overnight dropbox of City Hall. Extensions will not be valid unless the license extension is posted in the licensed area.





pd 7-2-20



# **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: Class B Food Music/Entertainment, list type:
Trade Name: Shawy  Address of Premises: USS   W Belat Pd West All   S  Phone Number: 414 - 93 - 925   West 211 - 248)  Email Address: JGHay 03 @ acl . W  Current Licensed Premises Description:  Bay with India Sealing  Proposed Temporary Premises Description:  Yath y with outdar patro  (a copy of the floor plan for both current and proposed premises must accompany the application)  Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk cafe (public sidewalk) at the   North   South   West East side of the premises  Beer garden (soil/grass surface) at the   North   South   West East side of the premises  Beer garden (soil/grass surface) at the   North   South   West   East side of the premises  Deck (attached to building) at the   North   South   West   East side of the premises  Other: Describe area(s):  Does extension area have an additional street address? No Yes If yes, list address:  Hours of Operation for the proposed extension (may not be later than 9pm Sun - Thur; 10 pm Fri - Saturday)  Sunday   to   9
Address of Premises: USS   W Belox + Pd West All   S  Phone Number: 414 - 93 - 96 25   West 211 - 048)  Email Address: JG Hay 03 @ Add. WM  Current Licensed Premises Description:  But with Walt Sealing  Proposed Temporary Premises Description:  Sating on the floor plan for both current and proposed premises must accompany the application)  Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the   North   South   West   East side of the premises  Beer garden (soil/grass surface) at the   North   South   West   East side of the premises  Deck (attached to building) at the   North   South   West   East side of the premises  Other: Describe area(s):  Does extension area have an additional street address? No Yes If yes, listaddress:  Hours of Operation for the proposed extension (may not be later than 9pm Sun - Thur; 10 pm Fri - Saturday)  Sunday
Phone Number: 414-98 - 5625
Email Address:
Current Licensed Premises Description:  Buy with [walk Sealing]  Proposed Temporary Premises Description:  Sating in the outday patro  (a copy of the floor plan for both current and proposed premises must accompany the application)  Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises  Patio (concrete surface) at the North South West East side of the premises  Beer garden (soil/grass surface) at the North South West East side of the premises  Oction Describe area(s):  Does extension area have an additional street address? No Yes If yes, listaddress:  Hours of Operation for the proposed extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)  Sunday to Thursday to To  Monday to Saturday to To  Saturday to To  Saturday to To  Saturday to To
Proposed Temporary Premises Description:  Sating in the ordar patro  (a copy of the floor plan for both current and proposed premises must accompany the application)  Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises  Patio (concrete surface) at the North South West East side of the premises  Beer garden (soil/grass surface) at the North South West East side of the premises  Obeck (attached to building) at the North South West East side of the premises  Other: Describe area(s):  Does extension area have an additional street address? No Yes If yes, listaddress:  Hours of Operation for the proposed extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)  Sunday 1 to 9  Monday 1 to 9  Thursday 1 to D  Tuesday 1 to D  Saturday 1 to D
Proposed Temporary Premises Description:  Sating in the ordar patro  (a copy of the floor plan for both current and proposed premises must accompany the application)  Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises  Patio (concrete surface) at the North South West East side of the premises  Beer garden (soil/grass surface) at the North South West East side of the premises  Obeck (attached to building) at the North South West East side of the premises  Other: Describe area(s):  Does extension area have an additional street address? No Yes If yes, listaddress:  Hours of Operation for the proposed extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)  Sunday 1 to 9  Monday 1 to 9  Thursday 1 to D  Tuesday 1 to D  Saturday 1 to D
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Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.
53 Occupancy 53 2020 Proposed Inside Occupancy 10 2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets # of Men's Urinals # of Temporary Toilets

## Expedited Temperary Briension of Class & Licoused Previous

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# Expedited Temporary Extension of Class B Licensed Premises

	l und	derstand that the follo	wing conditions apply	if granted the extension:		
		the control of the lice	nsee or extend on to ses, other than premis	es extending on to a public		200 0000
	l und	derstand that the hour Sunday – Thursday o Friday – Saturday op	operations must cease	e at 9:00 p.m.		
Fo	r app	olications requesting	j the use of public s	idewalk:		
	! und	Any premises extend The licensee shall man The licensee assume The licensee is obligate The licensee is not enobstruction upon notion	led into a public sidew aintain a clear path 3 es primary liability for c ated to immediately re ntitled to damages for ice, it may be remove	r if granted the extension: valk may place only movab feet wide for pedestrian tra damages to person or prop emove any obstructions up r removal of an obstruction d at the licensee's expense ith by the granting of a priv	affic. perty. No bond is requion notice by the city , and if the licensee de.	oes not remove the
■ I certify the information submitted in this application is true and understand that false statements or failure to adhere to the conditions may result in denial of future licenses/permits and/or revocation of this extension.						
Ар	plica	nt Name:	Jodie Hay		Date: 7(2)3	2020

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## **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: Class B  Food Music/Entertainment, list type:					
Name of Applicant: ROVER+ ANDERSON					
Trade Name: STALLYW 000					
Address of Premises: 6827 W. National AVE					
Phone Number: 414 881 8833   414 388 1533					
Email Address: Stallywood, Westallis@gmail.com					
Current Licensed Premises Description:  double sided par w/ back patio					
Proposed Temporary Premises Description:  fenced in parking lot  (a copy of the floor plan for both current and proposed premises must accompany the application)					
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises  Patio (concrete surface) at the North South West East side of the premises  Beer garden (soil/grass surface) at the North South West East side of the premises  Deck (attached to building) at the North South West East side of the premises  Other: Describe area(s): North South West East side of the premises					
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)					
Sunday         to         Thursday         to           Monday         to         Friday         to           Tuesday         to         Saturday         1000         to           Wed.         to					
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.					
Occupancy 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy					
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets # of Men's Urinals # of Temporary Toilets					



- I understand that the following conditions apply if granted the extension:
  - The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
  - The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
- I understand that the hours of operation are limited to the following:
  - Sunday Thursday operations must cease at 9:00 p.m.
  - Friday Saturday operations must cease at 10:00 p.m.

#### For applications requesting the use of public sidewalk:

- I understand that the following conditions apply if granted the extension:
  - Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.
  - The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
  - The licensee assumes primary liability for damages to person or property. No bond is required.
  - The licensee is obligated to immediately remove any obstructions upon notice by the city
  - The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the
    obstruction upon notice, it may be removed at the licensee's expense.
  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

	I certify the	e inform	ation s	ubmitte	d in/t	his ap	plication is	true and	understand	that false	statements	or failure to	adhere
to t	he condition	ons may	result	in dénia	of f	ture	licenses/pe	rmits and	or revocation	on of this	statements extension.		

Applicant Name:

\_\_\_ Date: \_\_\_\_\_\_ (30)20

Submit application to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

2020-2021 Expedited Temporary Extension of Class B License Premises application of Jagers LLC, Markus Gorsic, Agent, d/b/a Da Bar, 1900 S. 60 St.

2020-2021 Expedited Temporary Extension of Class B License Premises application of Doppelganger's Inc., Tammy Dopp, Agent, d/b/a Dopp's Bar & Grill, 1753 S. 68 St.

2020-2021 Expedited Temporary Extension of Class B License Premises application of CRG Investments, LLC, Kathy Goedde, Agent, d/b/a Limanski's Pub, 8900 W. Greenfield Ave.

2020-2021 Expedited Temporary Extension of Class B License Premises application of J. Hay LLC, Jodie G. Hay, Agent, d/b/a Shamrox, 6851 W. Beloit Rd.

2020-2021 Expedited Temporary Extension of Class B License Premises application of Stallywood LLC, Robert Anderson, Agent, d/b/a Stallywood, 6827 W. National Ave.



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# Expedited Temporary Extension of Class B Licensed Premises

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

p.m.						
Check List all license types: Class B  Mousic/Entertainment, list type:						
Name of Applicant: TAMMY DODP						
Trade Name: Dopp's BAR = GRill						
Address of Premises: 1753 S. 68th Street						
Phone Number: 414-257-1400 RAD 14116 530-1170 TOWN						
Phone Number: 414-257-1400 BAR 414-530-1170 TAMMY Email Address: team tam 3 td @ 9 MAil. com Current Licensed Promises Danielli						
Current Licensed Premises Description:						
Proposed Temporary Premises Description:						
OUTSIDE 4' Area in GOODT OF BAR, CORNER AREA - GARR PORTION OF						
(a copy of the floor plan for both current and proposed premises must accompany the application) Parking lot						
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)						
A Sidewalk care (public sidewalk) at the X North South West X East side of the premises						
☑Patio (concrete surface) at the ☐ North ☐ South ☑West ☐ East side of the premises - Conser N/S						
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises						
□Deck (attached to building) at the □ North □ South □West □ East side of the premises						
Other: Describe area(s):						
Does extension area have an additional street address? No Yes If yes, list address:						
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)						
Sunday I Am to 9 Pm Thursday II Am to 9 Pm						
Monday I AM to 9PM Friday 7AM to 10 PM						
Tuesday 11 AM to 9 PM Saturday 11 AM to 10 PM						
Wed. $IAM$ to $9PM$						
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.						
Occupancy 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy						
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets # of Men's Urinals # of Temporary Toilets O VNIESS NECCE						
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- I understand that the following conditions apply if granted the extension:
  - The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
  - The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
- I understand that the hours of operation are limited to the following:
  - Sunday Thursday operations must cease at 9:00 p.m.
  - Friday Saturday operations must cease at 10:00 p.m.

## For applications requesting the use of public sidewalk:

- I understand that the following conditions apply if granted the extension:
  - Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.
  - The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
  - The licensee assumes primary liability for damages to person or property. No bond is required.
  - The licensee is obligated to immediately remove any obstructions upon notice by the city
  - The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.
- I certify the information submitted in this application is true and understand that false statements or failure to adhere to the conditions may result in denial of future licenses/permits and/or revocation of this extension.

Applicant Name:

Submit application to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.



# **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: 区Class B 区 Food 区Music/Entertainment, list type: <u>B みた / Tみveれ</u>					
Name of Applicant: MARKUS GORSIC					
Trade Name: DA BAR					
Address of Premises: 1900 S GOTH ST WEST ALLIS					
Phone Number: 4/4 722 8898					
Email Address: MARKUSSLO740 GMAIL . GOM					
Current Licensed Premises Description:					
BAR - TAVEEN					
Proposed Temporary Premises Description:					
(a copy of the floor plan for both current and proposed premises must accompany the application)					
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)					
☐ Sidewalk café (public sidewalk) at the ☐ North ☐ South ☐ West ☐ East side of the premises					
☑Patio (concrete surface) at the ☑ North ☐ South ☐West ☐ East side of the premises					
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises					
☐Deck (attached to building) at the ☐ North ☐ South ☐West ☐ East side of the premises					
Other: Describe area(s):					
Does extension area have an additional street address? No Yes If yes, list address: Yes 1902 S. GOTH S7					
Hours of Operation for the proposed extension (may not be later than 9pm Sun - Thur; 10 pm Fri - Saturday)					
Sunday 11 Am to 2Am Thursday 11 Am to 2Am					
Monday Upm to 2Pm Friday UPM to 2:30Pm					
Tuesday 1147 to 247 Saturday 11477 to 2:30 Am					
Wed. II Am to 2 Am					
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.					
99 Occupancy 99 2020 Proposed Inside Occupancy 99 2020 Proposed Outside Occupancy					
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets					
# of Men's Urinals 1 # of Temporary Toilets _ ca					

Date: 06/15/2020



## **Expedited Temporary Extension of Class B Licensed Premises**

- I understand that the following conditions apply if granted the extension:
  - The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
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- I understand that the hours of operation are limited to the following:
  - Sunday Thursday operations must cease at 9:00 p.m.
  - Friday Saturday operations must cease at 10:00 p.m.

For applications requesting the use of public sidewalk:

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  - . The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
  - The licensee assumes primary liability for damages to person or property. No bond is required.
  - The licensee is obligated to immediately remove any obstructions upon notice by the city
  - The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the
    obstruction upon notice, it may be removed at the licensee's expense.
  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

I certify the information submitted	in this application is true and understand that false statements or failure to adhere
to the conditions may result in denials	of future licenses/permits and/or revocation of this extension.

Applicant Name:

Submit application to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note -- this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.





Ordinance Pending Common Council Approval: On June 16, the Common Council is considering an ordinance that creates a streamlined way for you to temporarily expand your ticensed premises. If the council approves this ordinance, it can consider on that same night any applications it has received by June 15 at 5:00 p.m. If you wish to be considered under this program at the same meeting, please apply using the form below by Monday, June 15, 2020 at 5 p.m. Applications received after that time will be considered at the next regular Common Council meeting.

Purpose: Class B licensees who wish to expand their premises in order to maintain social distancing for the health and wellbeing of their patrons and staff may apply for the expedited temporary extension. If granted, approved extensions expire the day after the next Common Council meeting. Applications will be automatically reapproved unless an objection has been filed or any alderperson wishes to consider the reissuance of the extensions.

Effective Date: If passed by the Common Council, this Ordinance shall be in full force and effect on June 17, 2020, and shall be repealed on November 18, 2020. After such time the licensed premises will return to that which was granted with the annual renewal application or any subsequent permanent extensions.

Application Submittal Requirements: Only completed applications with a floor plan of the proposed extension and permanently licensed premises will be processed for consideration.

Other Licenses: Licensees may be permitted to extend their existing entertainment and music licenses into the extension area upon approval by the Common Council. (Licenses must already be issued to the licensees.)

Objections: If objection is received, the council will consider the special extension application at its next regular meeting just like any new license application and may reject it or place special restrictions on the extended premises (hours, number of people, etc.)

#### Conditions:

 The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk. (2) The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.

#### Hours of Operation Limitation:

- Sunday -- Thursday operations must cease at 9:00 p.m.
- Friday Saturday operations must cease at 10:00 p.m.

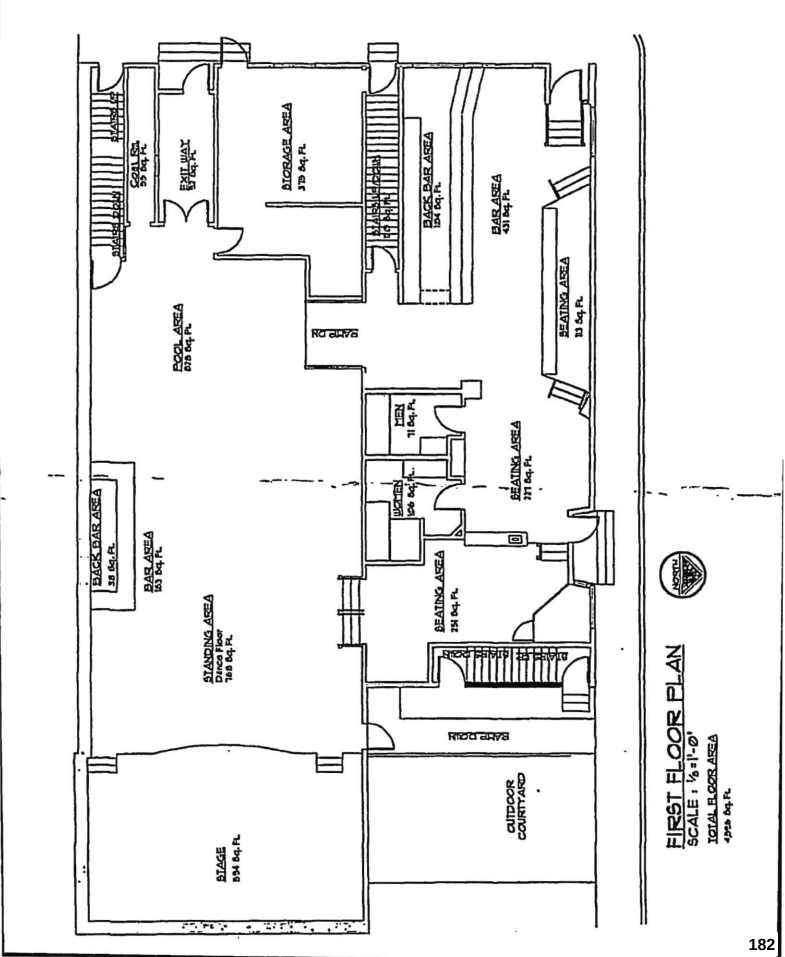
Toilet Facilities: Sufficient number of toilet facilities shall be provided to accommodation the total capacity of the permanent and temporary license premises. Put another way, please limit the maximum number of people indoors and outdoors to your normal indoor capacity to ensure you have enough toilet facilities.

Public Right of Way/Sidewalk: Expedited Extensions which include use of Public Sidewalk must comply with the following requirements and may not have items in the public right-of-way for more than 90 days.

- Any premises extended into a public sidewalk is granted a privilege to place only movable tables and chairs on that premises.
- The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
- The licensee assumes primary liability for damages to person or property. No bond is required.
- The licensee is obligated to immediately remove any obstructions upon notice by the city
- The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
- Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

#### Payment and Posting Required:

If granted, licenses will not be Issued until a payment of TBD has been received by the Clerk's office. Submit Payments by mail or in the overnight dropbox of City Hall. Extensions will not be valid unless the license extension is posted in the licensed area.





### **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: Class B Food Music/Entertainment, list type:			
Name of Applicant: CR6 Livest Ments			
Trade Name: Limanski's Pub			
Address of Premises: 8900 W. Ereenfield Ave			
Phone Number: 414 453 9211			
Email Address: Imanskis Dub @ gmail.com			
Current Licensed Premises Description:			
Proposed Temporary Premises Description:			
(a copy of the floor plan for both current and proposed premises must accompany the application)			
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)			
☐Sidewalk café (public sidewalk) at the ☐ North ☐ South ☐West ☐ East side of the premises  ☐Patio (concrete surface) at the ☐ North ☐ South ☐West ☐ East side of the premises			
Beer garden (soil/grass surface) at the North South West East side of the premises			
Deck (attached to building) at the North South West East side of the premises			
Other: Describe area(s):			
Does extension area have an additional street address? No Yes If yes, listaddress:			
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)			
Sunday IIAM to 19M Thursday IIAM to 19M			
Monday 3pm to 9pm Friday 11Am to 10pm			
Tuesday 30M to 90M Saturday 11AMto 100M			
Wed. IAM to 9PM			
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.			
Occupancy2020 Proposed Inside Occupancy2020 Proposed Outside Occupancy			
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets			
# of Men's Urinals_2# of Temporary Toilets			



# Expedited Temporary Extension of Class B Licensed Premises

I understand that the following conditions apply if granted the extension:	
<ul> <li>The extended premises must be contiguous to the licensed premises and must either be owned the control of the licensee or extend on to a public sidewalk.</li> <li>The extended premises, other than premises extending on to a public sidewalk, shall be enclose that the ingress and egress of patrons maybe monitored.</li> </ul>	e constante presenta establica de la constante de la constant
<ul> <li>I understand that the hours of operation are limited to the following:</li> <li>Sunday – Thursday operations must cease at 9:00 p.m.</li> <li>Friday – Saturday operations must cease at 10:00 p.m.</li> </ul>	
For applications requesting the use of public sidewalk:	
<ul> <li>I understand that the following conditions apply if granted the extension:</li> <li>Any premises extended into a public sidewalk may place only movable tables and chairs on that</li> <li>The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.</li> <li>The licensee assumes primary liability for damages to person or property. No bond is required.</li> <li>The licensee is obligated to immediately remove any obstructions upon notice by the city</li> <li>The licensee is not entitled to damages for removal of an obstruction, and if the licensee does no obstruction upon notice, it may be removed at the licensee's expense.</li> <li>Third parties whose rights are interfered with by the granting of a privilege have a right of action licensee only.</li> </ul>	ot remove the
I certify the information submitted in this application is true and understand that false statements or fato the conditions may result in denial of future licenses/permits and/or revocation of this extension.	ailure to adhere
Applicant Name: Kathy Gredde	<i>30</i>





Purpose: Class B licensees who wish to expand their premises in order to maintain social distancing for the health and wellbeing of their patrons and staff may apply for the expedited temporary extension. If granted, approved extensions expire the day after the next Common Council meeting. Applications will be automatically reapproved unless an objection has been filed or any alderperson wishes to consider the reissuance of the extensions.

Effective Date: The Ordinance shall be in full force and effect on June 17, 2020, and shall be repealed on November 18, 2020. After such time the licensed premises will return to that which was granted with the annual renewal application or any subsequent permanent extensions.

Application Submittal Requirements: Only completed applications with a floor plan of the proposed extension and permanently licensed premises will be processed for consideration.

Other Licenses: Licensees may be permitted to extend their existing entertainment and music licenses into the extension area upon approval by the Common Council. (Licenses must already be issued to the licensees.)

Objections: If objection is received, the council will consider the special extension application at its next regular meeting just like any new license application and may reject it or place special restrictions on the extended premises (hours, number of people, etc.)

#### Conditions:

- The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
- (2) The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.

#### Hours of Operation Limitation:

- Sunday Thursday operations must cease at 9:00 p.m.
- Friday Saturday operations must cease at 10:00 p.m.

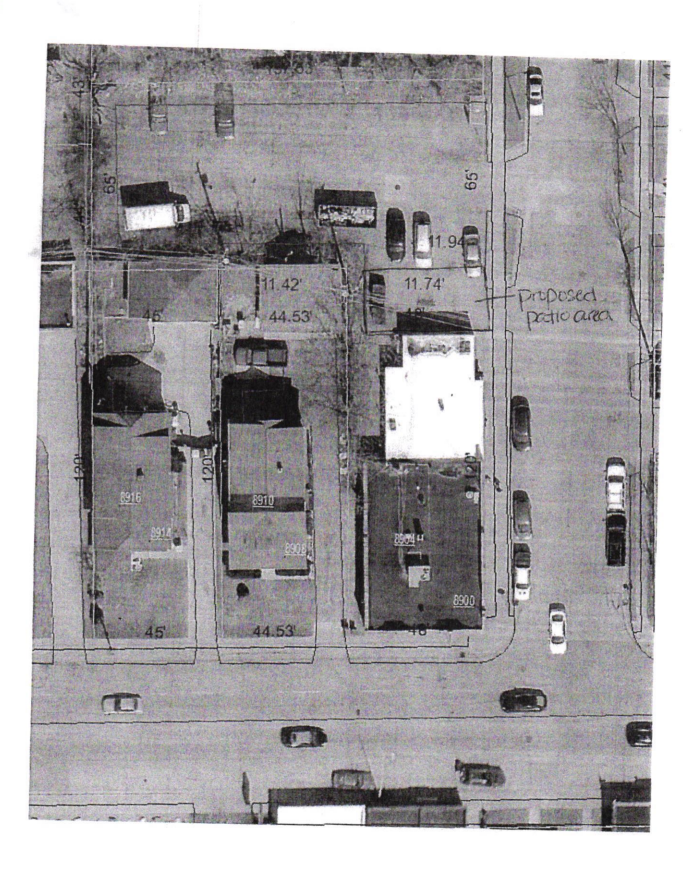
**Toilet Facilities:** Sufficient number of toilet facilities shall be provided to accommodation the total capacity of the permanent and temporary license premises. Put another way, please limit the maximum number of people indoors and outdoors to your normal indoor capacity to ensure you have enough toilet facilities.

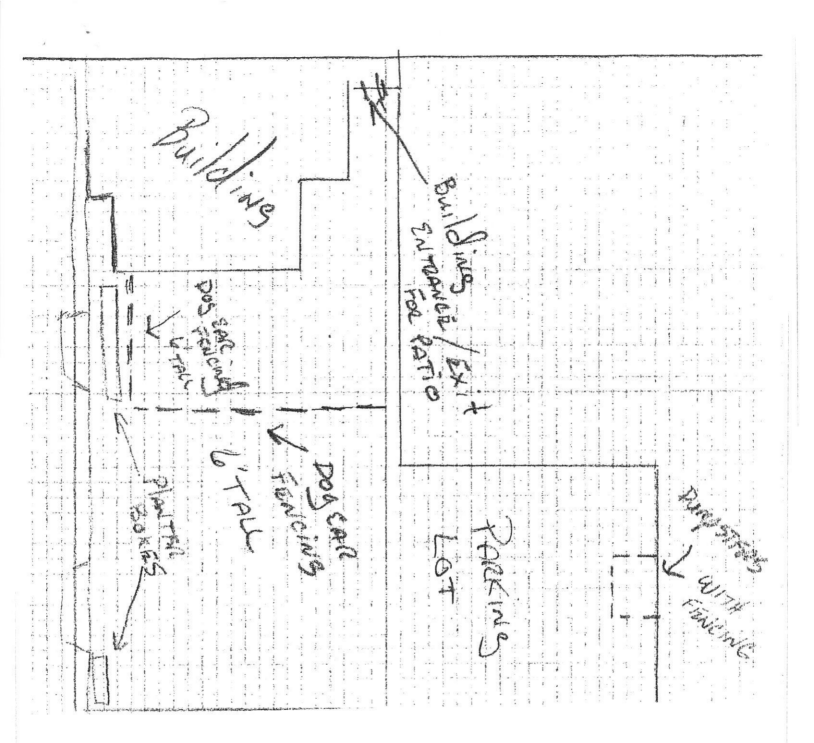
**Public Right of Way/Sidewalk:** Expedited Extensions which include use of Public Sidewalk must comply with the following requirements and may not have items in the public right-of-way for more than 90 days.

- Any premises extended into a public sidewalk is granted a privilege to place only movable tables and chairs on that premises.
- The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
- The licensee assumes primary liability for damages to person or property. No bond is required.
- The licensee is obligated to immediately remove any obstructions upon notice by the city
- The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
- Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

#### Payment and Posting Required:

If granted, licenses will not be issued until a payment of \$50 has been received by the Clerk's office. Submit Payments by mail or in the overnight dropbox of City Hall. Extensions will not be valid unless the license extension is posted in the licensed area.





pd 7-2-20



# **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: Class B Food Music/Entertainment, list type:
Name of Applicant: Shamrox (JHay LC)
Trade Name: Shawvy
Address of Premises: 6851 W Belat Rd West Allis
Phone Number: 414-988-5625 N Ver 211-0487
Email Address: )(-Hay 03 @ aol. cm
Current Licensed Premises Description:
Bar with inder sealing
Proposed Temporary Premises Description:
Seating on the ortdar patro
(a copy of the floor plan for both current and proposed premises must accompany the application)
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises  Patio (concrete surface) at the North South West East side of the premises  Beer garden (soil/grass surface) at the North South West East side of the premises  Other: Describe area(s):  Does extension area have an additional street address? No Yes If yes, list address:  Hours of Operation for the proposed extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)  Sunday  Thursday  Thursday  To  Saturday  To  Saturday  To  Saturday  To  Saturday  To  Saturday
Wed. $\underline{\hspace{1cm}}$ to $\underline{\hspace{1cm}}$
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.
Occupancy 53 2020 Proposed Inside Occupancy 10 2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets
# of Men's Urinals# of Temporary Toilets

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# Expedited Temporary Extension of Class B Licensed Premises

I understand that the following conditions apply if granted the extension:				
<ul> <li>The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.</li> <li>The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.</li> </ul>				
<ul> <li>I understand that the hours of operation are limited to the following:</li> <li>Sunday – Thursday operations must cease at 9:00 p.m.</li> <li>Friday – Saturday operations must cease at 10:00 p.m.</li> </ul>				
For applications requesting the use of public sidewalk:				
<ul> <li>I understand that the following conditions apply if granted the extension:</li> <li>Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.</li> <li>The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.</li> <li>The licensee assumes primary liability for damages to person or property. No bond is required.</li> <li>The licensee is obligated to immediately remove any obstructions upon notice by the city</li> <li>The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.</li> <li>Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.</li> </ul>				
I certify the information submitted in this application is true and understand that false statements or failure to adhere to the conditions may result in denial of future licenses/permits and/or revocation of this extension.				
Applicant Name: Jodie Hay Date: 7/2/2020				

# Expedited Temporary Extransion of Olaus B Liverced Franciscs

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് ഒരു പായി പെയ്യില് നായ ഒരു അതുന്നായ അവുക്കുന്നായുമായി. നിയാനുയിൽ നിയിയുന്നത്. വിധാനത്തിൽ വിധാനത്തിയുന്നത്. വിധുന സംവാധനത്തിയുന്നു തന്നെയുടെ തരുന്നത്തില് നിയിന്റെ വിശ്യാസ് നിയിക്ക് വിശ്യാസ് വിധാനത്തിയുന്നു.
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### **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

Check List all license types: Class B  Food Music/Entertainment, list type:
Name of Applicant: ROBERT ANDERSON
Trade Name: STALLYW 00 A
Address of Premises: 6927 W. National AVE
Phone Number: 414 881 8833 / 414 388 1533
Email Address: Stallywood, Westallis@gmail.com
Current Licensed Premises Description:  double sided par w/ back patio
Proposed Temporary Premises Description:  fenced in parking 10†  (a copy of the floor plan for both current and proposed premises must accompany the application)
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises  Patio (concrete surface) at the North South West East side of the premises  Beer garden (soil/grass surface) at the North South West East side of the premises  Deck (attached to building) at the North South West East side of the premises  Other: Describe area(s): NOR KING OF (CAST)  Does extension area have an additional street address? No Yes If yes, list address:
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)
Sunday to to
Monday to to
Tuesday to Saturday NOON to NO
Wed to
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.
Occupancy 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets # of Men's Urinals # of Temporary Toilets



- I understand that the following conditions apply if granted the extension:
  - The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
  - The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
- I understand that the hours of operation are limited to the following:
  - Sunday Thursday operations must cease at 9:00 p.m.
  - Friday Saturday operations must cease at 10:00 p.m.

#### For applications requesting the use of public sidewalk:

- I understand that the following conditions apply if granted the extension:
  - Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.
  - The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
  - The licensee assumes primary liability for damages to person or property. No bond is required.
  - The licensee is obligated to immediately remove any obstructions upon notice by the city
  - The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.

 Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

I certify the information submitted in this application is true and understand that false statements or failure to adhere to the conditions may result in denial of future licenses/permits and/or revocation of this extension.

Applicant Name:

Submit application to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

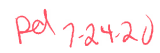
2020-2021 Expedited Temporary Extension of Class B License Premises application of BS Dollar LLC, Sally Dollar, Agent, d/b/a Barcode, 2110 S. 60 St.

2020-2021 Expedited Temporary Extension of Class B License Premises application of 1309 Bar LLC, Taylor Rusniak, Agent, d/b/a The Crooked Crow, 1309 S. 60 St.

2020-2021 Expedited Temporary Extension of Class B License Premises application of Jayders LLC, Jason Powelski, Agent, d/b/a Just J's, 9033 W. National Ave.

2020-2021 Expedited Temporary Extension of Class B License Premises application of Rupena's, Inc.,d/b/a Rupena's Food, Maria Rupena Karczewski, Agent 7641 W. Beloit Rd

2020-2021 Expedited Temporary Extension of Class B License Premises application of Akar, Inc., Sohan Singh, Agent, d/b/a Tandoor Restaurant, 1117 S. 108 St.





Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: Class B Food Music/Entertainment, list type:
Name of Applicant: Sally Dollar
Trade Name: Baccode
Address of Premises: 2110 S. (a) St.
Phone Number: 414-763-5644
Email Address: bdollar 5735@ att, net
Current Licensed Premises Description:
Indoor Tayera
Proposed Temporary Premises Description:
(a copy of the floor plan for both current and proposed premises must accompany the application)
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)    Sidewalk café (public sidewalk) at the   North   South   West   East side of the premises     Patio (concrete surface) at the   North   South   West   East side of the premises     Beer garden (soil/grass surface) at the   North   South   West   East side of the premises     Deck (attached to building) at the   North   South   West   East side of the premises     Other: Describe area(s):     Does extension area have an additional street address? No Yes If yes, listaddress:     Hours of Operation for the proposed extension (may not be later than 9pm Sun - Thur; 10 pm Fri - Saturday)     Sunday   12pm to   9pm   Thursday   Amto   10pm   Pm     Monday   12pm to   9pm   Friday   Amto   10pm   1
Tuesday Office to 10 M
Wed. 10th to 1pth
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.
Occupancy 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets#  # of Men's Urinals # of Temporary Toilets



I understand that the following	conditions a	apply if	granted	the	extension
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- The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons maybe monitored.

### I understand that the hours of operation are limited to the following:

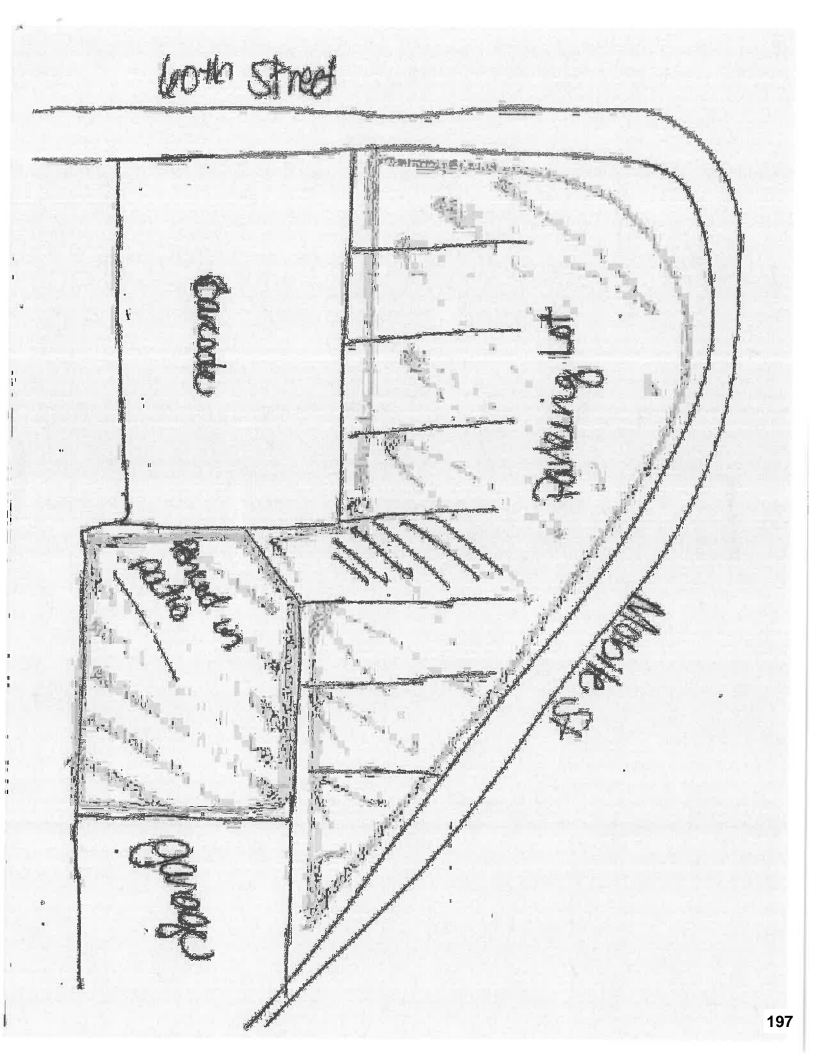
- Sunday Thursday operations must cease at 9:00 p.m.
- Friday Saturday operations must cease at 10:00 p.m.

### For applications requesting the use of public sidewalk:

- I understand that the following conditions apply if granted the extension:
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I certify the information submitted to the conditions may result in denial	in this application is true and understand that for future licenses/permits and/or revocation of	alse statements or failure to adhere this extension.
A 15		

Applicant Name:





# **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <u>clerk@westalliswi.gov</u>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: Class B  Food Music/Entertainment, list type:
Name of Applicant: Jayders LLC Jason Powelski
Trade Name: Just J's
Address of Premises: 9033 W. National ave.
Phone Number: 4/4 - 491-1/02
Email Address: JPowelstra hot mail com
Current Licensed Premises Description:
Proposed Temporary Premises Description:  See attached
(a copy of the floor plan for both current and proposed premises must accompany the application)
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)
☐Sidewalk café (public sidewalk) at the ☐ North ☐ South ☐West ☐ East side of the premises
☐Patio (concrete surface) at the ☐ North ☐ South ☐West ☐ East side of the premises
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises
□Deck (attached to building) at the □ North □ South □West □ East side of the premises
Mother: Describe area(s): Parking Lot East of Building
□Does extension area have an additional street address? No Yes If yes, list address:
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)
Sunday 1001 to 9pm Thursday to
Monday to Friday Noon to 9pm
Tuesday to to Saturday Noon to 9pm
Wed to
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.
Occupancy 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities # of Women's Toilets# of Men's Toilets
# of Men's Urinals / # of Temporary Toilets /



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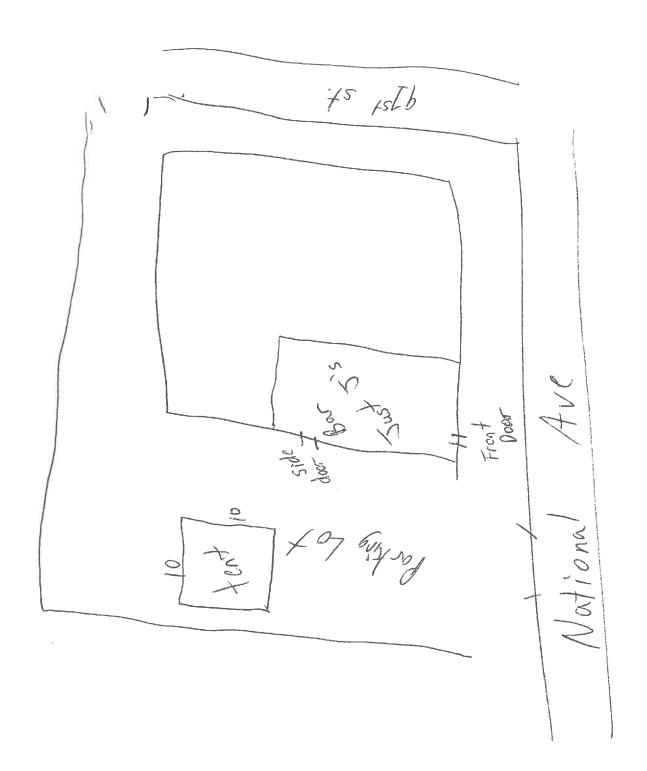
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  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

I certify the information submitted in thi	is application is true and under	stand that false statements or failure to ad	Ihere
to the conditions may result in denial of fut	ture licenses/permits and/or rev	ocation of this extension,	
to the conditions may result in denial of fut	An alle	7/27/20	

Applicant Name:

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Check List all license types: Class B  Food  Music/Entertainment, list type:
Name of Applicant: Maria Rupena Harris House
Trade Name: Rupona's Caker 7645 U. Ro
Address of Premises: 7641 W. Boloit Rd. Stoce (Calorine office)
Phone Number: 414 - 543 - 7447
Email Address: rupenamar Ket Pamail com
Current Licensed Premises Description:
Proposed Temporary Premises Description:
(a copy of the floor plan for both current and proposed premises must accompany the application)
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the  North  South  West  East side of the premises  Beer garden (soil/grass surface) at the  North  South  West  East side of the premises
Deck (attached to building) at the North South West East side of the premises
Other: Describe area(s):
□Does extension area have an additional street address? No Yes If yes, list address:
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)
Sunday 12pm to 3pm. Thursday 12pm to 4pm
Monday 12pm to 6pm Friday 2pm to 9pm
Tuesday 120m to 60m Saturday 120m to 100m
Wed. 12pm to Lepm
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.
Occupancy 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy
Number and Type of Toilet Facilities # of Women's Toilets# of Men's Toilets
# of Men's Urinals # of Temporary Toilets



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I certify the information submitted in this application is true and understand that false statements or failure to adh	ere
to the conditions may result in denial of future licenses/permits and/or revocation of this extension.	1010

Applicant Name:

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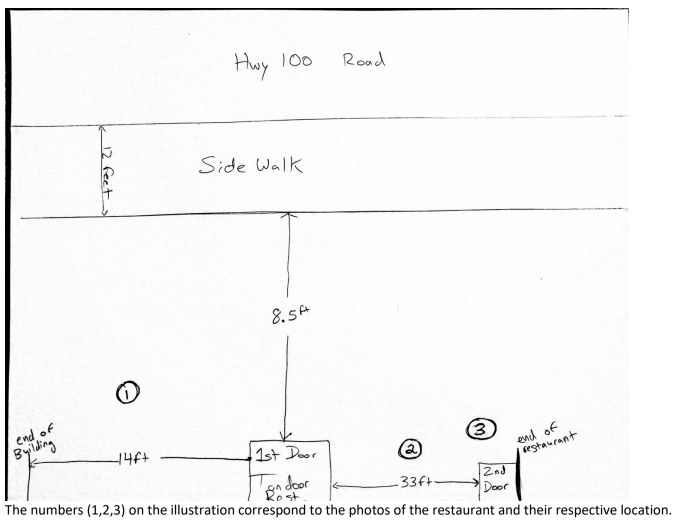
Check List all license types:  ☐ Class B ☐ Food ☐ Music/Entertainment, list type:		
Name of Applicant: SoHAN SINGH		
Trade Name: TANDOOR RESTAURANT		
Address of Premises: 1117 S 108 St. WEST PLLI'S. W153214		
Phone Number: 414-777-1600-414-551-6373		
Email Address: Schan Singh 52a ya Noo. Com		
Current Licensed Premises Description:		
TANDOOR RESTAURANT IFLOOR - 99 PERSON OCCUPANCY		
Proposed Temporary Premises Description:		
(a copy of the floor plan for both current and proposed premises must accompany the application)		
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the		
current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)		
☐Sidewalk café (public sidewalk) at the ☐ North ☐ South ☐West ☐ East side of the premises		
☑Patio (concrete surface) at the ☐ North ☐ South ☐West ☒ East side of the premises		
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises		
☐Deck (attached to building) at the ☐ North ☐ South ☐West ☐ East side of the premises		
Other: Describe area(s):		
□Does extension area have an additional street address? No Yes If yes, list address:		
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)		
Sunday 11-3 to 430-10 Thursday 11-230 to 430-10		
Monday Closs to Closs Friday 1/-930 to 430-10		
Tuesday 1/- 930 to 430-10 Saturday 1/-3 to 430-10		
Wed. 11-236 to 1130-/0		
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.		
Occupancy 2020 Proposed Inside Occupancy 16 2020 Proposed Outside Occupancy		
Number and Type of Toilet Facilities # of Women's Toilets# of Men's Toilets		
# of Men's Urinals # of Temporary Toilets		



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I certify the information submitted in this application is true and understand that false statements or failure to adhere to the conditions may result in denial of future licenses/permits and/or revocation of this extension.		
Applicant Name: Sohan Singh Date: 67/27/20		

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Numbers 1 and 2 are the spaces we intend to use





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Check List all license types: ☐Class B ☐ Food ☐Music/Entertainment, list type:		
Name of Applicant: 1309 Bar LLC		
Trade Name: The Crooked Crow		
Address of Premises: 1309 S. 60th St.		
Phone Number: 262-787-7105		
Email Address: TRusniak l @ gmail-com		
Current Licensed Premises Description:		
Main Bar Floor Croughly 1000 59 94.)		
Proposed Temporary Premises Description:		
Potio w/ of tables adjacent to parking lot (8ft x30ft)		
(a copy of the floor plan for both current and proposed premises must accompany the application)		
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the  North  South  West  East side of the premises		
☐ Patio (concrete surface) at the ☐ North ☐ South ☐ West ☐ East side of the premises		
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Other: Describe area(s):		
□Does extension area have an additional street address? No Yes If yes, list address:		
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)		
Sunday 1 am to 9 m Thursday 1 am to 9 pm		
Monday 11am to 9pm Friday 11am to 10pm		
Tuesday 1 am to 9pm Saturday 1 am to 10pm		
Wed. [law to 9pm		
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.		
99 Occupancy 99 2020 Proposed Inside Occupancy 6 2020 Proposed Outside Occupancy		
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets		
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  - The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
  - The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
- ! understand that the hours of operation are limited to the following:
  - Sunday Thursday operations must cease at 9:00 p.m.
  - Friday Saturday operations must cease at 10:00 p.m.

#### For applications requesting the use of public sidewalk:

- l understand that the following conditions apply if granted the extension:
  - Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.
  - The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
  - The licensee assumes primary liability for damages to person or property. No bond is required.
  - The licensee is obligated to immediately remove any obstructions upon notice by the city
  - The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

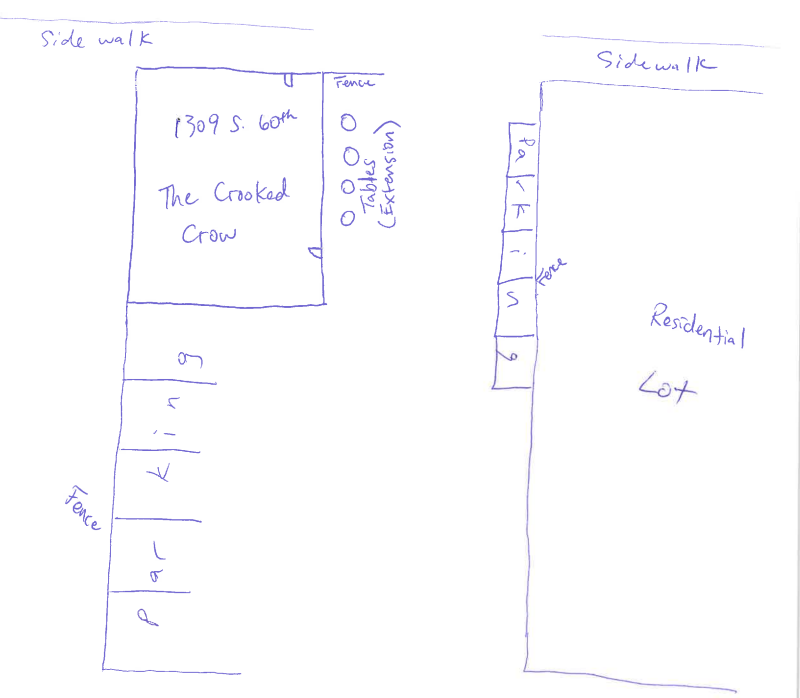
I certify the information submitted in this application is true and understand that false stateme	nts or failure to adhere
to the conditions may result in denial of future licenses/permits and/or revocation of this extension	n.

Applicant Name:

Taylor Rusniak Ty/ Mil Date: 7/29/2020

Submit application to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

# 60th St.



2020-2021 Expedited Temporary Extension of Class B License Premises application of Caminobarwestallis LLC, Casey A. Ratacza, Agent, d/b/a Camino, 7211 W. Greenfield Ave.

2020-2021 Expedited Temporary Extension of Class B License Premises application of Red, White & Brews, LLC, Eric Millard, Agent, d/b/a Red, White and Brews, 7127 W. National Ave.

2020-2021 Expedited Temporary Extension of Class B License Premises application of WA Cheese & Sausage Shoppe, Inc., Mark S. Lutz, Agent, d/b/a Station No. 6, 6800 W. Becher St.

2020-2021 Expedited Temporary Extension of Class B License Premises application of The Network, LLC, Jacob M. Silber, Agent, d/b/a The Network, 9541 W. Cleveland Ave.

2020-2021 Expedited Temporary Extension of Class B License Premises application of Steffek LLC, Neal Steffek, Agent, d/b/a The Drunk Uncle, 1902 S. 68 St.



### **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: Class B Food Music/Entertainment, list type:				
Name of Applicant: Caminobar westallis LLC				
Trade Name: Camino				
Address of Premises: 7211 W. Greenfield Aug West Allis, W1 53214				
Phone Number: 414 793 7966				
Email Address: Caninonke a grail.com				
Current Licensed Premises Description:				
indoor restaurant				
Proposed Temporary Premises Description: 5-6 2-top tables on Greenfield Ave				
sidewalk.				
(a copy of the floor plan for both current and proposed premises must accompany the application)				
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises				
□Patio (concrete surface) at the □ North □ South □West □ East side of the premises				
☐ Beer garden (soil/grass surface) at the ☐ North ☐ South ☐ West ☐ East side of the premises				
□ Deck (attached to building) at the □ North □ South □ West □ East side of the premises				
Other: Describe area(s):				
Does extension area have an additional street address? No Yes If yes, listaddress:				
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)				
Sunday Ilam to 9pm Thursday Ilam to 9pm				
Monday <u>Nam</u> to <u>9pm</u> Friday <u>Nam</u> to <u>9pm</u>				
Tuesday Ilam to 9pm Saturday Ilam to 9pm				
Wed. Ilam to 9pm				
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.				
Ccupancy 2020 Proposed Inside Occupancy 12 2020 Proposed Outside Occupancy				
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets # of Men's Urinals # of Temporary Toilets				



# **Expedited Temporary Extension of Class B Licensed Premises**

■ I understand that the following conditions apply if granted the extension:				
<ul> <li>The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.</li> <li>The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.</li> </ul>				
<ul> <li>I understand that the hours of operation are limited to the following:</li> <li>Sunday – Thursday operations must cease at 9:00 p.m.</li> <li>Friday – Saturday operations must cease at 10:00 p.m.</li> </ul>				
For applications requesting the use of public sidewalk:				
<ul> <li>I understand that the following conditions apply if granted the extension:</li> <li>Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.</li> <li>The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.</li> <li>The licensee assumes primary liability for damages to person or property. No bond is required.</li> <li>The licensee is obligated to immediately remove any obstructions upon notice by the city</li> <li>The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.</li> <li>Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.</li> </ul>				
■ I certify the information submitted in this application is true and understand that false statements or failure to adhere to the conditions may result in denial of future licenses/permits and/or revocation of this extension.				

**Submit Form** 

Applicant Name:

atop 2 top Camino West Allis 3 Soot walkway a top Greensield Ave. 2 400 dat to a top

Z ->



Fill out the following application and submit to <u>clerk@westalliswi.gov</u>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: Class B Food Music/Entertainment, list type:			
Name of Applicant: Eric millard			
Trade Name: Bld White & Brews			
Address of Premises: 7/27 W National Ave			
Phone Number: 414 - 704-5769			
Email Address: CC ( unner 4450 @ aol . Com			
Current Licensed Premises Description:			
Taven			
Proposed Temporary Premises Description:			
use of Back Patrio			
(a copy of the floor plan for both current and proposed premises must accompany the application)			
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises			
☑Patio (concrete surface) at the ☐ North ☑ South ☐West ☐ East side of the premises			
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises			
□Deck (attached to building) at the □ North □ South □West □ East side of the premises			
Other: Describe area(s):			
Does extension area have an additional street address? No Yes If yes, listaddress:			
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)			
Sunday <u>Voon</u> to <u>&amp;Pn</u> Thursday <u>2</u> to <u>8-P</u> m			
Monday to Friday 2 to 8 PM			
Monday to Friday 2 to 8 PM  Tuesday 2 to 8 PM  Saturday to 8 PM			
Wed. $\underline{\hspace{1cm}}$ to $\underline{\hspace{1cm}}$ 8 $\underline{\hspace{1cm}}$ $\underline{\hspace{1cm}}$			
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.			
Occupancy2020 Proposed Inside Occupancy2020 Proposed Outside Occupancy			
Number and Type of Toilet Facilities # of Women's Toilets# of Men's Toilets			
# of Men's Urinals# of Temporary Toilets			



Purpose: Class B licensees who wish to expand their premises in order to maintain social distancing for the health and wellbeing of their patrons and staff may apply for the expedited temporary extension. If granted, approved extensions expire the day after the next Common Council meeting. Applications will be automatically reapproved unless an objection has been filed or any alderperson wishes to consider the reissuance of the extensions.

Effective Date: The Ordinance shall be in full force and effect on June 17, 2020, and shall be repealed on November 18, 2020. After such time the licensed premises will return to that which was granted with the annual renewal application or any subsequent permanent extensions.

Application Submittal Requirements: Only completed applications with a floor plan of the proposed extension and permanently licensed premises will be processed for consideration.

Other Licenses: Licensees may be permitted to extend their existing entertainment and music licenses into the extension area upon approval by the Common Council. (Licenses must already be issued to the licensees.)

**Objections:** If objection is received, the council will consider the special extension application at its next regular meeting just like any new license application and may reject it or place special restrictions on the extended premises (hours, number of people, etc.)

#### Conditions:

- 1) The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
- (2) The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.

#### Hours of Operation Limitation:

- Sunday Thursday operations must cease at 9:00 p.m.
- Friday Saturday operations must cease at 10:00 p.m.

**Toilet Facilities:** Sufficient number of toilet facilities shall be provided to accommodation the total capacity of the permanent and temporary license premises. Put another way, please limit the maximum number of people indoors and outdoors to your normal indoor capacity to ensure you have enough toilet facilities.

**Public Right of Way/Sidewalk:** Expedited Extensions which include use of Public Sidewalk must comply with the following requirements and may not have items in the public right-of-way for more than 90 days.

- Any premises extended into a public sidewalk is granted a privilege to place only movable tables and chairs on that premises.
- The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
- The licensee assumes primary liability for damages to person or property. No bond is required.
- The licensee is obligated to immediately remove any obstructions upon notice by the city
- The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
- Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

#### Payment and Posting Required:

If granted, licenses will not be issued until a payment of \$50 has been received by the Clerk's office. Submit Payments by mail or in the overnight dropbox of City Hall. Extensions will not be valid unless the license extension is posted in the licensed area.



# **Expedited Temporary Extension of Class B Licensed Premises**

	l un	derstand that the following conditions apply if granted the extension:
		The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.  The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
	l un	derstand that the hours of operation are limited to the following: Sunday – Thursday operations must cease at 9:00 p.m. Friday – Saturday operations must cease at 10:00 p.m.
For	ap	plications requesting the use of public sidewalk:
	l un	derstand that the following conditions apply if granted the extension:  Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.  The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.  The licensee assumes primary liability for damages to person or property. No bond is required.  The licensee is obligated to immediately remove any obstructions upon notice by the city  The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.  Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.
I certify the information submitted in this application is true and understand that false statements or failure to adhere to the conditions may result in denial of future licenses/permits and/or revocation of this extension.		
App	olica	nt Name: Date: 8-2+2020

 Oper:
 WALSTAL
 Type:
 OC Drawer:
 1

 026:
 8824/20
 01 Receipt no:
 48445

 2020
 2619 RED WHITE AND BREWS

 WEST ALLIS, WI 53214
 \$50.00

 CA CASH PAYMENT
 \$50.00

 CA CASH PAYMENT
 \$50.00

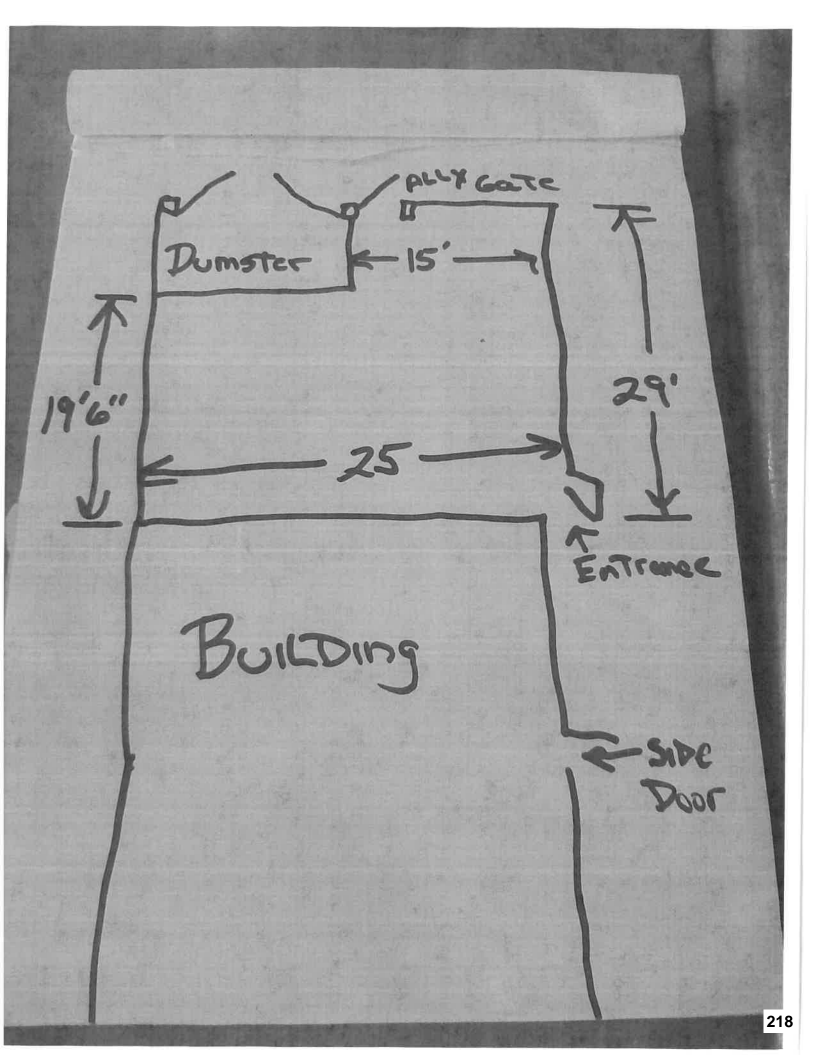
 Total tendered
 \$50.00

 Total tendered
 \$50.00

 Total tendered
 \$50.00

 Total bayment
 \$50.00

 Total tendered
 \$50.00





## **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <u>clerk@westalliswi.gov</u>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: Class B Food Music/Entertainment, list type:								
Name of Applicant: MANGE S. LUTZ								
Trade Name: STATION NO OC								
Address of Premises: 6800 D. Becter ST								
Phone Number: 262 - 617 - 3276								
Email Address: MLUTZ 12368 @ GMAIC. COM								
Current Licensed Premises Description:								
STATION NO OG								
Proposed Temporary Premises Description: PLACE TEXT IN PANICINE LOT								
20' × 40' FOR AULUENSENT CELBRATION AND SOCIAL								
(a copy of the floor plan for both current and proposed premises must accompany the application)								
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises								
☐Patio (concrete surface) at the ☐ North ☐ South ☐West ☐ East side of the premises								
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises								
□Deck (attached to building) at the □ North □ South □West □ East side of the premises								
Other: Describe area(s): EAST PANKING LOT ADJACCT TO PATIO								
Does extension area have an additional street address? No Yes If yes, listaddress:								
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)								
Sunday 10 to 5 Thursday 4 to 9								
Monday to Friday /2 to /D								
Tuesday to Saturday /o to/o								
Wed. 4 to 6								
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.								
Occupancy2020 Proposed Inside Occupancy2020 Proposed Outside Occupancy								
Number and Type of Toilet Facilities # of Women's Toilets# of Men's Toilets								
# of Men's Urinals# of Temporary Toilets								



## **Expedited Temporary Extension of Class B Licensed Premises**

		1	understand	that the	e followina	conditions	apply if	granted	the e	extension:
--	--	---	------------	----------	-------------	------------	----------	---------	-------	------------

The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.

The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons maybe monitored.

#### I understand that the hours of operation are limited to the following:

- Sunday Thursday operations must cease at 9:00 p.m.
- Friday Saturday operations must cease at 10:00 p.m.

#### For applications requesting the use of public sidewalk:

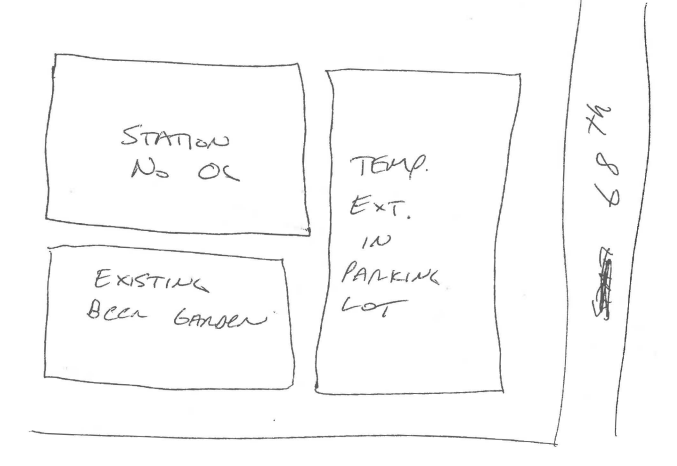
- I understand that the following conditions apply if granted the extension:
  - Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.
  - The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
  - The licensee assumes primary liability for damages to person or property. No bond is required.
  - The licensee is obligated to immediately remove any obstructions upon notice by the city
  - The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

ill certify the information submitted in this application is true and understand that false statements or failure to adhere to the conditions may result in denial of future licenses/permits and/or revocation of this extension,

Applicant Name:

**Submit Form** 





BECHEN STAZET



## **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: Cass/B Food Music/Entertainment, list type:								
Name of Applicant: Negl Steffelc								
Trade Name: Steff & LCC "The Drunk Uncle"								
Address of Premises: 1902 5 68 th								
Phone Number: 414- 704-1461								
Email Address: Steffel @ Adl. Com								
Current Licensed Premises Description:								
Proposed Temporary Premises Description:								
The bacic Parking lot (a copy of the floor plan for both current and proposed premises must accompany the application)								
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the  North South West East side of the premises								
Patio (concrete surface) at the North South West East side of the premises								
☐Beer garden (soil/grass surface) at the ☐ North ☐ South ☐West ☐ East side of the premises ☐Deck (attached to building) at the ☐ North ☐ South ☐West ☐ East side of the premises								
Other: Describe area(s):								
□Does extension area have an additional street address? No Yes If yes, listaddress:								
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)								
Sunday <u>L</u> to <u>P</u> Thursday <u>Y</u> to <u>P</u>								
Monday to Friday <u>4</u> to <u>10</u>								
Tuesday to Saturday _2to/O								
Wed. $\underline{\mathcal{Y}}$ to $\underline{\mathcal{G}}$								
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.								
Occupancy2020 Proposed Inside Occupancy2020 Proposed Outside Occupancy								
Number and Type of Toilet Facilities # of Women's Toilets# of Men's Toilets/_								
# of Men's Urinals# of Temporary Toilets								

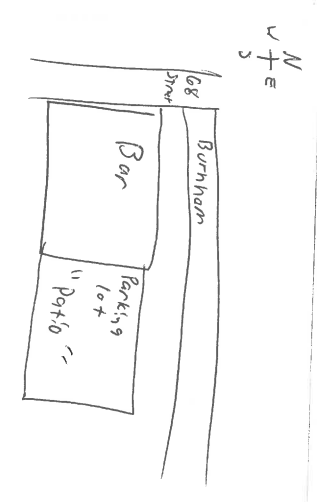


## Expedited Temporary Extension of Class B Licensed Premises

	l un	derstand that the following conditions apply if granted the extension:								
		The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.  The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.								
	un•	derstand that the hours of operation are limited to the following: Sunday – Thursday operations must cease at 9:00 p.m. Friday – Saturday operations must cease at 10:00 p.m.								
For	For applications requesting the use of public sidewalk:									
	und	derstand that the following conditions apply if granted the extension:  Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.  The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.  The licensee assumes primary liability for damages to person or property. No bond is required.  The licensee is obligated to immediately remove any obstructions upon notice by the city  The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.  Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.								
l to th	cer ie c	tify the information submitted in this application is true and understand that false statements or failure to adhere onditions may result in denial of future licenses/permits and/or revocation of this extension.								

**Submit Form** 

Applicant Name:





## **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: Class B 🖾 Food CMusic/Entertainment, list type:								
Name of Applicant: Jacois S. LBER								
Trade Name: THE NETWONK.								
Address of Premises: 9541 W. CLEAVE GANG AVE.								
Phone Number: 4/4-543- 5480								
Email Address: 74ENTWAKBN95410 for com								
Current Licensed Premises Description: BASMENT STURGO, MAIN PLOON, SOLVONS + STURED.								
Proposed Temporary Premises Description: Non 76 FACE BUILDING. 2743-LES								
(a copy of the floor plan for both current and proposed premises must accompany the application)								
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises  Patio (concrete surface) at the North South West East side of the premises								
☐ Beer garden (soil/grass surface) at the ☐ North ☐ South ☐ West ☐ East side of the premises								
□ Deck (attached to building) at the □ North □ South □West □ East side of the premises								
Other: Describe area(s):  Does extension area have an additional street address? No Ves if yes, liet address:								
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)								
Sunday 7 to 7 Thursday 7 to 9								
Monday 7 to 9 Friday 3 to 18								
Tuesday 3 to 4 Saturday 7 to 10								
Wed. <u>3</u> to <u>9</u>								
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.								
Cocupancy 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy /6								
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets # of Men's Urinals # of Temporary Toilets # of Men's Toilets								
# of Men's Urinals # of Temporary Toilets # o								



## **Expedited Temporary Extension of Class B Licensed Premises**

- I understand that the following conditions apply if granted the extension:
  - The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
  - The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
- I understand that the hours of operation are limited to the following:
  - Sunday Thursday operations must cease at 9:00 p.m.
  - Friday Saturday operations must cease at 10:00 p.m.

#### For applications requesting the use of public sidewalk:

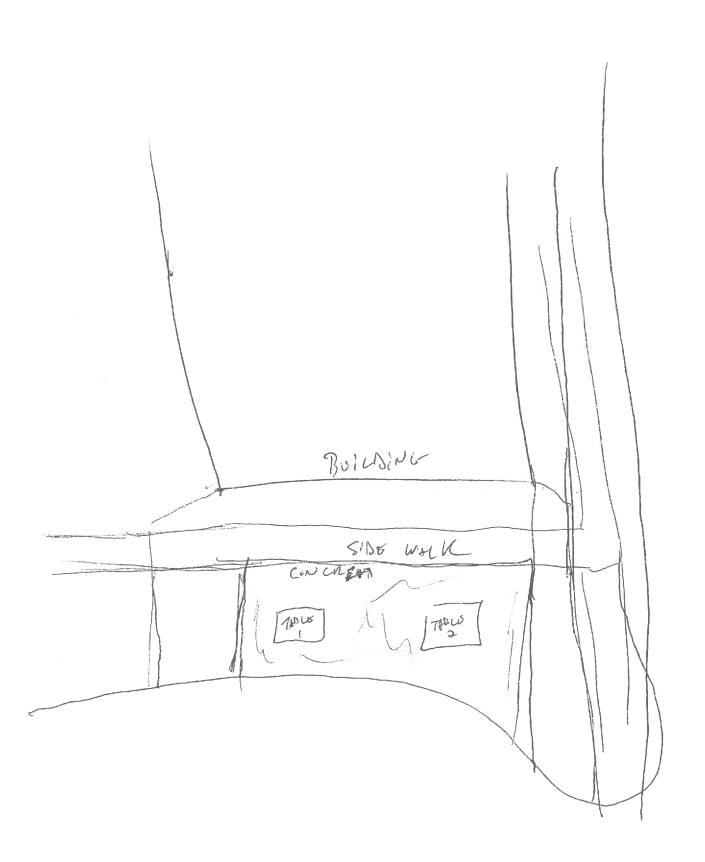
- I understand that the following conditions apply if granted the extension:
  - Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.
  - The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
  - The licensee assumes primary liability for damages to person or property. No bond is required.
  - The licensee is obligated to immediately remove any obstructions upon notice by the city
  - The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

I certify the information submitted in this application is true and understand that false statements or failure to adher
to the conditions may result in denial of future licenses/permits and/or revocation of this extension.

Applicant Name: JAcos 5:0360 Date: 1/12/2020

Submit application to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time period right after the council meeting (June 17 to July 15), your electronic application must be submitted by Monday, June 15 at 5:00 p.m.

**Submit Form** 



No new applications submitted for the October 6, 2020 Common Council Agenda.

No new applications submitted for the October 20, 2020 Common Council Agenda.

No new applications submitted for the November 4, 2020 Common Council Agenda.

No completed applications received for November 17, 2020 consideration.



## **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: 図Class B 図 Food 図Music/Entertainment, list type:								
Name of Applicant: OAR LLC								
Trade Name: O'Connors Perfect Pint O'CONNORS PERFECT PINT								
Address of Premises: 8423 W. Greenfield Aue								
Phone Number: 414-395-7468 - 414-254-4000								
Email Address: Oconors perfect pinte Yahoo con								
Current Licensed Premises Description: Patio Service  1 st floor Service and Storage Basement Storage								
Proposed Temporary Premises Description: Patio Service								
1 st Floor Service Istorage Basevent Storage (a copy of the floor plan for both current and proposed premises must accompany the application)								
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the  North  South  West  East side of the premises								
☑Patio (concrete surface) at the ☐ North ☑South ☐West ☐ East side of the premises								
Beer garden (soil/grass surface) at the North South West East side of the premises								
□Deck (attached to building) at the □ North □ South □West □ East side of the premises								
Other: Describe area(s):								
Does extension area have an additional street address? No Yes If yes, list address:								
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)								
Sunday 12 to 9 Thursday 12 to 9								
Monday 12 to 9 Friday 12 to 10								
Tuesday 12 to 9 Saturday 17 to 10								
Wed. 17 to 9								
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.								
93 Occupancy 2020 Proposed Inside Occupancy 40 202 Proposed Outside Occupancy								
Number and Type of Toilet Facilities # of Women's Toilets # of Men's Toilets								
# of Men's Urinals l # of Temporary Toilets								



## **Expedited Temporary Extension of Class B Licensed Premises**

- I understand that the following conditions apply if granted the extension:
  - The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
  - The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
- I understand that the hours of operation are limited to the following:
  - Sunday Thursday operations must cease at 9:00 p.m.
  - Friday Saturday operations must cease at 10:00 p.m.

#### For applications requesting the use of public sidewalk:

- I understand that the following conditions apply if granted the extension:
  - Any premises extended into a public sidewalk may place only movable tables and chairs on that premises.
  - The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
  - The licensee assumes primary liability for damages to person or property. No bond is required.
  - The licensee is obligated to immediately remove any obstructions upon notice by the city
  - The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

I certify the information submitted in this application is true and underst	and that false statements or failure to adhere
to the conditions may result in denial of Juty re licenses/permits and/or revo	cation of this extension.
	236.31
Applicant Name:	Date: 3-26-21

period right after the council meeting (June 17 to July 15), your electronic application must be submitted by

Submit application to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. Please note – this program is subject to approval of the related ordinance. It will be considered by the Common Council on June 16. If you wish to be considered for the time

**Submit Form** 

Monday, June 15 at 5:00 p.m.



### **Expedited Temporary Extension of Class B Licensed Premises**

**Ordinance Common Council Approval:** On June 16, the Common Council passed an ordinance that creates a streamlined way for you to temporarily expand your licensed premises.

If you wish to be considered under this program please apply using the form below. Applications will be considered at the next regular Common Council meeting.

**Purpose:** Class B licensees who wish to expand their premises in order to maintain social distancing for the health and wellbeing of their patrons and staff may apply for the expedited temporary extension. If granted, approved extensions expire the day after the next Common Council meeting. Applications will be automatically reapproved unless an objection has been filed or any alderperson wishes to consider the reissuance of the extensions.

Effective Date: This Ordinance shall be in full force and effect on June 17, 2020, and shall be repealed on November 18, 2020. After such time the licensed premises will return to that which was granted with the annual renewal application or any subsequent permanent extensions.

**Application Submittal Requirements:** Only completed applications with a floor plan of the proposed extension and permanently licensed premises will be processed for consideration.

Other Licenses: Licensees may be permitted to extend their existing entertainment and music licenses into the extension area upon approval by the Common Council. (Licenses must already be issued to the licensees.)

**Objections:** If objection is received, the council will consider the special extension application at its next regular meeting just like any new license application and may reject it or place special restrictions on the extended premises (hours, number of people, etc.)

#### Conditions:

1) The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.

(2) The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.

#### Hours of Operation Limitation:

- Sunday Thursday operations must cease at 9:00 p.m.
- Friday Saturday operations must cease at 10:00 p.m.

**Toilet Facilities:** Sufficient number of toilet facilities shall be provided to accommodation the total capacity of the permanent and temporary license premises. Put another way, please limit the maximum number of people indoors and outdoors to your normal indoor capacity to ensure you have enough toilet facilities.

**Public Right of Way/Sidewalk:** Expedited Extensions which include use of Public Sidewalk must comply with the following requirements and may not have items in the public right-of-way for more than 90 days.

- Any premises extended into a public sidewalk is granted a privilege to place only movable tables and chairs on that premises.
- The licensee shall maintain a clear path 3 feet wide for pedestrian traffic.
- The licensee assumes primary liability for damages to person or property. No bond is required.
- The licensee is obligated to immediately remove any obstructions upon notice by the city
- The licensee is not entitled to damages for removal of an obstruction, and if the licensee does not remove the obstruction upon notice, it may be removed at the licensee's expense.
- Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

#### Payment and Posting Required:

If granted, licenses will not be issued until a payment of \$50 has been received by the Clerk's office. Submit Payments by mail or in the overnight dropbox of City Hall. Extensions will not be valid unless the license extension is posted in the licensed area.



## **Expedited Temporary Extension of Class B Licensed Premises**

Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: ■Class B ■ Food ■Music/Entertainment, list type: COUNTRY, ROCK N ROLL										
Name of Applic	Name of Applicant: PAULIE'S PUB AND EATERY LLC									
Trade Name: PAULIE'S PUB AND EATERY										
Address of Premises: 8031 W. GREENFIELD AVE										
Phone Number: (414) 257-2854 CITY OF WEST ALLIS CITY CLERK										
Email Address: participul de WI, M. Com										
Current Licensed Premises Description: PATIO, INTERIOR DINING AND BAR AREA										
	Proposed Temporary Premises Description. Include any structures that will be erected on the outdoor premises (i.e.tents):									
ENTIRE PARKIN										
5 1.2	(a copy of the floor plan for both current and proposed premises must accompany the application)									
current license	Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the  North  South  West  East side of the premises									
■Patio (conc	rete surface	e) at t	he 🗌 North	■ South □V	Vest 🔳 Eas	t side of t	he pre	emises		
☐Beer garde	n (soil/grass	s surf	ace) at the [	☐ North ☐ So	outh  Wes	t 🗌 East	side o	of the premises	s	
□Deck (attac	hed to build	ding) a	at the 🗌 No	orth 🗌 South [	West [_] E	East side o	of the	premises		
Other: Desc	cribe area(s	s):								
☐Does exten	sion area h	ave a	n additional	street addres	s? No Yes I	f yes, list a	addres	ss:		
Hours of Opera	ation for the	prop	osed exten	sion (may not	be later tha	n 9pm Sui	n – Th	nur; 10 pm Fri	<ul><li>Saturday)</li></ul>	
Sunday 6	SAM	to	9PM	<b>-</b> 10	Thursday	6AM	to	<u>9PM</u>		
Monday 6	AM	to	9PM		Friday	6AM	to	10PM		
Tuesday 6	SAM	to	9РМ		Saturday	6AM	to	10PM		
Wed. <u>6</u>	SAM_	to	9PM	<b>-</b> 9						
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.										
1425 Occupand	cy <u>300</u> 202	20 Pro	oposed Insid	de Occupancy	1125 2020	Proposed	Outsi	ide Occupanc	y Pre Cond?	
Number and Ty	(65) (100)		lities # of W		3 #	of Men's	Toilet	s <u>1</u>		



### **Expedited Temporary Extension of Class B Licensed Premises**

- I understand that the following conditions apply if granted the extension:
  - The extended premises must be contiguous to the licensed premises and must either be owned by or be under the control of the licensee or extend on to a public sidewalk.
  - The extended premises, other than premises extending on to a public sidewalk, shall be enclosed in a manner that the ingress and egress of patrons may be monitored.
- I understand that the hours of operation are limited to the following:
  - Sunday Thursday operations must cease at 9:00 p.m.
  - Friday Saturday operations must cease at 10:00 p.m.

#### For applications requesting the use of public sidewalk:

- I understand that the following conditions apply if granted the extension:
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    obstruction upon notice, it may be removed at the licensee's expense.
  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

■ I certify the information so to the conditions may result	ubmitted in this in denial of futu	application is true	and understand that false and/or revocation of this	e statements or failure to adhere extension.
Applicant Name:				3-15-21

Submit application to clerk@westalliswi.gov.

**Submit Form** 

RECEIVED

MAR 2 5 2021

CITY OF WEST ALLIS CITY CLERK RECEIVED

MAR 2 5 2021

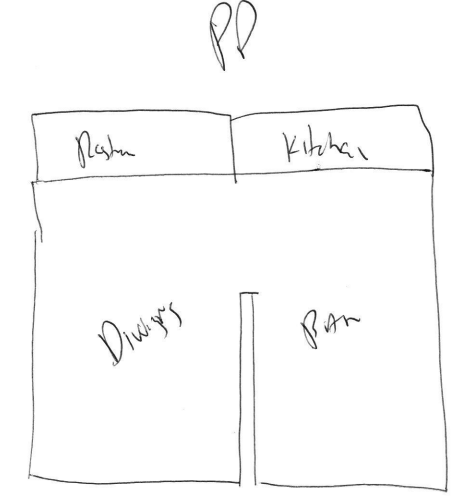
CITY OF WEST ALLIS

CITY CLERK

## RECEIVED

MAR 2 5 2021

CITY OF WEST ALLIS CITY CLERK





Fill out the following application and submit to <a href="mailto:clerk@westalliswi.gov">clerk@westalliswi.gov</a>. A copy of the floor plan of the proposed extension along with a plan of the permanently licensed premises must be attached for the application to be processed.

Check List all license types: Class B  Food Music/Entertainment, list type: Trestruing 19-0000 1967								
Name of Applicant: Lawrence Pryon								
Trade Name: Tur- BUZZARO'S NEST, LLC								
Address of Premises: 6000 W. MITCHELL ST., WEST ALLIS, WZ 53214								
Phone Number: Business: (414) 546-1040 CELL: (312) 203-6439								
Email Address: LPCHICAGO & HOTMAIL.Com								
Current Licensed Premises Description:								
SEE ATTACHED SKETCH								
Proposed Temporary Premises Description. Include any structures that will be erected on the outdoor premises (i.e.tents)								
SEE ATTACHED SKETUT								
(a copy of the floor plan for both current and proposed premises must accompany the application)								
Identify the specific area(s) for which the special extension of premises is requested. Area must be contiguous to the current licensed premises. Check all that apply and select the location of the area (example: north side, front, etc.)  Sidewalk café (public sidewalk) at the North South West East side of the premises  Patio (concrete surface) at the North South West East side of the premises								
Beer garden (soil/grass surface) at the North South West East side of the premises								
Deck (attached to building) at the North South West East side of the premises  Other: Describe area(s): PARKING LOT - NORTH + WAST OF BUILDING								
Does extension area have an additional street address? No Yes If yes, list address:								
Hours of Operation for the <i>proposed</i> extension (may not be later than 9pm Sun – Thur; 10 pm Fri – Saturday)								
Sunday								
Tuesday to Saturday to CITY OF WEST ALLIS								
Wed to								
Your application will be considered at each council meeting until November 18 unless you inform the clerk that you wish to withdraw your application.								
95 Occupancy 2020 Proposed Inside Occupancy 2020 Proposed Outside Occupancy Total Occupa								
Number and Type of Toilet Facilities # of Women's Toilets# of Men's Toilets#  # of Men's Urinals# of Temporary Toilets								



## **Expedited Temporary Extension of Class B Licensed Premises**

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  - Third parties whose rights are interfered with by the granting of a privilege have a right of action against the licensee only.

	I certify	the inf	ormation	submitted	in this ap	plication i	is true and	understand	that false	statements or	failure to	adhere
to	the cond	litions	may resu	It in denial	of future	licenses/p	ermits and	d/or revocation	on of this	extension.		

Applicant Name:

Date: 3/25-/21

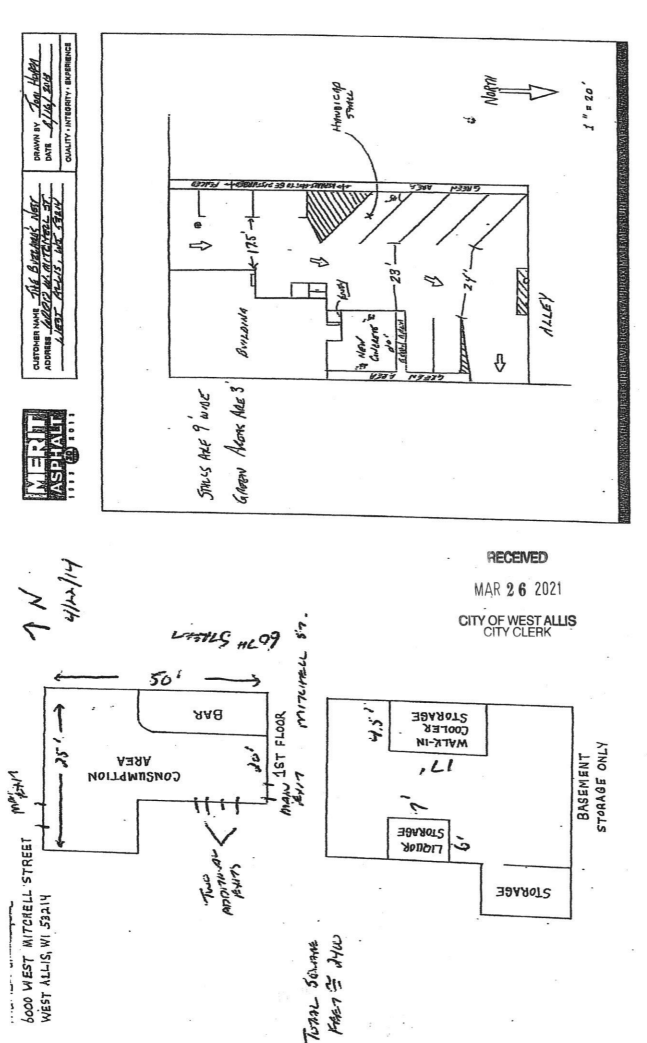
Submit application to clerk@westalliswi.gov.

**Submit Form** 

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MAR 26 2021

CITY OF WEST ALLIS



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MAR 26 2021

CITY OF WEST ALLIS CITY CLERK



# TEMPORARY EXTENSION APPLICATION

FORM TEMP EXT- APP

#### Instructions

Complete and return application to the City Clerk with the appropriate fees, \$250 for the regular application, additional fees for exceptions as desired, see page 3. Applications filed within 30 days of the start of the extension must pay a \$50 late fee.

Applicant		
Legal Entity Name (If Corporation of LLC)		
5th District Pub INC.		
Business Name (DBA)		
Lynch's		
Business Address		
2300 so. 108th street		
Agent, Individual or Partner Name	Phone Number	
Joseph Lynch	414 321-7370	
Email Address	Annual Control of the	
lynchswestallis@gmail.com		
Extension and Premises Details		
Current Licensed Premises Description		
Tavern , block building about 60' by <b></b> 60'		
Proposed Premises Description (include both indoor and outdoor as applicable)		
fenced off area with two tents and common ground open area for some picnic tables covering part		
of a existing asphalt parking lot		
Identify the specific area(s) for which the extension of premises is requested. Check all that apply and select the location		
of the area (example: north side, front, etc.)		
☐ Sidewalk café (public sidewalk) at the ☐ North ☐ South ☐ West ☐ East side of the premises		
■ Patio (concrete surface) at the □ North ■ South □ West □ East side of the premises		
■ Beer garden (soil/grass surface) at the □ North □ South □ West □ East side of the premises		
☐ Deck (attached to building) at the ☐ North ☐ South ☐ West ☐ East side of the premises		
		APR 28 2021
Does extension area have an additional street address? ■ No □ Yes CITY OF WEST AL		TY OF WEST ALLIS
If yes, list address:	3.	CITY CLERK
If the extension is temporary in nature and is on the public right of way, a certificate of insurance is required and a special event permit may also be needed. Click <a href="here">here</a> for details.		

FORM
TEMP EXT- APP
4/21

#### Outdoor Premises Regulations: (does not apply to indoor extensions)



Initial here if you understand that unless an additional authorization has been approved, the following regulations exist for the outdoor area if granted.

- a. The outdoor area must be contiguous with the indoor licensed premises.
- b. The outdoor area must be 200 or more feet from a residential premises.
- c. The outdoor area must be marked with fencing, barriers, or other objects or markings that show where the extension ends.
- d. The lighting does not project outside the requested area.
- e. The hours of operation for the area are limited to 10:00 am to 10:00 pm.
- f. If there is a service bar provided in the area for service of alcoholic beverages, there may be no seating at the service bar.

If you would like permission to operate outside the regulations above, you will need to obtain an authorization from the

- g. Sounds may not be audible 200 or more feet from the area.
- h. Duration Saturday before Memorial Day Labor Day.

#### Authorization (Exception) Requests Outdoor Premises Only:

Exception from the contiguous requirement - Additional \$150. Describe:

Exception from the proximity to residential premises requirement - Additional \$150. Describe:

Exception from the marking of the area requirement - Additional \$50. Describe:

Exception from the lighting restriction - Additional \$150. Describe:

Exception from the normal hours of operation - Additional \$50. Describe:

Exception from the service bar requirement. - Additional \$50. Describe:

Exception from the sound limitations - Additional \$150 + \$25 per week. Describe:

Exception from the normal duration - \$25 for each additional week or portion thereof. Describe:

APR 2.8 2021

CITY OF WEST ALLIS

2

#### **Entertainment**

Describe the Type of Entertainment that will be provided:

Live music on some weekends.

Events that provide entertainment that is not approved as part of the licensee's public entertainment license or if no public entertainment license exists, a temporary public entertainment license may also be required.

#### **Terms and Conditions**

You must initial each of the following items confirming your understanding:

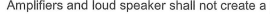
I am responsible for cleaning up the area of the extension and providing containers and storage for garbage and recycling.



All outdoors festivities shall be terminated at 10:00 p.m. unless otherwise approved.



A copy of the permit and any other applicable permits or licenses must be kept on the premises for the duration of the extension.



Amplifiers and loud speaker shall not create a public nuisance or heard beyond 200 feet from the extension.



For outdoor extensions, alcohol is to be dispensed only in individual paper/plastic containers. No pitch-

Unless a temporary public entertainment permit has been issued, the type of entertainment permitted in the outdoor area is limited to what the public entertainment premises license allows.

To the best of my knowledge and belief, all statements and answers in this application are complete and true. I understand that if I provide false or fraudulent information on this application, the application will be denied.

Signature (Individual, Partner, Agent or Officer)

4-26-21

RECEIVED

APR 28 2021

CITY OF WEST ALLIS



#### City of West Allis City Clerk's Office 7525 W. Greenfield Avenue, West Allis, WI 53214 (414) 302-8220 www.westalliswi.gov

### Application for a **CLASS B TAVERN SPECIAL EVENT PERMIT**

Non-refundable Fee: \$70.00\*

\* Application must be filed at least thirty (30) days prior to the date of granting by the Common Council.

Any application submitted within thirty (30) days, and no later than forty-eight (48) business hours, prior to the date of granting by the Common Council must be accompanied by a late fee of fifty dollars (\$50.00) in addition to the license fee.

Section 9.02(5)(b) of the Revised Municipal Code of the City of West Allis.		
NAME OF LICENSEE (Corporation, LLC, Partners or Individual):		
AGENT'S NAME: Michael O'Conrot		
ADDRESS OF LICENSED PREMISES: 8423 W. Greenfield Ave		
DIBIA: O'Connois Perfect Pint		
BUSINESS PHONE: 414-395-7468 HOME PHONE: 414-254-4000		
DATE OF EVENT: 3-7-21 TIME OF EVENT: 9AM-10 PM		
DESCRIBE EVENT TO BE HELD: St Patricks Day Party		
HAS THIS EVENT BEEN HELD IN THE PAST? IN NO TYES If Yes, when? Anally Less 2020		
PLEASE CHECK, IF APPLICABLE, TO THIS EVENT AND EXPLAIN: FOOD TENT OUTDOOR MUSIC		
IS THE TENT MORE THAN 400 SQ. FT.? ☐ NO SX YES (If Yes, ask Clerk for a Fire Dept. Tent Permit Application.)		
SPECIFIC DESCRIPTION OF AREA AND PLANS FOR ENCLOSING EXTENDED PREMISES: (ATTACH SKETCH)		
Tent to be Placed on Patio and Extended Into Palking Lot		
DOES EVENT EXTEND ONTO CITY-RIGHT-WAY? ≱NO □ YES		
IF PREMISES EXTENDS ONTO CITY RIGHT-OF-WAY, A CERTIFICATE OF INSURANCE IS REQUIRED UNDER SECTION 9.02(5)(b)(2) OF THE CITY OF WEST ALLIS REVISED MUNICIPAL CODE, AND MUST BE ATTACHED TO THIS APPLICATION.		
	STATE OF WISCONSIN COUNTY OF MILWAUKEE	
	Subscribed and sworn to before me	
Wh Uhm	this 26 day of Feb 2021	
Signature of Applicant/Agept	an Mone Mely	
	Notary Public	
* Please read other side *	My commission expires 113-25	
CLERK'S OFFICE USE:		
LICENSE PAID # OF APPROVED PERMITS GRANTED DEN NO.	IED PLACED ON FILE INSPECTIONS ☐ HEALTH (food) ☐ FIRE (tent)	
Class B Tayern Lic. # Instrumental Music Lic. # Dance Hall Lic. # Tayern Enterta	inment Lie # ISSUED	