PROPOSED FIRST AMENDMENT (v4) 1 2 **BILL NO. 2020-39** 3 ORDINANCE NO. 4 AN ORDINANCE TO AMEND LVMC CHAPTER 6.50 TO ESTABLISH A NEW ALCOHOL DELIVERY SUPPORT SERVICE ALCOHOLIC BEVERAGE LICENSE CATEGORY, TOGETHER WITH ASSOCIATED REQUIREMENTS AND LIMITATIONS; EXPAND THE CATEGORIES UNDER 5 WHICH A BUSINESS CAN EXERCISE AN ANCILLARY ALCOHOLIC BEVERAGE LICENSE; AND PROVIDE FOR OTHER RELATED MATTERS. 6 7 Sponsored by: Councilman Stavros S. Anthony Summary: Amends LVMC Chapter 6.50 to establish a new alcohol delivery support service 8 alcoholic beverage license category, together with associated requirements and limitations, and expand the categories under which a business can 9 exercise an ancillary alcoholic beverage license. 10 THE CITY COUNCIL OF THE CITY OF LAS VEGAS DOES HEREBY ORDAIN AS 11 12 FOLLOWS: 13 SECTION 1: Title 6, Chapter 50, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by adding thereto a new section, designated as Section 95, reading as 14 follows: 15 6.50.095: (A) An alcohol delivery support service alcoholic beverage license authorizes a person 16 to deliver alcoholic beverages on behalf of an establishment that sells alcoholic beverages for off-premise 17 consumption. Each alcoholic beverage delivered pursuant to this license: 18 19 (1) Must be in the original manufacturer-sealed container or a sealed container 20 qualifying under LVMC 6.50.085(C); Must have been purchased from the establishment by a consumer for 21 (2) delivery to the premises requested by the purchaser; 22 23 Must have been purchased by telephone, internet or other electronic means; (3) 24 and 25 (4) Is subject to the sales and delivery restrictions set forth in LVMC 6.50.100(B). 26

.	
1	(B) Before a license described in this Section may be issued, the applicant must establish
2	and provide to the Department for Director approval a delivery policy designed to ensure that the
3	requirements of this Section and State law in relation to the delivery of alcoholic beverages are met.
4	The delivery policy must include at a minimum:
5	(1) Protocols to ensure that drivers are twenty-one years or older;
6	(2) Alcohol awareness training for drivers, which includes at a minimum:
7	(a) Reviewing relevant State laws, including those that prohibit buying
8	for or selling to minors;
9	(b) Reviewing possible criminal and civil penalties that might be
10	imposed for the violation of laws and ordinances governing the licensee's operation;
11	(c) Checking for valid identification documents, recognizing false
12	identification documents, and refusing delivery in the case of suspicious or false identification documents;
13	(d) Verifying and tracking the personal information of recipients, as
14	well as any recipient signatures that may be obtained; and
15	(e) Identifying and refusing delivery to intoxicated recipients.
16	(3) Procedures to ensure that each delivery address is in a jurisdiction in which
17	the delivery of alcohol is permitted and that the delivery will be in accordance with the applicable delivery
18	regulations of that jurisdiction;
19	(4) Procedures to ensure that deliveries are not made to any parcel unless it is
20	zoned for single-family, two-family or multi-family residential use;
21	(5) Procedures to document how delivery data will help ensure compliance,
22	with such documentation to be made available for audit when requested by the City;
23	(6) Procedures for conducting background checks regarding drivers; and
24	(7) Procedures documenting how certain delivery information is gathered and
25	maintained that includes at a minimum the items described in LVMC 6.50.100(B)(2).

Each holder of an alcohol delivery support service alcoholic beverage license shall

26

(C)

glass for consumption on the premises of the instructional establishment to those persons involved with the

25

26

instructional process.

The hotel must provide a secure means by which an adult

(ii)

26

transient guest may control the access to the secured cabinet or refrigerator from minors that occupy the hotel
room; and
(iii) The adult transient guest shall not permit any minors that
are occupying the hotel room to access the secured cabinet or refrigerator.
(b) For individual access in a booth or viewing suite at a convention
center or sports arena:
(i) The alcoholic beverages for the booths or viewing suites
shall be provided to the tenant by the licensee. Notwithstanding any other provision of this Chapter, a tenant
of the booth or viewing suite shall not bring any alcoholic beverages into the booth or viewing suite nor
consume any alcohol within the booth or suite that was not provided by the licensee;
(ii) The booth or viewing suite must be under the operational
control of the licensee;
(iii) The licensee shall possess ultimate control of the cabinet or
refrigerator inside the booth or viewing suite, and the lock of the refrigerator or cabinet shall be designed
such that the key may not be removed from the refrigerator or cabinet without locking the refrigerator or
cabinet;
(iv) The licensee shall only deliver the key to the refrigerator or
cabinet to an adult utilizing the booth or viewing area; and
(v) The adult in receipt of the key shall not permit any minors
that have access to the booth or viewing area access to the key or access to the open refrigerator or cabinet
containing the alcoholic beverages.
(B) Delivery Restrictions. Delivery of alcoholic beverages pursuant to LVMC <u>6.50.095</u>
or 6.50.100(A)(1) above may only occur pursuant to the following conditions:
(1) [Delivery of alcoholic beverages must be in conjunction with the delivery
of groceries in the same purchase order;
u · o · · · · · · · · · · · · · · · · ·

1	beverages must be of legal age to purchase alcoholic beverages;		
2	[(3)] (2)	Each sales transaction for delivery shall have written documentation of the	
3	sale and delivery, [on forms ac	eceptable by the Director,] which shall include at a minimum:	
4		(a) The business name and address of the [grocery or general retail	
5	store;] selling establishment;		
6		(b) A detailed list of alcoholic beverages and [groceries] other items	
7	purchased in each sales transac	ction;	
8		(c) The name and address of the purchaser[;] and of the recipient;	
9		(d) The type of identification used to prove the age of the purchaser[;]	
10	and of the recipient; and		
11		(e) The signature of the delivery person [and purchaser involved in the	
12	sales transaction.];		
13	(3)	If delivery of alcoholic beverages is to be accomplished by someone other	
14	than the selling establishment.	, the delivery service provider must hold an alcohol delivery support service	
14 15		, the delivery service provider must hold an alcohol delivery support service suant to LVMC 6.50.095 and be in compliance with that Section; and	
15	alcoholic beverage license pur (4)	suant to LVMC 6.50.095 and be in compliance with that Section; and	
15 16	alcoholic beverage license pur (4) license issued pursuant to this 2	suant to LVMC 6.50.095 and be in compliance with that Section; and Except for deliveries made directly by a grocery store with an ancillary	
15 16 17	alcoholic beverage license pur (4) license issued pursuant to this services it is zoned for single-family, ty	Section, delivery of alcoholic beverages must not be made to any parcel unless	
15 16 17 18	alcoholic beverage license pur (4) license issued pursuant to this services it is zoned for single-family, ty	Except for deliveries made directly by a grocery store with an ancillary Section, delivery of alcoholic beverages must not be made to any parcel unless wo-family or multi-family residential use. The solic beverages sold pursuant to this ancillary license shall be stored in such a	
15 16 17 18	alcoholic beverage license pur (4) license issued pursuant to this sometimes is a considerable of the co	Except for deliveries made directly by a grocery store with an ancillary Section, delivery of alcoholic beverages must not be made to any parcel unless wo-family or multi-family residential use. The solic beverages sold pursuant to this ancillary license shall be stored in such a	
115 116 117 118 119 220	alcoholic beverage license pur (4) license issued pursuant to this it is zoned for single-family, to (C) Alcohomanner that prevents public ac (D) Any a	Except for deliveries made directly by a grocery store with an ancillary Section, delivery of alcoholic beverages must not be made to any parcel unless wo-family or multi-family residential use. Toolic beverages sold pursuant to this ancillary license shall be stored in such a scess.	
115 116 117 118 119 220 221	alcoholic beverage license pur (4) license issued pursuant to this some issued for single-family, two (C) Alcohomanner that prevents public accommon (D) Any a specialty sale allowed and accommon special speci	Except for deliveries made directly by a grocery store with an ancillary Section, delivery of alcoholic beverages must not be made to any parcel unless wo-family or multi-family residential use. The solic beverages sold pursuant to this ancillary license shall be stored in such a secess. The solic license issued shall be approved on an individual basis indicating the	
115 116 117 118 119 220 221 222	alcoholic beverage license pur (4) license issued pursuant to this some issued for single-family, two (C) Alcohomanner that prevents public accommon (D) Any a specialty sale allowed and accommon special speci	Except for deliveries made directly by a grocery store with an ancillary Section, delivery of alcoholic beverages must not be made to any parcel unless wo-family or multi-family residential use. Toolic beverages sold pursuant to this ancillary license shall be stored in such a scess. Incillary license issued shall be approved on an individual basis indicating the ounted for based upon the fees specified in LVMC 6.50.350.	
115 116 117 118 119 220 221 222 223	alcoholic beverage license pur (4) license issued pursuant to this services is a sued pursuant to the services is a sued pursuant to this services is a sued pursuant to the services i	Except for deliveries made directly by a grocery store with an ancillary Section, delivery of alcoholic beverages must not be made to any parcel unless wo-family or multi-family residential use. Toolic beverages sold pursuant to this ancillary license shall be stored in such a scess. Incillary license issued shall be approved on an individual basis indicating the ounted for based upon the fees specified in LVMC 6.50.350.	

6.50.360: Each licensee shall pay to the Department in advance, the semiannual license fees set forth in the following schedule:

License Category	Semiannual License Fee (Dollars)
Alcohol delivery support service	<u>500.00</u>
Alcoholic beverage caterer	[\$]500.00
Ancillary	500.00 per category authorized or 1% of gross sales, whichever is greater
Ancillary brew pub	500.00 or 1% of sales to licensed wholesale dealers, whichever is greater
Ancillary craft distillery	500.00 or 1% of gross sales, whichever is greater
Ancillary gift basket	500.00
Ancillary lounge bar	1,200.00
Ancillary winery	500.00 or 1% of gross sales, whichever is greater
Banquet or event establishment	500.00
Beer and wine room	700.00
Plus: fee for each additional bar	400.00
Beer/wine/cooler on-sale	300.00
Beer/wine/cooler off-sale	300.00
General on-sale	1,200.00
Plus: fee for each additional bar	900.00
General on-sale (beer and wine)	500.00
Liquor manufacturer	1,000.00
Nonprofit club general on-sale	200.00
Package	750.00
Permanent trade show facility	2,400.00
Restaurant service bar	600.00
Restaurant with alcohol	800.00
Plus: fee for each additional bar	750.00
Tavern (one bar)	1,200.00
Plus: fee for each additional bar	900.00
Plus: fee for resort hotel owned gift shop	900.00
Tavern-limited (one bar)	800.00
Plus: fee for each additional bar	500.00
Tavern-restricted (one bar)	800.00
Plus: fee for each additional bar	500.00
Urban lounge (one bar)	1,000.00
Plus: fee for each additional bar	750.00
Wholesale general	1,000.00

Each time-limited special event general licensee shall pay the following license fee for each day (or for each event, in the case of a multi-day event): One hundred dollars, plus seventy-five dollars for each additional

bar.

Each time-limited special event beer/wine/cooler licensee shall pay the following license fee for each day (or for each event, in the case of a multi-day event): Fifty dollars, plus twenty-five dollars for each additional bar.

SECTION 4: Title 6, Chapter 50, Section 380, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

6.50.380: (A) The origination charge listed in this Section is a one time charge which is due and payable at the time of filing an application for an alcoholic beverage license. Origination charges are as follows:

License Category	Origination Charge (Dollars)	
Alcohol delivery support service	4,000.00	
Alcoholic beverage caterer	4,000.00	
Ancillary lounge bar	40,000.00	
Banquet or event establishment	20,000.00	
Beer and wine room	7,500.00	
Beer/wine/cooler on-sale	2,500.00	
Beer/wine/cooler off-sale	2,500.00	
General on-sale	75,000.00	
General on-sale (beer and wine)	20,000.00	
Liquor manufacturer	10,000.00	
Nonprofit club general on-sale	2,000.00	
Package	40,000.00	
Permanent trade show facility	60,000.00	
Restaurant service bar	30,000.00	
Restaurant with alcohol	40,000.00	
Tavern	75,000.00	
Tavern-limited	20,000.00	
Tavern-restricted	20,000.00	
Urban lounge	50,000.00	
Wholesale general	10,000.00	

- (B) The transfer of an alcoholic beverage license from one licensee to another is exempt from the origination charge set forth in this Section.
- (C) In connection with the issuance of an original new City alcoholic beverage license to an existing County alcoholic beverage licensee whose business premises have been annexed into the City,

If any section, subsection, subdivision, paragraph, sentence, clause or phrase

25

26

license under the appropriate licensing category.

SECTION 7:

1	in this ordinance or any part thereof is for any reason held to be unconstitutional or invalid or ineffective		
2	any court of competent jurisdiction, such decision shall not affect the validity or effectiveness of the		
3	remaining portions of this ordinance or any part thereof. The City Council of the City of Las Vegas herel		
4	declares that it would have passed each section, subsection, subdivision, paragraph, sentence, clause or phra		
5	thereof irrespective of the fact that any one or more sections, subsections, subdivisions, paragraph		
6	sentences, clauses or phrases be declared unconstitutional, invalid or ineffective.		
7	SECTION 8: Whenever in this ordinance any act is prohibited or is made or declared to		
8	be unlawful or an offense or a misdemeanor, or whenever in this ordinance the doing of any act is require		
9	or the failure to do any act is made or declared to be unlawful or an offense or a misdemeanor, the doing of		
10	such prohibited act or the failure to do any such required act shall constitute a misdemeanor and upon		
11	conviction thereof, shall be punished by a fine of not more than \$1,000.00 or by imprisonment for a term of		
12	not more than six months, or by any combination of such fine and imprisonment. Any day of any violation		
13	of this ordinance shall constitute a separate offense.		
14	SECTION 9: All ordinances or parts of ordinances or sections, subsections, phrases		
15	sentences, clauses or paragraphs contained in the Municipal Code of the City of Las Vegas, Nevada, 198		
16	Edition, in conflict herewith are hereby repealed.		
17	PASSED, ADOPTED and APPROVED this day of, 2021.		
18	APPROVED:		
19	Ву		
20	CAROLYN G. GOODMAN, Mayor		
21	ATTEST:		
22	LUANN D. HOLMES, MMC		
23	City Clerk		
24	APPROVED AS TO FORM:		
25	Val Steed, Date		
26	Date Deputy City Attorney		

he above and foregoing ordinance was first proposed and read by title to the City Council on the day		
of, 2020, and referred to a committee for recommendation, the committee beir		
composed of the following members		
ereafter the said committee reported favorably on said ordinance on the day of		
, 2021, which was a meeting of said Council; that at said		
meeting, the proposed ordinance was read by title to the City Council as		
amended and adopted by the following vote:		
OTING "AYE":		
OTING "NAY":		
BSENT:		
APPROVED:		
D ₁₁		
ByCAROLYN G. GOODMAN, Mayor		
TTEST:		
UANN D. HOLMES, MMC		
ity Clerk		
11		