## **Proposed Liquor Code Amendment**

21-0502-TXT1- TEXT AMENDMENT - APPLICANT/OWNER: CITY OF LAS VEGAS - Discussion and possible action to amend LVMC Chapter 6.50 and other chapters of LVMC Title 6 to consolidate a number of alcoholic beverage license categories and adjust the licensing treatment of the new and remaining categories; amending various provisions of LVMC Titles 10, 11, 12 and 19 to make corresponding changes to other alcohol-related provisions, including land use regulations; and providing for the continuance, discontinuance or transition of existing licenses and land use approvals.

## Contents:

- Summary of the proposed changes
- Draft of the proposed ordinance

## Please note:

[abc] bracketed text reflects a deletion underlined text reflects an addition

Where language indicates that a new Code section is to be added, all provisions in that section are new, although in some cases it is just a replacement for language repealed in a previous section of the ordinance amendment.

## • Summary 21-0502-TXT1 Liquor Code Rewrite

LVMC	Subject	Existing Language	Proposed Language
6.02.035 (A)	Temporary Licensing extensions	the Director shall have the authority to extend temporary licensing approval beyond that otherwise available under the Title in cases where unforeseen circumstancesprevent Council	Clarifies "on an appeal" in regards to Council action.  ", prevent Council action on an appeal from being taken in a timely fashion."
		action from being taken in a timely fashion.	
6.02.035 (B)	Temporary Licensing	Except as otherwise approved by the Director, no temporary license issued under this Title may be sold, transferred or assigned while under temporary status.	Removes "except as otherwise approved."  No temporary license issued under this Title may be sold, transferred or assigned while under temporary status."
6.02.080 (A), (B)	Application	The license application shall be filed with the Department of forms acceptable to the Department.	Adds "or on a digital application."  The license application shall be filed with the Department of forms acceptable to the Department or on a digital application.  Adds in section B  If the application is filed electronically a digital signature is acceptable.

6.02.110 (D)	Appeal of action by Director	Adds section D; no previous language	Adds sections (D) allowing appeals of Director's decisions to be to City Council:  Notwithstanding any provision of this Chapter or Chapter 6.50 all appeals of a decision by the Director to grant, deny or place conditions on a license pursuant to Chapter 6.50 shall be to the City Council.
6.02.145	Storage of alcoholic	Except as otherwise provided in Subsection	Adds "or permits" for allowance of alcoholic storage on premises:
	beverages on commercial	(B), it is unlawful for any person to store	Except as otherwise provided in Subsection (B), it is unlawful for
	premises	alcoholic beverages on the premises of any commercial establishment unless the licensee of the establishment has obtained and	any person to store alcoholic beverages on the premises of any commercial establishment unless the licensee of the establishment has obtained and maintains valid alcoholic
		maintains valid alcoholic beverage-related	beverage-related licenses <b>or permits</b> under Chapter 6.50 that are
		licenses under Chapter 6.50 that pertain to and	<b>necessary for</b> pertain to and authorize such storage.
		authorize such storage.	

6.06.010 (B), (C)	Applicability  Conformance with other business-license provisions	(B)Director approval for specified categories (C) No previous language  Businesses governed by this chapter must also comply with Chapter 6.02 unless particular provisions of Chapter 6.02 are superseded by the provisions herein.	(B) Adds liquor section 6.50 under Director approval for licensing. (C) Adds new language: Notwithstanding any provisions of Chapter 6.02 and this Chapter 6.06, licenses issued pursuant to Chapter 6.50 shall be issued, denied, made subject to conditions, or appealed as provided in Chapter 6.50.  Adds "or in Chapter 6.50" Businesses governed by this chapter must also comply with Chapter 6.02 unless particular provisions of Chapter 6.02 are superseded by the provisions herein or in Chapter 6.50.
6.06.070 (C	Suitability	No previous language adds sections C, D	Adds sections C – G to outline application content requirements, approval criteria, and deferment to State Gaming.
– <b>G</b> )	approval – Application contents		(B) Notwithstanding anything else in this Chapter, the application for a license pursuant to Chapter 6.50 must provide:
			(1) The applicant's prior business activities and business associations covering at least the ten-year period immediately preceding the date of filing the application;
			(2) The name and address of any persons that constitute the current or proposed majority ownership structure of the business;
			(3) The name, address and job description of each person who is to be actively engaged in the administration or supervision of the business to be licensed;
			(4) The applicant's criminal history.
			(5) The applicant shall agree in writing that, if a license is granted, the applicant will accept the license subject to all of the terms and provisions of this Title and that the license is a privilege conferred upon the person who is granted the license.
			(6) Sign a release of claims and hold-harmless agreement to the City for its use of the information provided by the applicant or discovered during any investigation thereof.

			(7) Sign and verify the application under oath.
			(C) Pursuant to this Section, an applicant for suitability approval shall submit to fingerprinting and photographing and shall authorize the City in writing to obtain information from criminal justice agencies, and Federal, State and local governments and agencies, and shall consent in writing to the release of such information to the City for use in connection with the application for the license and other City business regulations.
			(D) (Pursuant to this Section, the Director may determine not to refer a license application to Metro for suitability investigation if the applicant has been investigated by and approved for a gaming license by the Nevada Gaming Commission for the same business at the same location as the alcoholic beverage license application.
6.06.130	Waiver of	Adds a section at end of existing language: The Director may waive for one or more	Adds verbiage "shall be waived"
	suitability approval – Permitted when	principals the requirement of approval for	The Director shall have full discretion to waive for one or more principals the requirement of approval for suitability, provided
		suitability, provided that at least one principal	that at least one principal other than a manager must be subject to
		other than a manager must be subject to the requirement of an approval for suitability.	the requirement of an approval for suitability. <b>There shall be a</b> presumption in favor of the Director's waiving suitability for
		Any principal for whom the requirement has	principals other than an owner, co-owner or manager. Any
		been so waived may later be required at the discretion of the Director to apply and be	principal for whom the requirement has been so waived may later be required at the discretion of the Director to apply and be found
		found suitable in order to continue his or her	suitable in order to continue his or her association with the
		association with the business	business. Except in rare instances, at the discretion of the
			Director, suitability shall be waived for all principals except a manager, owner or co-owner.
6.35.100	<b>Erotic Dance</b>	No erotic dance establishment licensee shall	Changes Erotic Dance section allow any "alcoholic beverage"
<b>(F)</b>	establishment	server, sell, distribute or suffer the consumption	license; not just Tavern  No erotic dance establishment licensee shall server, sell, distribute or
	regulations	or possession of any intoxicating liquor, or any beverage represented as containing any alcohol	suffer the consumption or possession of any intoxicating liquor, or any
		upon the premises of the licensee without a valid <b>tavern</b> license.	beverage represented as containing any alcohol upon the premises of the licensee without a valid <b>alcoholic beverage</b> license.
6.39.020	Nightclub – License	A nightclub license pursuant to the Chapter shall	Removes all of the listed categories and changes it to alcoholic
	Required	not issue for an establishment that will sell or	beverage license:

		serve alcoholic beverages unless the applicant	A nightclub license pursuant to the Chapter shall not issue for an
		possesses a beer and wine room, tavern,	establishment that will sell or serve alcoholic beverages unless the
		general on-sale, or urban lounge alcoholic	applicant possesses a general beer wine on premise or general full
		beverage license for the establishment at which	alcohol on premise alcoholic beverage license for the establishment
C 40 4 8 8	G 1	the nightclub license is proposed for issuance	at which the nightclub license is proposed for issuance
6.40.155	Gaming	No restricted gaming shall be conducted,	Removes locations in which gaming is restricted; adds section 6
<b>(B)</b>	Location =	maintained or operated in the following places or	below:
	Prohibited	locations:	No restricted gaming shall be conducted, maintained or operated in
	restricted gaming	1) Laundromats	the following places or locations:
	areas - Exception	2) Bakeries, donut shops, and any other retail	1) Laundromats
		location, except as otherwise provided in	2) Bakeries, donut shops, and any other retail location, except as
		LVMC 6.40.140 and 6.40.150;	otherwise provided in LVMC 6.40.140 and 6.40.150;
		3) Movie theatres and professional offices;	3) Movie theatres and professional offices;
		4) Fast food establishments;	4) Fast food establishments;
		5) Hotels with a lounge bar license	5) Locations within the Downtown Entertainment Overlay District,
		6) Locations within the Downtown	as described in LVMC 19.10.120; except in the case of a
		Entertainment Overlay District, as described	restaurant with alcohol licensed under LVMC 6.50.210
		in LVMC 19.10.120;	
		7) Establishments at which a person holds a	
		tavern-limited license, tavern-restricted	
		license, or nonprofit club general on-sale	
		alcoholic beverage license;	
		8) Beer and wine rooms; and	
		9) Outdoor entertainment complexes	
6.50.020	Definitions	Adds a definition for Ancillary, Full (no previous	Adds a definition for Ancillary
		language)	"Ancillary" means accessory and subordinate to, and may be added as
			an endorsement or a condition to a license authorized by this Chapter.
		Amends definition for Container:	Amends definition for Container:
		"Container," except as the context otherwise	"Container," except as the context otherwise requires, means a
		requires, means a receptacle provided by an	receptacle provided by an establishment (or otherwise) and in which
		establishment (or otherwise) from and in which	alcoholic beverages are contained.
		alcoholic beverages are consumed on the	Adds definition for Full:
		premises of the establishment.	"Full" means the on premise sale of alcohol for consumption on the
		1	premises ("liquor by the drink" and beer and wine) and the ability to
		Amends definition for "Gift Shop, resort hotel	sell alcoholic beverages in original sealed or corked containers for
		owned"	consumption off premises where the same are sold as an incidental or
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		Gift shop, resort hotel owned" A resort hotel	accessory sale to customers who have purchased alcoholic beverages
		owned gift shop may sell alcoholic beverages	for on premise consumption.
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		without having to obtain a separate <b>package</b>	Amends definition for "Gift Shop, resort hotel owned"
		license if the resort hotel is authorized to sell	Gift shop, resort hotel owned" A resort hotel owned gift shop may
		alcoholic beverages pursuant to an <b>tavern license</b>	sell alcoholic beverages without having to obtain a separate <b>alcoholic</b>
		and the floor area for the display of alcoholic	<b>beverage license</b> if the resort hotel is authorized to sell alcoholic
		beverages does not exceed fifty square feet.	beverages pursuant to a full <b>alcohol on premise alcoholic beverage</b>
			and the floor area for the display of alcoholic beverages does not
		Amends definition for "Key Employee."	exceed fifty square feet.
		"Key employee" means an employee designated by a business licensee to oversee the operations of in	Amends definition for Key Employee:
		the absence of the licensee.	"Key employee" means an employee designated by a business licensee to oversee the operations of <b>up to eight (8) locations of the business</b>
		the absence of the hochses.	in the absence of the licensee.
		On/Off Cala names shangs	
		On/Off Sale names change.	Amends title for Off-sale to Off Premise, and On-Sale to On Premise.
		Removes Restaurant Service bar, Permanent	Fremise.
		Trade Show, and Permanent Trade Show Facility,	Adds definition for Special Event
		Specialty Drink and Themed Establishment,	""Special Event" means a unique event, such as a festival, concert,
		Nonprofit Club Definitions	community event or a grand opening party or similar unique event,
			including without limitation a "special event" as defined in LVMC
			Chapter 12.02 and not a recurring business activity required to be
			licensed under this Title.
6.50.030	Alcoholic Beverage	A banquet or event establishment alcoholic	Removes this Section
	License – Banquet	beverage license authorizes the sale of alcoholic	
	or event	beverages for consumption at specified unique	
	establishment	events on the premises of a licensed banquet or	
		event establishment. A banquet or event	
		establishment licensee shall not offer or sell	
		alcoholic beverages to any persons not associated	
		with a specified unique event, nor shall the	
		licensee, on its own behalf, advertise, promote or	
		hold recurring or ongoing events at its own	
		banquet or event establishment in order to sell	
		alcoholic beverages, or permit a singular person	
		or entity to advertise, promote or hold recurring	
		or ongoing events at a banquet or event	
		establishment in order to sell alcoholic beverages.	
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		The intent of this Subsection is to permit a banquet or event establishment licensee to offer, sell and serve alcoholic beverages to persons associated with a specified unique event, such as a wedding or wedding reception, bar mitzvah, birthday party or similar unique event, but in no way permit a licensee to utilize a banquet or event establishment license to operate a recurring nightclub or tavern operation without the appropriate alcoholic beverage license.]	
6.50.040	Alcoholic beverage license – On Premise Beer Wine	Changes name for Beer wine On-sale to On Premise Beer wine sale license.	Changes name to Beer and Wine on Premises and defines it as  An on premise beer wine sale license authorized the sale of beer and wine only for consumption on the premises of the following establishments or within the confines of a limousine as described below
6.50.050	Alcoholic Beverage license Off Premise Beer wine	Changes name for Beer Wine cooler off sale to Off Premise Beer wine and removes section (A) 7:  A beer wine room licensed pursuant to LVMC 6.50.080, but only in accordance with, and subject to the limitations of, Subsection (D) of this section (D) In order for a beer wine room license to be eligible to receive a beer/wine/cooler off sale license pursuant to paragraph (7) of Subsection (C) of this Section, the beer wine room licensee must also have a Nevada State license to manufacture malt beverages and must first present to the Department proof of such licensure pursuant to NRS Chapter 369. A beer/wine/cooler off-sale	Changes name to Off Premise Beer wine; updates sections with new name and Changes (D) to read:  A beer and wine off-premise license under this Subsection (D) authorizes the sale for off-premise consumption of beer, malt or wine beverages only, and only those that have been manufactured by the licensee under the authority of NRS Chapter 369 and at a location within the State. In addition to any other requirement or limitation that may apply, the sale of beer, malt or wine beverages for off-premise consumption by an establishment licensed under this Subsection (D) is subject to the following requirements and limitations:.  Such beverages must be in their original sealed containers at the time of sale and (2) Except as otherwise provided in this Paragraph (2), such beverages must be sold in containers sold or provided by the establishment. Notwithstanding the preceding limitation, the establishment may sell and provide such a beverage to a customer in a sanitary container provided by the customer, but only if: (a) The container is made of glass, ceramic or metal and has a maximum capacity of one gallon;

	(b) The licensee or the licensee's employee fills the container at the time of sale; (c) The container, before transfer to the customer, is capped with a cork or a screw top or flip top cap or lid, and then sealed with a plastic adhesive or tamper-evident seal; and (d) The container is thereafter removed from the premises in that sealed condition and the beverage is not consumed on the licensee's premises. (E) An establishment with a beer and wine off-premise license may provide for the tasting of beverages that are authorized by the license to be sold, subject to the following conditions: (1) No sample may exceed one-half ounce per drink; and (2) Each sample must be served on the premises of the licensee for educational purposes or to promote the sale of packaged alcoholic beverages.  (F) Notwithstanding any other provision of this Code, beginning January 1, 2029: (1) No new beer and wine off-premise license may be issued for any new location directly adjacent to or upon a pedestrian mall; and (2) No beer and wine off-premise license may be renewed for any existing location directly adjacent to or upon a pedestrian mall.  SECTION
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6.50.060	Alcoholic beverage license On Premise – Full	Changes name from General On sale premise and definition A general on sale license authorizes the sale of alcoholic beverage for consumption on the premises of a licensed golf course establishment, a sports arena, a cultural establish men, a convention center or amusement theme park where alcohol sales are incidental to the primary business.	Changes definition/name Full alcohol on premise and allows for Gaming entitlements for Taverns to be included  An on premise, Full license authorizes the sale of any alcoholic beverages allowed under this Chapter for consumption on the premises of a bar, lounge, tavern, hotel, licensed golf course establishment, a sports arena, a cultural establishment, a convention center or an amusement theme park where alcohol sales are incidental to the primary business. Gaming entitlements previously available to Taverns are included in this category.  (B) A an alcohol control plan must be approved by the Director prior to the service of any alcoholic beverages.
6.50.075	Alcoholic Beverage License – Craft Winery	Changes name/definition Ancillary winery An ancillary winery alcoholic beverage license authorizes the manufacture and sale of wine beverages at an establishment, provided that, the owner of or operator of such establishment maintains in a primary capacity, at the same location, one of the following licenses:  1. Tavern 2. Tavern-limited 3. Beer/wine room 4. Urban lounge 5. Tavern - Restricted	Changes name/definition to: Craft Winery A craft winery alcoholic beverage license authorizes the manufacture of wine beverages at the licensed establishment, as well as the onpremise and off-premise sale of wine beverages manufactured at the establishment. The licensee may hold additional alcoholic beverage licenses that enable the sale of alcoholic beverages not manufactured by the establishment if to do so does not conflict with State law.
6.50.080	Alcoholic beverage license –on premises beer-wine	Changes name/definition Beer and wine room On Premises A beer and wine room alcoholic beverage license authorizes the sale of beer, wine and coolers, only for consumption on the premises where the same are sold.	Changes the name/definition to Beer and wine On Premises An on premises beer-wine alcoholic beverage license authorizes the sale of beer, wine and coolers, only and only for consumption:  (A) On the premises where the same are sold; or (B) Within the confines of a limousine operated by a limousine service licensed by the City and the Nevada Taxicab Authority, subject to the following requirements and limitations: (1) For purposes of this Subsection (B), the term "limousine" includes only a "traditional limousine" as defined by NAC

			706.124, and does not include a "livery limousine" as defined by NAC 706.080 or a "bus" as defined by NAC 706.022.  (2) One bottle of sparkling wine or champagne, no larger than seven hundred fifty milliliters in capacity, may be provided by the driver of a limousine to passengers on a complimentary basis.  (3) Such bottle of sparkling wine may only be consumed within the confines of the limousine during the specific trip for which it was provided, whether the trip is considered a charter service by limousine pursuant to NAC 706.036, a scenic tour pursuant to NAC 706.112 or an airport transfer service pursuant to NAC 706.015.  (4) The driver of the limousine shall not provide sparkling wine or champagne pursuant to this Subsection (B) if there are passengers under twenty-one years of age traveling in the limousine, unless those passengers are accompanied by a parent or legal guardian.  (5) Persons employed by the limousine service who are engaged in the provision of sparkling wine or champagne, or who supervise employees so engaged, shall comply with any requirements of the Director regarding health cards, work cards or alcohol awareness training.  (6) Neither the limousine service nor its drivers shall provide, sell or otherwise serve any alcoholic beverage by any means other than as provided by this Subsection (B).
6.50.085	Alcoholic Beverage license – brew pub alcoholic beverage	Changes name/definition of Ancillary Brew Pub An ancillary brew pub alcoholic beverage license authorizes the manufacture and sale of malt beverages at the establishment, provided that the owner or operator of such establishment maintains in a primary capacity, at the same location, one of the following licenses:  1) Tavern 2) Tavern-limited	Changes the name/definition Brew pub alcoholic beverage A brew pub alcoholic beverage license authorizes the manufacture of malt beverages at the licensed establishment, as well as the on-premise and off-premise sale of malt beverages manufactured at the establishment. The licensee may hold additional alcoholic beverage licenses that enable the sale of alcoholic beverages not manufactured by the establishment if to do so does not conflict with State law.

		<ul><li>3) Beer/wine room</li><li>4) Urban lounge</li></ul>	
6.50.090 (A), (B)	Ancillary craft distilleries	Changes name/definition of Ancillary craft distilleries  (A) An ancillary craft distillery alcoholic beverage license authorizes the manufacture and sale of craft distilled beverages at an establishment, but only if the owner or operator of the establishment maintains, in a primary capacity, at the same location, a liquor manufacturer's license pursuant to LVMC 6.50.145 and any and all licenses necessary under NRS Chapter 369 that authorize that activity  (B) Removed 2 & 3: The operator or licensee must submit to the Director for approval, on an annual basis, a proposed event schedule where on-premises consumption will take place, which must include:  a) dates, hours, and descriptions of prosed events  b) the approximate number of person expected to attend each event.  c) An attestations that only those ages 21 years and older may be in attendance.  3) No approved event schedule may be changed without a minimum of 15 days written notice to the Director.	Changes the name/definition to Craft Distilleries and removes conditions  A craft distillery alcoholic beverage license authorizes the manufacture of craft distilled beverages at the licensed establishment as well as the on-premise and off-premise sale of craft distilled beverages manufactured at the establishment. The licensee may hold additional alcoholic beverage licenses that enable the sale of alcoholic beverages not manufactured by the establishment if to do so does not conflict with State law.
6.50.100 (A)	Alcoholic beverage license, endorsement or condition – Ancillary specialty sales	Alcoholic beverage license – Ancillary specialty sales  (A) An ancillary license authorizes the sale of alcoholic beverages for particularized sales, instruction or tasting as follows.	Adds Alcoholic beverage license, endorsement or condition — Ancillary specialty sales.  (1) Internet and Related Sales. A person licensed pursuant to this Chapter to sell alcoholic beverages for off-premise consumption or a restaurant licensed to sell alcoholic

- (1) Internet and Related Sales. A person licensed pursuant to this Chapter to sell alcoholic beverages for off-premise consumption may offer and sell such beverages by telephone, internet or other electronic means, and may provide for the delivery of such beverages to the premises requested by the purchaser, either through direct delivery by the licensee or by means of an alcohol delivery support service that is licensed pursuant to LVMC 6.50.095 and that meets the requirements of that Section and Subsection (B) of this Section. (2) Instructional Wine-Making. A person authorized to sell alcoholic beverages pursuant to a package liquor license may instruct persons regarding the making of wine provided that such licensee first acquires, and maintains in good standing, any required State license or permit.
  - (a) Wines made during the instructional process may be served by the glass for consumption on the premises of the instructional establishment to those persons involved with the instructional process.
  - (b) Notwithstanding the provisions of LVMC 6.50.430, persons who have made wine during an instructional process pursuant to this Section may place such wine in bottles or containers and remove them from the instructional establishment, but only for their personal use.

- beverages in connection with a meal may offer and sell such beverages by telephone, internet or other electronic means, and may provide for the delivery of such beverages to the premises requested by the purchaser, either through direct delivery by the licensee or by means of an alcohol delivery support service that is licensed pursuant to LVMC 6.50.095 and that meets the requirements of that Section and Subsection (B) of this Section. The "delivery" authorized by this paragraph (1) also includes delivery of such beverages by the seller to a customer by means of onsite or curbside pickup. In each case of the onsite or curbside pickup such beverages must be in the original manufacturer-sealed container and the age of the person placing the order and the person receiving it must be verified.
- (2) Instructional Wine-Making. A person authorized to sell alcoholic beverages pursuant to a package liquor license may instruct persons regarding the making of wine provided that such licensee first acquires, and maintains in good standing, any required State license or permit.
  - (a) Wines made during the instructional process may be served by the glass for consumption on the premises of the instructional establishment to those persons involved with the instructional process.
  - (b) Notwithstanding the provisions of LVMC 6.50.430, persons who have made wine during an instructional process pursuant to this Section may place such wine in bottles or containers and remove them from the instructional establishment, but only for their personal use.
- (4) Individual Access. An owner or beneficial owner of a **hotel**, **resort hotel** sports arena or convention center that is authorized to sell alcoholic beverages pursuant to a **full alcohol license or beer and wine on-premise license**, may sell alcoholic beverages by individual access pursuant to the following conditions:
  - (a) For individual access in a hotel room:
    - (i) The hotel must provide a full-service restaurant that serves meals no less than twelve hours every day, room service of meals (which may include alcoholic beverages) to all rooms no less than twelve hours every day,

- (3) Tasting. A person authorized to sell alcoholic beverages pursuant to a package liquor, wholesale general or beer-wine/cooler off sale license may provide the tasting of wines and beers,and cordials or liqueurs (if permitted pursuant to the person's license) pursuant to the following conditions:
  - (a) The sample must not exceed one-half ounce per drink;
  - (b) The samples must be served on the premises of the licensee for educational purposes or to promote the sale of packaged alcoholic beverages;
  - (c) The samples shall not be offered in conjunction with a meal at a restaurant:
  - (d) Persons offering samples of alcoholic beverages must be employees of the licensee and the person must possess a valid work card; and
  - (e) Bottles of wines, beers, cordials or liqueurs opened for tasting shall not be sold, otherwise distributed or given away.
- (4) Individual Access. An owner or beneficial owner of a hotel that is authorized to sell alcoholic beverages pursuant to a hotel lounge barlicense, or an owner or beneficial owner of a sports arena or convention center that is authorized to sell alcoholic beverages pursuant to general on-sale or a tavern licensense may sell alcoholic beverages by individual

- and no less than one full-time security guard on duty at all times;
- (ii) The hotel must provide a secure means by which an adult 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

access pursuant to	the following
conditions:	
(a) For individua	access in a hotel
room:	
(i) The he	otel must provide
a full-se	rvice restaurant
that serv	es meals no less
than twe	lve hours every
	om service of
	all rooms no less
than twe	lve hours every
	no less than one
	security guard on
duty at al	• •
•	e hotel must
` '	secure means by
•	adult transient
	ay control the
	to the secured
	or refrigerator
	nors that occupy
	room; and
	adult transient
	ll not permit any
	at are occupying
	room to access
	ared cabinet or
refrigerat	
` '	ual access in a
	ing suite at a
convention cente	
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	s for the booths
	ng suites shall be
provided	to the tenant by
the	licensee.

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booth or	viewing suite
shall n	ot bring any
alcoholic	beverages into
the booth	or viewing suite
nor cons	ime any alcohol
	e booth or suite
that was	not provided by
the licens	
	ooth or viewing
	st be under the
	al control of the
licensee;	
	licensee shall
· · ·	timate control of
_	et or refrigerator
	he booth or
	uite, and the lock
	refrigerator or
	nall be designed
	the key may not
	ved from the
	or or cabinet
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	or or cabinet;
	licensee shall
	ver the key to the
	or or cabinet to
	utilizing the
	iewing area; and
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	shall not permit
· · · · · · · · · · · · · · · · · · ·	ors that have
access to	the booth or

6.50.120	Ancillary lounge bar in hotel or	viewing area access to the key or access to the open refrigerator or cabinet containing the alcoholic beverages.  Removes this section altogether	
( 50 150	mixed use building	Damana dia antima desartan	
6.50.150	Nonprofit club general on-sale- Non-conforming	Removes this section altogether	
6.50,170	Alcoholic beverage License – Package	A package license authorizes the sale, to consumers only and not for resale, of alcoholic beverages, in original sealed or corked containers, for consumption off the premises where the same are sold. In addition, a liquor store that holds a package license may provide on-premises, wine, beer, cordial and liqueur tasting, but only if the licensee also holds an ancillary license for such location.	Adds liquor and removes ancillary license requirement A package alcohol license authorizes the sale, to consumers only and not for resale, of alcoholic beverages, in original sealed or corked containers, for consumption off the premises where the same are sold. In addition, a liquor store that holds a package alcohol license may provide on-premises, wine, beer, cordial and liqueur tasting, but only if the licensee also holds an ancillary activities endorsement for such location.  Adds section (F) and (G)  (F) An establishment with a package alcohol license may provide for the tasting of  beverages that are authorized by the license to be sold, subject to the following conditions:  (1) No sample may exceed one-half ounce per drink; and  (2) Each sample must be served on the premises of the licensee for educational purposes or to promote the sale of packaged alcoholic beverages.  (G) Notwithstanding any other provision of this Code, beginning January 1, 2029:

			<ul> <li>(1) No new package alcohol license may be issued for any new location directly adjacent to or upon a pedestrian mall; and</li> <li>(2) No package alcohol license may be renewed for any existing location directly adjacent to or upon a pedestrian mall.</li> </ul>
6.50.175	Alcoholic beverage license – Permanent Trade show facility	A permanent trade show facility alcoholic beverage license authorizes the sale of alcoholic beverages for consumption on the premises of a permanent trade show facility provide the condition set forth in Subsection B is satisfied	Removes Section
6.50.180	Restaurant Service Bar	Removed section	Entire section removed
6.50.190/20	Alcoholic Beverage permit – Time limited special event with alcohol	Combines both 190 and 200 A time-limited special event beer/wine/cooler license authorizes the sale of beer, wine and coolers only alcoholic beverages, and for consumption only on the premises of the location specified in the license. The license shall be limited to the period and times specified in the license and in an approved special event permit issued under Chapter 12.02	Changes name and combines Alcoholic beverage permit – Time-Limited Special Event full alcohol A special event alcohol permit authorizes the sale of alcoholic beverages for consumption only on the premises of the location specified in the permit. The permit shall be limited to the period and times specified in the permit and in any applicable special permit issued under Chapter 12.02
6.50.220	Restaurant with alcohol – Requirements and Limitations	<ul> <li>(A) The seating area in the lounge area of a restaurant with alcohol shall not exceed:</li> <li>(1) One bar seat or stool for each eight restaurant seats; and</li> </ul>	Changes the limitations     (A) The actual seating available at all times within the restaurant area of a restaurant with alcohol must be able to accommodate at least thirty persons. For purposes of the minimum-seating requirement, the "restaurant area" does not include bar seat or stool seating at a

- (2) One table or booth seat for each three restaurant seats.
- (B) The actual seating available at all times within the restaurant area of a restaurant with alcohol must be able to accommodate at least one hundred persons. For purposes of the minimum-seating requirement, the "restaurant area" does not include bar seat or stool seating at a bar, but may include table or booth seating within the bar area and table seating within a patio area.
- (C) Any lounge area within a restaurant with alcohol shall be separated from the restaurant area by a barrier sufficient to prevent access to the lounge area by minors and by signage approved by the Director.
- (D) Meals must be served during all hours that the bar is open for business and a cook and food server other than the bartender shall be on duty at all such times.
- (E) It is unlawful for a restaurant with alcohol to operate a buffet, buffet-style, cafeteria, or cafeteria-style restaurant as the primary food operation of the business. A buffet-style food operation may be among the menu selections at a fixed price; however, the aforementioned food operations are only to supplement the regular menu of complete meals and a la carte items.
- (F) It is unlawful for a licensee to charge or collect any admission fee, including, but not limited to, soliciting donations or requiring ticket purchases for entry into the licensed establishment.
- (G) Limited live entertainment is permitted on the premises of the licensed establishment only if approved by the approval authority.

- bar, but may include table or booth seating within the bar area and table seating within a patio area.
- (B) Any lounge or bar area within a restaurant with alcohol shall be separated from the restaurant area by a barrier sufficient to prevent access to the lounge area by minors and by signage approved by the Director.
- (C) Meals must be served during all hours that the bar is open for business and a cook and food server other than the bartender shall be on duty at all such times.
- (D) It is unlawful for a licensee to charge or collect any admission fee, including, but not limited to, soliciting donations or requiring ticket purchases for entry into the licensed establishment.
- (E) Live entertainment is permitted on the premises of the licensed establishment only if the entertainment:
  - (1) Has been approved by the Director;
  - (2) Does not take place between the hours of midnight and 8:00 a.m.; and
  - (3) Is incidental to the primary activity of the establishment and limited to ambient or background music intended to create or enhance mood or atmosphere or karaoke singing.

6.50.240	Alcoholic beverage		Changes Tavern to non-conforming – and no new ones allowed
U.3U.24U	License – Tavern Non-Conforming	A tavern license_authorizes the sale of alcoholic beverages for consumption on the premises where the same are sold, and authorizes the sale, to consumers only and not for resale, of alcoholic beverages, in original sealed or corked containers from a behind a bar or from a storeroom only, for consumption off the premises where the same are sold. A tavern licensee may not display or advertise such liquor for off-sale purchase by patrons, and any sales must be incidental to the on-premise sale and consumption of alcoholic beverages.	A tavern license is non-conforming and_authorizes the sale of alcoholic beverages for consumption on the premises where the same are sold, and authorizes the sale, to consumers only and not for resale, of alcoholic beverages, in original sealed or corked containers from a behind a bar or from a storeroom only, for consumption off the premises where the same are sold. Said licensee may not display or advertise such liquor for off-sale purchase by patrons, and any sales must be incidental to the onpremise sale and consumption of alcoholic beverages.  (B) Upon expiration, renewal or application for a new license, previous Tavern license holders shall apply for and be issued an On Premise, Full (with gaming) license
6.50.250- 251, 253	Alcoholic Beverage License – Tavern Limited – non- Conforming; On Premise, Full (without gaming)	Removes sections (B2-4):	Changes Tavern-limited to non-conforming – and no new ones allowed; calls An On-premise, FULL (without gaming)  Removes restriction of only being able to issue to premises that are in the Downtown Overlay district.  Adds:  Upon expiration, renewal or application for a new license, previous Tavern license holders shall apply for and be issued an On Premise, Full (without gaming) license  Allows for Director conditions to be added
6.50.253	Tavern-Restricted – Non conforming;	May only be issued for premises located on Sahara Avenue within the area bounded by Valley View Boulevard on the east and Durango Drive on the west (the "designated area")	Removes designated areas; combines with On Premise, Full without gaming  Upon expiration, renewal or application for a new license, previous Tavern-restricted licenses may be made subject to these same restrictions.
6.50.255	Urban Lounge – Non Conforming	An Urban lounge license authorizes the sale of alcoholic beverages for consumption on the premises where the same are sold only, and the sale, to consumers only and not for resale, of alcoholic beverages in original sealed or corked containers from behind a bar or from a	Changes definition; removed designated areas:  A non-conforming urban lounge license authorizes the sale of alcoholic beverages for consumption on the premises where the same are sold only, and the sale, to consumers only and not for resale, of alcoholic beverages in original sealed or corked containers from behind a bar or from a storeroom only,

		storeroom only, for consumption off the premises where the same are sold. An urban lounge licensee may not display or advertise such liquor for off-sale purchase by patrons, and any sales must be incidental to the onpremise sale and consumption of alcoholic beverages.	for consumption off the premises where the same are sold. An urban lounge licensee may not display or advertise such liquor for off-sale purchase by patrons, and any sales must be incidental to the on-premise sale and consumption of alcoholic beverages. Upon expiration, renewal or application for a new license, previous Urban Lounge license holders shall apply for and be issued an On Premise, Full (with gaming) license. Gaming entitlements may be limited to the same number of slot machines as were previously allowed for an Urban Lounge license, i.e., five slot machines.
6.50.355	Permanent Trade Show – Permit	An exhibitor at a permanent trade show shall not sell alcoholic beverages at his or her exhibit without first securing and maintaining an unexpired exhibitor alcoholic beverage permit issued by the Department under a permanent trade show facility alcoholic beverage license.	Removes this section
6.50.360	License Fees	License fees set per category have been changed;	License category names have changed:
		The following license categories will remain:	Ancillary Brew Pub has changed to <b>Brew Pub</b>
			Ancillary Craft distillery has changed to Craft distillery
		Alcohol delivery support service \$500.00	Ancillary lounge bar has been removed
		Alcoholic beverage caterer \$500.00	Ancillary Craft winery has changed to Craft Winery
		Ancillary Specialty Sales \$500 per category authorized or 1% of gross sales, whichever is greater	Banquet or Event establishment has been removed
			Beer and wine room has been removed
		Liquor Manufacturer \$1,000	Beer/wine/cooler on-sale has been removed
		Restaurant with alcohol \$800.00	Beer/wine/cooler off-sale has been removed
		Plus: fee for each additional bar \$750.00	General on-sale has changed to Full alcohol on-premise
		Wholesale General \$1000.00	General on-sale (beer and wine) has changed to Beer and wine on- premise with a semiannual license fee of 700.00
			Plus: fee for each additional bar 400.00
			Nonprofit club general on-sale has been removed

			Package has been updated to Package Alcohol
			Permanent trade show facility has been removed
			Restaurant service bar has been removed
			Tavern (one bar) has been removed
			Plus: fee for each additional bar has been removed
			Plus: fee for resort hotel owned gift shop has been removed
			Tavern-limited (one bar) has been removed
			Plus: fee for each additional bar has been removed
			Tavern-restricted (one bar) has been removed
			Plus: fee for each additional bar has been removed
			Urban lounge (one bar) has been removed
			Plus; fee for each additional bar has been removed
6.50.380	Application Fee	Removes Original fees as listed in chart	All applications now have a \$5000 application fee; no more origination fees.
			To compensate recent recipients of alcohol licenses with an origination fee in excess of \$5,000 the following formula shall determine the amount owed as a semi-annual license fee by the holder of such license:
			(1) For 2022, 20% of the amount calculated pursuant to Section 6.50.360 for a license purchased within one year prior to December 31, 2021, with the percentage owed increasing to 30%, 40%, 50%, 60%, 70%, 80% and 90% respectively each of the succeeding years 2023 through 2029;
			(2) For 2022, 30% of the amount calculated pursuant to Section 6.50.360 for a license purchased within two years prior to December 31, 2021, with the percentage owed increasing to 40%, 50%, 60%, 70%, 80% and 90% each of the succeeding years 2023 through 2028;
			(3) For 2022, 40% of the amount calculated pursuant to Section 6.50.360 for a license purchased within three years prior to December 31, 2021, with the percentage owed increasing to 50%,

- 60%, 70%, 80% and 90% each of the succeeding years 2023 through 2027;
  - (4) For 2022, 50% of the amount calculated pursuant to Section 6.50.360 for a license purchased within four years prior to December 31, 2021, with the percentage owed increasing to 50%, 60%, 70%, 80% and 90% each of the succeeding years 2023 through 2026;
  - (5) For 2022, 60% of the amount calculated pursuant to Section 6.50.360 for a license purchased within five years prior to December 31, 2021, with the percentage owed increasing to 70%, 80% and 90% each of the succeeding years 2023 through 2025;
  - (6) For 2022, 70% of the amount calculated pursuant to Section 6.50.360 for a license purchased within six years prior to December 31, 2021, with the percentage owed increasing to 80% and 90% each of the succeeding years 2023 through 2024;
  - (7) For 2022, 80% of the amount calculated pursuant to Section 6.50.360 for a license purchased within seven years prior to December 31, 2021, with the percentage owed increasing to 90% for 2023; and
  - (8) For 2022, 90% of the amount calculated pursuant to Section 6.50.360 for a license purchased within eight years prior to December 31, 2021.
- (E) Provided, however, that at the expiration of the reduced percentage of semi-annual fee owed pursuant to the formulas in subsection (D) above the amount owed shall revert back to 100% of the amount calculated pursuant to Section 6.50.360, and provided further that in no event shall the total of the reductions in the amounts owed pursuant to this Section ever exceed an amount that is \$5,000.00 less than the actual amount paid for the Origination fee. In the event the amount of the reductions in the semi-annual fees owed reaches an amount that is \$5,000.00 less than the amount paid for the Origination Fee all reductions in the amount of semi-annual fee owed to the City pursuant to Section 6.50.360 shall cease and the licensee shall thereafter owe and pay the full amount of semi-annual license fee as calculated pursuant to Section 6.50.360.
- (F) There shall be no reduction in semi-annual fees owed by recipients of licenses issued more than eight years prior to December 31, 2021.

6.50.475	Off Sale or package alcoholic beverage sales – Pedestrian malls	Adds the following: Changes to Off-Premise  Notwithstanding any other provision of this Chapter or Chapter 19, no new permit for Package alcohol or off premise beer-wine shall be issued for a new location directly adjacent to or upon a pedestrian mall, and further, no permit shall be renewed for any location directly adjacent to or upon a pedestrian mall after December 31, 2028.
6.50.477	Off Sale or package alcoholic beverage sales-Downtown Entertainment Overlay District	Adds the following: Changes to Off-Premise  (B) Notwithstanding any other provision of this Chapter or Chapter 19, no new permit for Package liquor or off premise beer-wine shall be issued for a new location within the Downtown Entertainment District, and further, no permit shall be renewed for any location within the Downtown Entertainment District after December 31, 2028.

**BILL NO. 2022-**

1 2 ORDINANCE NO. \_\_\_\_\_ 3 AN ORDINANCE RELATING TO THE REGULATION OF ALCOHOLIC BEVERAGES: AMENDING LVMC CHAPTER 6.50 AND OTHER CHAPTERS OF LVMC TITLE 6 TO CONSOLIDATE A NUMBER 4 OF ALCOHOLIC BEVERAGE LICENSE CATEGORIES AND ADJUST THE LICENSING TREATMENT OF THE NEW AND REMAINING CATEGORIES: AMENDING VARIOUS PROVISIONS OF LVMC TITLES 10, 11, 12 AND 19 TO MAKE CORRESPONDING CHANGES TO 5 OTHER ALCOHOL-RELATED PROVISIONS, INCLUDING LAND USE REGULATIONS; PROVIDING FOR THE CONTINUANCE. DISCONTINUANCE OR TRANSITION OF EXISTING 6 LICENSES AND LAND USE APPROVALS; AND PROVIDING FOR OTHER RELATED MATTERS. 7 8 Sponsored by: Councilwoman Olivia Díaz Summary: Amends LVMC Chapter 6.50 and Councilman Stavros S. Anthony other chapters of LVMC Title 6 to consolidate a 9 number of alcoholic beverage license categories and adjust the licensing treatment of the new and categories; remaining amending 10 provisions of LVMC Titles 10, 11, 12 and 19 to make corresponding changes to other alcohol-11 related provisions, including land use regulations; and providing for the continuance, discontinuance 12 or transition of existing licenses and land use 13 approvals. THE CITY COUNCIL OF THE CITY OF LAS VEGAS DOES HEREBY ORDAIN AS 14 FOLLOWS: 15 SECTION 1: Title 6, Chapter 50, Sections 30, 40, 120, 150, 175, 180, 190, 240, 250, 253, 16 255, 265, 355, 360, 380 and 520 are hereby repealed in their entirety. 17 18 SECTION 2: Title 6, Chapter 50, Section 20, of the Municipal Code of the City of Las 19 Vegas, Nevada, 1983 Edition, is hereby amended to read as follows: 6.50.020: 20 Unless the context otherwise requires, the scope of all words in this Chapter shall be liberally construed in order to effectuate the purpose of this Chapter, and, in particular, the following words shall have 21 the meaning ascribed to them as follows: 22 "Adult" means, for the purposes of this Chapter, a natural person over the age of twenty-one years. 23 24 "Alcohol caterer" means a person who serves, pours or sells alcoholic beverages only for consumption on the premises where the same are dispensed, served or sold during the times, dates and places 25 26 specified by permit.

"Alcoholic beverage" includes alcohol, spirits, liquor, wine and beer, and coolers, and every liquid or solid which contains alcohol, spirits, liquor, wine or beer[;] or coolers; and which contains one-half of one percent or more of alcohol by volume; and which is fit for beverage purposes, either alone or when diluted, mixed or combined with other substances. Any liquid or solid containing beer or wine in combination with any other alcoholic beverage shall not be construed to be beer or wine.

["Alcoholic beverage caterer" means a person who serves, pours or sells alcoholic beverages only for consumption on the premises where the same are dispensed, served or sold during the times, dates and places specified by permit.

"Amusement theme park" means a theme park, as defined in LVMC 6.81.020. Such a business may include the incidental sale of refreshments, food, beverages, gifts or novelties.]

"Ancillary," with reference to a business or use, means accessory and subordinate to a principal business or use. With reference to licenses or license types, the term refers to an endorsement or condition that can be added to another license authorized by this Chapter.

"Art gallery" means a business establishment whose primary business is the display, exhibit and sale of fine art for purchase by the general public. For the purpose of this definition, "fine art" means:

- (1) A work of visual art such as a painting, sculpture, drawing, mosaic or photograph;
- (2) A work of written art, such as calligraphy;
- (3) A work of graphic art, such as an etching, a lithograph, an offset print, a silkscreen, or any other work of like nature;
- (4) A work in craft materials, including, but not limited to, clay, textile, wood, metal, plastic or glass; or
- (5) A work in mixed media, which is a work that is any combination of the art media set forth in this definition.

["Banquet establishment" means any establishment which is rented by individuals or groups to accommodate events such as banquets, weddings, anniversaries and other similar private events. Such establishment may or may not include:

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retail floor area dedicated to such products and items, provided that not more than ten percent of its gross retail floor area is devoted to the sale of beer, wine and coolers; and

(2) Except as otherwise provided in this Paragraph (2), contains not less than one thousand two hundred square feet, nor more than five thousand square feet of floor space devoted to retail sales display, exclusive of warehouse and office areas. The minimum size requirement in the preceding sentence does not apply to a development that qualifies as mixed-use under LVMC Title 19.

"Convention center or arena" means a structure or other space utilized for scheduling, hosting or accommodating a convention, trade show or temporary event, whether the activity is open or closed to the general public. For purposes of this Chapter, the term includes a stadium facility that may be operated in conjunction with a convention center, but does not include a permanent trade show facility.

"Cooler" means any prebottled alcoholic beverage, other than beer or wine, that is a distillate obtained from the fermentation of the natural contents of fruits or other agricultural products containing natural or added sugar, which contains not more than ten percent of alcohol by volume.

"Cultural establishment" means a facility which charges a fee for admission and is dedicated to performing arts, history or education and where food is provided in a concession space.

"Downtown Entertainment Overlay District" has the meaning and boundaries as described in LVMC 19.10.120.

"Downtown Las Vegas Overlay District" has the meaning and boundaries as described in LVMC 19.10.110.

"Drugstore" means a business establishment which occupies the entire business premises of a building, or a portion of the business premises of a building which is segregated physically or spatially from the rest of the business premises, where a State licensed pharmacist is present at all times the pharmacy operation is open for the purpose of compounding or dispensing, or both compounding and dispensing of drugs and medicines, and where a grill and fountain service is permitted as well as the retail sales of sundries, including stationery, magazines, cosmetics and health items. For an establishment to qualify as a drugstore, the annual gross revenue from the sale of prescription pharmaceuticals must be in excess of fifty percent of || 1

the establishment's total gross revenue on a calendar year basis.

["Dues" means fees paid on a monthly, quarterly, semiannual or annual basis for the right to participate in the planning of activities and the utilization of services offered by a nonprofit corporation, association or organization. The term "dues" does not include fees paid for the purchase of drinks, meals or other services offered by a nonprofit corporation, association or organization.]

"General retail store" means a business established for the retail sale of general merchandise in excess of five thousand square feet of floor space devoted for the sale of multiple line products provided that not more than ten percent of its gross retail floor area is devoted to beer, wine and coolers, unless there is a greater amount of floor area otherwise specified by a land use approval or permitted by condition on the alcoholic beverage license.

"Gift shop, resort hotel leased" means a discrete area within a resort hotel, owned and operated by a person other than the owner of the resort hotel, that sells clothing and miscellaneous sundries appropriate as gifts, as well as other items, including, but not limited to newspapers, magazines, and foodstuffs. A resort hotel leased gift shop may only sell alcoholic beverages upon the receipt of a valid, unexpired alcoholic beverage license by the operator of the gift shop and the floor area for the display of alcoholic beverages shall not exceed fifty square feet.

"Gift shop, resort hotel owned" means a discrete area within a resort hotel, owned and operated by the resort hotel, that sells clothing and miscellaneous sundries appropriate as gifts, as well as other items, including, but not limited to newspapers, magazines, and foodstuffs. A resort hotel owned gift shop may sell alcoholic beverages without having to obtain a separate package alcoholic beverage license if the resort hotel is authorized to sell alcoholic beverages pursuant to a [tavern] <u>full alcohol on premise alcoholic beverage</u> license and the floor area for the display of alcoholic beverages does not exceed fifty square feet.

"Golf course" means any links consisting of at least eighteen holes which have been certified by the United States Golf Association for individual and group play and which provide a variety of golf facilities, including, but not limited to at least one or more of the following: a driving range, golf lessons, motorized golf carts; a professional golf shop or a clubhouse. Each golf cart that maintains alcoholic beverages for

pouring or service to patrons of a golf course, or is used to serve or pour alcoholic beverages to patrons of a golf course is considered to be a separate bar for purposes of this Chapter. Miniature golf and/or putting course facilities and electronically simulated golf courses are not to be considered golf courses for purposes of this definition.

"Groceries" means staple food stuffs, dairy products, meats and produce meant for human consumption; articles used in the preparation of food; and household supplies.

"Grocery store" means a business establishment which occupies all of the business premises of a building or a portion of the business premises of a building which is segregated physically or spatially from the rest of the business premises, and which contains more than five thousand square feet of floor space, exclusive of warehouse and office space, for the display and sale of foodstuffs, whether fresh, frozen, canned or packaged, and may include the sales of other products, including non-food items, alcoholic beverages (if licensed by the City for the sale of alcoholic beverages), and pharmaceuticals, provided the sale of such pharmaceuticals is incidental to the primary business of selling products other than pharmaceuticals. The term does not include an establishment in which more than ten percent of the gross retail floor area of the establishment premises consists of alcoholic beverages.

"Hotel" means, for purposes of this Chapter, a "resort hotel" as defined by LVMC [Chapter] 6.40.020(F), except when the term is used in conjunction with a specific term which lists the number of rooms required. A "hotel," if not a "resort hotel," contains not less than [one hundred fifty] twenty guest rooms in a single or connected structure, access to which is controlled through a foyer and hallways; provides rooms which are let or hired out only to transient guests on a day-to-day basis; and does not provide for cooking in individual rooms or suites.

["Hotel lounge bar" means a bar located in a lounge area of a hotel where alcoholic beverages are sold for consumption in specified areas only.]

"Individual access" means the provision of a secured cabinet or refrigerator with alcoholic beverages, access to which is controlled by an adult.

"Key employee" means an employee designated by a business licensee to oversee the operations of

the business in the absence of the licensee.

"Liquor store" means a specialty retail store with a minimum gross floor area of 1200 square feet that deals exclusively in alcoholic beverages and related items including tobacco, magazines, newspapers and packaged snack foods, whose license to sell alcoholic beverages authorizes their sale to consumers only and not for resale, in original sealed or corked containers, for consumption off the premises where the same are sold. Entry to minors is not allowed, except as provided for in LVMC 6.50.170.

"Lounge" means a room or designated area wherein alcohol is served or poured from a licensed liquor service area to patrons where food is not served or is incidental to its operation and may contain an informal setting of tables, booths or easy chairs, and into which room or designated area minors are not permitted entry. Such room or area must be separated and segregated with a barrier and signage sufficient to preclude minors from entry.

"Malt beverage" means beer, ale, porter, stout and other similar fermented beverages of any name or description, brewed or produced from malt, wholly or in part.

"Meal" means an assortment of food listed on a menu which must include entrees, appetizers, side items and desserts available for purchase at various hours of the day.

"Minor" means, for the purposes of this Chapter, a natural person under the age of twenty-one years.

"Museum" means a facility with no less than fifteen thousand square feet of exhibit space open to the general public where a fee is charged for admission and the primary purpose of such facility is the acquisition, preservation, study and exhibition of items of artistic, historic or scientific value.

["Nonprofit club" means any nonprofit corporation, association or organization which has been in continual existence for at least two years prior to applying for a license under this Chapter, and:

- (1) Is organized or qualified to do business and operate under the laws of the State;
- (2) Has tax-exempt status granted by the United States Internal Revenue Service;
- (3) Maintains a membership of at least one hundred active members who are residents of Southern Nevada, who are twenty-one years of age or older and who pay dues to the nonprofit corporation, association, or organization; and

(4) Operates a clubhouse, clubroom or meeting room in a permanent location which it owns or leases.]

["Off-sale"] "Off-premise" generally means or refers to the sale of alcoholic beverages in original sealed or corked containers for consumption off the premises where the same are sold. However, when the term appears within the name of a license category, its appearance shall not be deemed to diminish or narrow the category or the rights and privileges pertaining to that category. The provisions of this Chapter, licenses issued under this Chapter, and associated conditions and endorsements shall govern and control what is authorized by licenses under these categories.

["On-sale"] "On-premise" generally means or refers to the sale of alcoholic beverages for consumption on the premises where the same are sold. However, when the term appears within the name of a license category, its appearance shall not be deemed to diminish or narrow the category or the rights and privileges pertaining to that category. The provisions of this Chapter, licenses issued under this Chapter, and associated conditions and endorsements shall govern and control what is authorized by licenses under these categories.

["Outdoor entertainment complex" means an outdoor environment that mixes retail, restaurant, entertainment and recreational uses on one parcel of land that:

- (1) Is greater than one gross acre in size;
- (2) Is located wholly within the boundaries of the Downtown Entertainment Overlay District or within the area bounded by Ogden Avenue on the north, Maryland Parkway on the east, Carson Avenue on the south, and 8th Street on the west;
- (3) Provides for a minimum of ten thousand square feet of retail space within permanent or semi-permanent structures;
  - (4) Contains at least one restaurant;
- (5) Provides on the parcel at least fifty permanent seats where meals may be consumed; and
  - (6) Provides event or exhibition space (or both) of at least five hundred square feet.

For purposes of this definition, "semi-permanent structure" means a structure or container that is not permanently affixed to the ground but is not readily moveable. "Semi-permanent structure" explicitly includes an intermodal cargo transport container, commonly referred to as a "cargo container" or "shipping container," but does not include a recreational vehicle, mobile kitchen, catering truck or mobile home.]

"Pedestrian mall" means an area designated in LVMC Chapter 11.68.

"Permanent trade show" means an event held at a permanent trade show facility where products, goods or wares are displayed for the purpose of exhibitors demonstrating and soliciting orders for the wholesale of or offering for wholesale of such products, goods or wares exclusively to members of a specific industry or industries.

"Permanent trade show facility" means a parcel or contiguous parcels of land with one or more buildings located thereon consisting of a minimum of two hundred fifty thousand square feet of floor space that is designed and intended primarily to conduct one or more permanent trade shows annually, at which members of the general public are not admitted. A "permanent trade show facility" may also be used for events to which the general public is invited.

"Private event" means an "invitation only" event, often connected to membership in, or acquaintance with, an organization or person hosting the event. The term includes weddings, anniversaries, holiday parties, proms, birthday parties and other similar celebrations.

"Public event" means an event open to the general public, where entry is available either for the price of a ticket or admission, or free of charge. The term includes expositions, fairs, dances, concerts, fundraising events and other similar events.

"Restaurant" means a place which is regularly and in a bona fide manner used and kept open for the service of meals to guests for compensation; and which has suitable kitchen facilities connected therewith, containing conveniences for cooking an assortment of foods which may be required for ordinary meals.

["Restaurant service bar" means a bar wherein alcoholic beverage drinks are prepared for service only at tables in a restaurant for consumption only in connection with a meal on the premises where the same is sold.]

"Restaurant with alcohol" means a restaurant advertised and/or held out to the public to be a place where the primary business is to serve meals and has meals available for service at tables or booths during all times that the business is open. Alcoholic beverages may be served to adult patrons throughout the premises of a restaurant with alcohol, and adults accompanying a minor into the restaurant portion of the business may only be served alcohol in conjunction with meals at dining tables or booths.

"Sale" means the act of selling and, in connection therewith, "sell" means, for compensation or any other private or public business purpose at a commercial location, to sell, serve, give away, or distribute; or to cause or permit to be sold, served, given away or distributed or to possess with the intent to sell, serve, permit consumption, give away or distribute; or to solicit or receive orders to sell, serve, give away or distribute.

"Special event" means a unique event, such as a festival, concert, community event, grand opening party or similar unique event, including without limitation a "special event" as defined in LVMC Chapter 12.02, and not a recurring business activity required to be licensed under this Title.

["Specialty drink" means a singular variety of a themed alcoholic drink that represents the culture or ethnicity of the establishment; must be consistent with the ambiance, decór, and menu offerings of the restaurant; and must be served in open containers for consumption only on the licensed premises of the establishment. A drink does not qualify as a "specialty drink" unless it is available for consumption only when the kitchen or food preparation area is open and operating. A specialty drink must be able to be identified and described, in writing, by any applicant for a license that requires the sale or service of a specialty drink and must describe how the drink qualifies for classification as a specialty drink.]

"Suit shop" means an establishment that primarily markets and sells tailored suits.

["Themed establishment" means an establishment that is designed and operated so as to evoke a particular culture, ethnicity, historical or fictional period, that represents such unique theme through one or more of the following attributes: entertainment, activity, music, ambiance, decor, signage, cuisine, specialty drink offerings or the costuming of staff.]

"Wedding chapel" means a business establishment that performs marriages in accordance with State

law.

"Wholesale dealer" or "wholesaler" means a person who sells alcoholic beverages for the purposes of resale.

"Wine" means any alcoholic beverage, other than beer, obtained by the fermentation of the natural contents of fruits or other agricultural products containing natural or added sugar, which contains not more than twenty-two percent of alcohol by volume.

SECTION 3: Title 6, Chapter 50, Section 25, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

**6.50.025:** (A) An [alcoholic beverage] <u>alcohol</u> caterer license authorizes the sale, pouring or serving of alcoholic beverages or the delivery of keg beer to the premises of a purchaser:

[(A)] (1) By an [alcoholic beverage] <u>alcohol</u> caterer or the caterer's authorized employees pursuant to the provisions of LVMC 6.50.350;

[(B)](2) Only for consumption on the premises where the same are dispensed, served or sold; [, and only where the premises are at a commercial or other nonresidential location;] and

[(C)](3) Only during <u>and at</u> the times, dates and places specified in a permit to provide [alcoholic beverage catering] <u>alcohol caterer</u> services issued pursuant to LVMC 6.50.350.

(B) The general intent of this license category is to facilitate the serving of alcoholic beverages at specified unique events by a person licensed under this Chapter to provide alcohol catering services for such events, without the need for the person or business holding such events to obtain a license or permit under this Chapter for that event. Typical unique events are grand openings, weddings, wedding receptions, bar mitzvahs and birthday parties. This license category is not intended to and does not allow a person to hire an alcohol caterer on a recurring basis to facilitate the operation of a nightclub or other regular business operation serving alcohol for on-premise consumption as a means of avoiding the requirement to obtain an appropriate alcoholic beverage license for that location.

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

1	6.50.050:	(A)	Excep	t as otherwise provided in this Section, a [beer/wine/cooler off-sale] beer and		
2	wine off-prem	ise lice	nse autho	orizes the sale, to consumers only and not for resale, only of beer, wine and		
3	coolers, in or	coolers, in original sealed or corked containers, for consumption off the premises where business is				
4	conducted.					
5		(B)	Pursua	ant to its general authority to regulate the sale of alcoholic beverages, the City		
6	Council declar	es that t	he public	health, safety and general welfare of the City are best promoted and protected		
7	by specifically	y limitir	ng the ty	pe of establishments which are permitted to sell beer, wine and coolers in		
8	original sealed	l or cork	ted conta	iners for consumption away from the establishment where such beverages are		
9	purchased. A [	[beer/wi	ne/coole	r off-sale] beer and wine off-premise license shall only be considered for or in		
10	conjunction w	ith the f	ollowing	types of establishments:		
11			(1)	Grocery store;		
12			(2)	Convenience store;		
13			(3)	Drugstore;		
14			(4)	General retail store;		
15			(5)	Resort hotel leased gift shop; or		
16			(6)	[A restaurant that is licensed for the sale of alcoholic beverages pursuant to		
17	LVMC 6.50.04	40; or				
18			(7)	A beer wine room licensed] An establishment with a beer and wine on-		
19	premise licens	<u>e</u> pursu	ant to LV	MC 6.50.080, but only in accordance with, and subject to the limitations of,		
20	Subsection (D)	) of this	Section.			
21		(C)	Excep	t for a resort hotel leased gift shop establishment, no person is entitled to apply		
22	for considerati	ion or i	ssuance	of a [beer/wine/cooler off-sale] beer and wine off-premise license for any		
23	establishment	located	on or adj	acent to a pedestrian mall.		
24		(D)	[In ord	der for a beer wine room to be eligible to receive a beer/wine/cooler off-sale		
25	license pursua	nt to Pa	ragraph	(7) of Subsection (C) of this Section, the beer wine room licensee must also		

have a Nevada State license to manufacture malt beverages and must first present to the Department proof of

1	such licensure pursuant to NRS Chapter 369.] A [beer/wine/cooler off-sale] beer and wine off-premise	
2	license under this Subsection (D) authorizes the sale for off-premise consumption of beer, malt or wine	
3	beverages only, and only those that have been manufactured by the licensee[.] under the authority of NRS	
4	Chapter 369 and at a location within the State. In addition to any other requirement or limitation that may	
5	apply, the sale of beer, malt or wine beverages for off-premise consumption by an establishment licensed	
6	under this Subsection (D) is subject to the following requirements and limitations:	
7	(1) [Beverages] <u>Such beverages</u> must be in their original sealed containers at	
8	the time of sale; [and may be sold only from behind a bar or a storeroom;] and	
9	(2) Except as otherwise provided in this Paragraph (2), <u>such</u> beverages must be	
10	sold in [six-pack configurations or in] containers sold or provided by the establishment. Notwithstanding the	
11	preceding limitation, the establishment may sell and provide such a [malt] beverage to a customer in a	
12	sanitary container provided by the customer, but only if:	
13	(a) The container is made of glass, ceramic or metal and has a	
14	maximum capacity of one gallon;	
15	(b) The licensee or the licensee's employee fills the container at the	
16	time of sale;	
17	(c) The container, [is thereafter] before transfer to the customer, is	
18	capped with a cork or a screw top or flip top cap or lid, and then sealed with a plastic adhesive or tamper	
19	evident seal; and	
20	(d) The <u>container is thereafter removed from the premises in that sealed</u>	
21	condition and the beverage is not consumed on the licensee's premises.	
22	(E) An establishment with a beer and wine off-premise license may provide for	
23	the tasting of beverages that are authorized by the license to be sold, subject to the following conditions:	
24	(1) No sample may exceed one-half ounce per drink; and	
25	(2) Each sample must be served on the premises of the licensee for educational	
26	purposes or to promote the sale of packaged alcoholic beverages.	

1	(F) Notwithstanding any other provision of this Code, beginning January 1, 2029:		
2	(1) No new beer and wine off-premise license may be issued for any n		
3	location directly adjacent to or upon a pedestrian mall; and		
4	(2) No beer and wine off-premise license may be renewed for any existing		
5	location directly adjacent to or upon a pedestrian mall.		
6	SECTION 5: Title 6, Chapter 50, Section 60, of the Municipal Code of the City of La		
7	Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:		
8	6.50.060: (A) A [general on-sale] <u>full alcohol on-premise</u> license authorizes the sale of alcohol		
9	beverages for consumption on the premises [of a licensed golf course establishment, a sports arena, a cultural		
10	establishment, a convention center, an amusement theme park, or a general entertainment establishment, in		
11	each case where alcohol sales are incidental to the primary business.		
12	(B) If requested by the Director or Metro on an event by event basis, the licensee sh		
13	require that alcoholic beverages be sold and consumed only in a segregated and secured area wherein only		
14	persons twenty-one years of age or older are permitted to enter.		
15	(C) The condition set forth in Subsection (B) does not apply to sporting events held a		
16	convention center or sports arena.] where the same are sold.		
17	[(D)] (B) Before an establishment with a full alcohol on-premise license issued pursuant		
18	this Section may serve any alcoholic beverage, the holder must submit to the Director for approval an alcoholic		
19	control plan and receive the Director's approval of the plan. Any updates to the alcohol control plan must be		
20	submitted to and approved by the Director before implementation.		
21	SECTION 6: Title 6, Chapter 50, Section 75, of the Municipal Code of the City of Las		
22	Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:		
23	<b>6.50.075:</b> (A) [An ancillary] A craft winery alcoholic beverage license authorizes the manufactors.		
24	[and sale of wine beverages at an establishment, provided that the owner or operator of such establishment		
25	maintains in a primary capacity, at the same location, one of the following licenses:		
26	(1) A tavern alcoholic beverage license pursuant to LVMC 6.50.240;		

1	(2) A tavern-limited alcoholic beverage license pursuant to LVMC 6.50.250;	
2	(3) A beer/wine room alcoholic beverage license pursuant to LVMC 6.50.080;	
3	(4) An urban lounge alcoholic beverage license pursuant to LVMC 6.50.255; or	
4	(5) A tavern-restricted alcoholic beverage license pursuant to LVMC 6.50.253.]	
5	of wine beverages at the licensed establishment, as well as the on-premise and off-premise sale of wine	
6	beverages manufactured at the establishment. The licensee may hold additional alcoholic beverage license	
7	that enable the sale of alcoholic beverages not manufactured by the establishment if to do so does not conflict	
8	with State law.	
9	(B) [An ancillary] <u>A craft</u> winery alcoholic beverage license shall only be issued subject	
10	to the following conditions:	
11	(1) The manufacture and sale of the wine beverages produced at the location	
12	shall comply with all relevant State and Federal laws regarding the manufacture and sale of wine beverages;	
13	(2) [The manufacture and sale of wine beverages may only occur as an ancillary	
14	activity to the activities permitted by the primary license; and	
15	(3)] Prior to issuance of [an ancillary] <u>a craft</u> winery alcoholic beverage license	
16	by the City, the applicant shall present proof of State licensure of the establishment as a winery.	
17	(C) Notwithstanding any provision of this Chapter that might otherwise prohibit or limit	
18	the activity, an establishment with [an ancillary] a craft winery alcoholic beverage license may, pursuant to	
19	NRS 597.240:	
20	(1) Serve to consumers, for on-premise consumption, samples of its wine that	
21	has been produced, blended or aged at the licensed establishment; and	
22	(2) Sell to consumers, for <u>on-premise or</u> off-premise consumption, wine that	
23	has been produced, blended or aged at the licensed establishment.	
24	(D) Nothing in Subsection (C) shall be deemed to authorize any activity that is not	
25	authorized (or is prohibited) by State law.	
26	SECTION 7: Title 6, Chapter 50, Section 80, of the Municipal Code of the City of Las	

1	Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:	
2	6.50.080: A beer and wine [room] <u>on-premise</u> alcoholic beverage license authorizes the sale of beer,	
3	wine and coolers[, and only for consumption on the premises where the same are sold.] only, and only for	
4	consumption:	
5	(A) On the premises where the same are sold; or	
6	(B) Within the confines of a limousine operated by a limousine service licensed	
7	by the City and the Nevada Taxicab Authority, subject to the following requirements and limitations:	
8	(1) For purposes of this Subsection (B), the term "limousine" includes	
9	only a "traditional limousine" as defined by NAC 706.124, and does not include a "livery limousine" a	
10	defined by NAC 706.080 or a "bus" as defined by NAC 706.022.	
11	(2) One bottle of sparkling wine or champagne, no larger than seven	
12	hundred fifty milliliters in capacity, may be provided by the driver of a limousine to passengers on a	
13	complimentary basis.	
14	(3) Such bottle of sparkling wine may only be consumed within the	
15	confines of the limousine during the specific trip for which it was provided, whether the trip is considered a	
16	charter service by limousine pursuant to NAC 706.036, a scenic tour pursuant to NAC 706.112 or an airport	
17	transfer service pursuant to NAC 706.015.	
18	(4) The driver of the limousine shall not provide sparkling wine or	
19	champagne pursuant to this Subsection (B) if there are passengers under twenty-one years of age traveling in	
20	the limousine, unless those passengers are accompanied by a parent or legal guardian.	
21	(5) Persons employed by the limousine service who are engaged in the	
22	provision of sparkling wine or champagne, or who supervise employees so engaged, shall comply with any	
23	requirements of the Director regarding health cards, work cards or alcohol awareness training.	
24	(6) Neither the limousine service nor its drivers shall provide, sell or	
25	otherwise serve any alcoholic beverage by any means other than as provided by this Subsection (B).	
26	SECTION 8: Title 6. Chapter 50. Section 85, of the Municipal Code of the City of Las	

1	Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:	
2	<b>6.50.085:</b> (A) [An ancillary] $\underline{A}$ brew pub alcoholic beverage license authorizes the manufacture	
3	[and sale of malt beverages at an establishment, provided that the owner or operator of such establishment	
4	maintains in a primary capacity, at the same location, one of the following licenses:	
5	(1) A tavern alcoholic beverage license pursuant to LVMC 6.50.240;	
6	(2) A tavern-limited alcoholic beverage license pursuant to LVMC 6.50.250;	
7	(3) A beer/wine room alcoholic beverage license pursuant to LVMC 6.50.080;	
8	or	
9	(4) An urban lounge alcoholic beverage license pursuant to LVMC 6.50.255.]	
10	of malt beverages at the licensed establishment, as well as the on-premise and off-premise sale of malt	
11	beverages manufactured at the establishment. The licensee may hold additional alcoholic beverage licenses	
12	that enable the sale of alcoholic beverages not manufactured by the establishment if to do so does not conflict	
13	with State law.	
14	(B) [An ancillary] A brew pub alcoholic beverage license shall only be issued subject to	
15	the following conditions:	
16	(1) The manufacture and sale of the malt beverages produced at the location	
17	shall comply with all relevant State and Federal laws regarding the manufacture and sale of malt beverages;	
18	(2) [The manufacture and sale of malt beverages may only occur as an ancillary	
19	activity to the activities permitted by the primary license;	
	and the second personal property of the person	
20	(3)] Malt beverages manufactured by the licensee and sold at retail pursuant to	
<ul><li>20</li><li>21</li></ul>		
	(3)] Malt beverages manufactured by the licensee and sold at retail pursuant to	
21	(3)] Malt beverages manufactured by the licensee and sold at retail pursuant to NRS 597.230 must be in their original sealed containers at the time of sale; [and may be sold only from	
21 22	(3)] Malt beverages manufactured by the licensee and sold at retail pursuant to NRS 597.230 must be in their original sealed containers at the time of sale; [and may be sold only from behind a bar or a storeroom;] and	
<ul><li>21</li><li>22</li><li>23</li></ul>	(3)] Malt beverages manufactured by the licensee and sold at retail pursuant to NRS 597.230 must be in their original sealed containers at the time of sale; [and may be sold only from behind a bar or a storeroom;] and  [(4)](3) Prior to issuance of [an ancillary] <u>a</u> brew pub license by the City, the	

1	pursuant to a [general on-sale or a tavern] <u>full alcohol license or beer and wine on-premise</u> license may sel	
2	alcoholic beverages by individual access pursuant to the following conditions:	
3	(a) For individual access in a hotel room:	
4	(i) The hotel must provide a full-service restaurant that serves	
5	meals no less than twelve hours every day, room service of meals (which may include alcoholic beverages)	
6	to all rooms no less than twelve hours every day, and no less than one full-time security guard on duty at a	
7	times;	
8	(ii) The hotel must provide a secure means by which an adult	
9	transient guest may control the access to the secured cabinet or refrigerator from minors that occupy the hote	
10	room; and	
11	(iii) The adult transient guest shall not permit any minors that	
12	are occupying the hotel room to access the secured cabinet or refrigerator.	
13	(b) For individual access in a booth or viewing suite at a convention	
14	center or sports arena:	
15	(i) The alcoholic beverages for the booths or viewing suites	
16	shall be provided to the tenant by the licensee. Notwithstanding any other provision of this Chapter, a tenant	
17	of the booth or viewing suite shall not bring any alcoholic beverages into the booth or viewing suite nor	
18	consume any alcohol within the booth or suite that was not provided by the licensee;	
19	(ii) The booth or viewing suite must be under the operational	
20	control of the licensee;	
21	(iii) The licensee shall possess ultimate control of the cabinet or	
22	refrigerator inside the booth or viewing suite, and the lock of the refrigerator or cabinet shall be designed	
23	such that the key may not be removed from the refrigerator or cabinet without locking the refrigerator or	
24	cabinet;	
25	(iv) The licensee shall only deliver the key to the refrigerator or	
26	cabinet to an adult utilizing the booth or viewing area; and	

(E)

Notwithstanding any provision of this Title to the contrary, an ancillary [license]

	<b>1</b>		
1	by specifically limiting the type of establishments which are permitted to sell each and every type and quality		
2	of alcoholic beverage, without regard to the alcohol by volume in any given beverage, which are sold in		
3	original sealed or corked containers for consumption away from the establishment where such beverages are		
4	purchased. A package <u>alcohol</u> license shall only be considered for the following types of establishments:		
5	(1) A grocery store as defined herein by LVMC 6.50.020;		
6	(2) A liquor store as defined herein by LVMC 6.50.020; or		
7	(3) An establishment for instructional wine-making pursuant to		
8	LVMC [6.50.100(2).] <u>6.50.100(A)(2).</u>		
9	(C) Nothing in this Chapter prohibits a minor from entering or remaining in a store that		
10	holds a package <u>alcohol</u> license as long as the minor is continuously accompanied by the minor'		
11	s parent or legal guardian.		
12	(D) Nothing in this Chapter prohibits the holder of a package <u>alcohol</u> license from		
13	dispensing beer or cider in a container sold or provided by a licensee, or a sanitary container provided by the		
14	customer, [with a maximum capacity which does not exceed one gallon subject to the following conditions:]		
15	but only if:		
16	(1) The container is made of glass, ceramic or metal and has a		
17	maximum capacity of one gallon;		
18	[(1)] $\underline{(2)}$ The licensee or the licensee's employee fills the container at the		
19	time of sale;		
20	[(2)] (3) The container, [is] before transfer to the customer, is capped with a		
21	cork or a screw top or flip top cap or lid, and then sealed with a plastic adhesive or tamper-evident seal; and		
22	[(3)] (4) The container is thereafter removed from the premises in that sealed		
23	condition and the beer or cider is not consumed on the licensee's premises.		
24	(E) No person is entitled to apply for consideration or issuance of a package liquor		
25	license for any establishment located on or adjacent to a pedestrian mall.		

<u>(F)</u>

An establishment with a package alcohol license may provide for the tasting of

1	beverages that are authorized by the license to be sold, subject to the following conditions:	
2	(1) No sample may exceed one-half ounce per drink; and	
3	(2) Each sample must be served on the premises of the licensee for educational	
4	purposes or to promote the sale of packaged alcoholic beverages.	
5	(G) Notwithstanding any other provision of this Code, beginning January 1, 2029:	
6	(1) No new package alcohol license may be issued for any new location directly	
7	adjacent to or upon a pedestrian mall; and	
8	(2) No package alcohol license may be renewed for any existing location	
9	directly adjacent to or upon a pedestrian mall.	
10	SECTION 13: Title 6, Chapter 50, Section 200, of the Municipal Code of the City of Las	
11	Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:	
12	6.50.200: A [time-limited special event general license] special event alcohol permit authorizes the	
13	sale of alcoholic beverages for consumption only on the premises of the location specified in the [license.]	
14	permit. The [license] permit shall be limited to the period and times specified in the [license] permit and in	
15	[an approved] any applicable special event permit issued under Chapter 12.02.	
16	SECTION 14: Title 6, Chapter 50, Section 205, of the Municipal Code of the City of La	
17	Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:	
18	<b>6.50.205:</b> (A) An application for a [time-limited special event general or time-limited special event	
19	beer/wine/cooler license] special event alcohol permit pursuant to LVMC 6.50.200 shall be filed no later than	
20	twenty calendar days before the proposed event and must disclose the following information on form	
21	provided by the Department for consideration of approval:	
22	(1) Name and address of the applicant:	
23	(2) Date, hours, address and description of the event;	
24	(3) Approximate number of persons and ages expected to attend the event;	
25	(4) Type of alcoholic beverages to be sold or served at the event;	
26	(5) Names of the sponsors and promoters of the event; and	
	1	

- (6) Names and number of security personnel to be present at the event.
- (B) Consideration of approval may be delayed or withheld if an application is incomplete.
- (C) At any event for which a [time-limited special event general or time-limited special event beer/wine/cooler license] special event alcohol permit is issued, security shall be provided in accordance with LVMC 12.02.150.
- (D) Except as provided in this Subsection (D), a [time-limited special event general or time-limited special event beer/wine/cooler license] special event alcohol permit may be approved and issued by the Director following a finding of suitability. For a [time-limited special event general or time-limited special event beer/wine license] special event alcohol permit proposed in connection with a special event that requires City Council approval pursuant to LVMC Chapter 12.02, authority to approve the [license] special event alcohol permit lies with the City Council.
- (E) Except for those establishments authorized to sell alcoholic beverages [pursuant to a tavern license or those persons authorized to sell alcoholic beverages pursuant to an alcoholic beverage caterer license, time-limited special event general or time-limited special event beer/wine/cooler license shall not] for on-premise consumption, no special event alcohol permit may be issued by the Department for any specific [business establishment, in excess of two, four-hour periods in any one month.] private property location for more than twenty-four days in any calendar year. Successive requests for [time-limited special event general or special event beer/wine/cooler licenses] special event alcohol permits may be denied by the Director if the Director has reason to believe that the applicant is using such [license(s)] permits to circumvent the requirement to obtain a permanent alcoholic beverage license.
- (F) Any [license issued under LVMC 6.50.190 or] <u>permit issued pursuant to LVMC 6.50.200</u> shall be limited to the times and dates specified in the [license] <u>permit</u> and listed in the <u>related</u> special event permit application, and shall be conditioned upon:
  - (1) The approval of a special event permit;
  - (2) The presence of the permittee or a designee approved by the Business

by the Director.

- [(D)] (C) Meals must be served during all hours that the bar is open for business and a cook and food server other than the bartender shall be on duty at all such times.
- [(E) It is unlawful for a restaurant with alcohol to operate a buffet, buffet-style, cafeteria, or cafeteria-style restaurant as the primary food operation of the business. A buffet-style food operation may be among the menu selections at a fixed price; however, the aforementioned food operations are only to supplement the regular menu of complete meals and a la carte items.
- (F)] (D) It is unlawful for a licensee to charge or collect any admission fee, including, but not limited to, soliciting donations or requiring ticket purchases for entry into the licensed establishment.
- [(G)] (E) [Limited live] <u>Live</u> entertainment is permitted on the premises of the licensed establishment only if [approved by the approval authority.] <u>the entertainment:</u>
  - (1) Has been approved by the Director;
  - (2) Does not take place between the hours of midnight and 8:00 a.m.; and
- (3) <u>Is incidental to the primary activity of the establishment and limited to ambient or background music intended to create or enhance mood or atmosphere or karaoke singing.</u>
- [(H)] (F) Food sales at a restaurant with alcohol shall not be less than fifty-five percent of gross sales. For the purpose of this Subsection, "gross sales" means the total of all food sales, nonalcoholic beverage sales, and alcoholic beverage sales. Alcoholic beverage sales shall include the retail value of any complimentary beverages provided to customers of the licensee. If, after a Department audit or review, the food sales at a restaurant with alcohol are determined to be less than fifty-five percent of gross sales, the Director may restrict the approved live entertainment area to an area of no greater than fifty square feet, and may condition the license to reflect this limitation. Upon the imposition of such a condition, the licensee may request a review of the condition after six months. The condition may be removed by the Director upon sufficient proof that food sales are at least fifty-five percent of gross sales.
- [(I)] (G) The Director or designee shall have access to all records necessary to audit the licensee in order to determine whether the restaurant operation is the principal business. It is unlawful for a

forth in Subsections (C) to (G), inclusive, of this Section.

(A) Upon any premises, including the parking lot, of an establishment which is licensed to sell alcoholic beverages on an [off-sale] off-premise basis; or

25

26

(B) Upon property, other than residential property, located within one thousand feet of an

twenty-five dollars per bar shall be paid for a permit. For an application that is filed later than the deadline

1		(1)	Art gallery, in conjunction with the sale of art;
2		(2)	Cosmetology establishment;
3		(3)	Barbershop;
4		(4)	Professional business;
5		(5)	Bridal shop; [or]
6		(6)	Suit shop[.];
7		<u>(7)</u>	Hospital, in conjunction with the birth of a child or similar event (beer, wine
8	or coolers only); or		
9		<u>(8)</u>	Licensed wedding chapel, in conjunction with a wedding (one bottle to a
10	married couple).		
11	(B)	An ap	plication for a complimentary [alcoholic beverage] alcohol permit may be
12	made only by the owner or beneficial owner of an establishment that qualifies under Subsection (A). An		
13	application shall be made on a form provided or authorized by the Director and the fee for filing such		
14	application is one hundred dollars. An applicant is subject to a finding of suitability by the Director pursuant		
15	to LVMC Chapter 6.06, as well the processing fee described in LVMC 6.06.100(C). The Director may issue		
16	a temporary permit pending suitability determination.		
17	(C)	Each a	pplicant must file [a security] an alcohol control plan to be approved by the
18	Director.		
19	(D)	A pern	nit application may not be denied solely because of the location's proximity
20	to any public or private school or the principal campus of a college, university, or seminary. Grounds for		
21	denial include a determination by the Director that the applicant will be unable to operate in accordance with		
22	the requirements and limitations of this Section, as well any reason that would constitute grounds for		
23	disciplinary action pursuant to LVMC 6.02.330.		
24	(E)	A pern	nit may be suspended or revoked by the Director if the permittee:
25		(1)	Violates any provision of this Chapter or any policy adopted by the Director
26	regarding such permits	;;	

1	(2) Failed to truthfully furnish any required information in connection with the		
2	permit application; or		
3	(3) Is found unsuitable upon completion of the suitability review pursuant to		
4	LVMC Chapter 6.06.		
5	(F) A permit issued pursuant to this Section is an annual permit and is not transferable.		
6	(G) Under any permit issued pursuant to this Section, the permittee may not:		
7	(1) Sell any alcoholic beverage, either directly or indirectly.		
8	(2) Charge an entrance fee or cover charge, require any remuneration for entry		
9	into the establishment, or charge any other fee in connection with offering complimentary alcoholic		
10	beverages for consumption on the premises.		
11	(3) Construct or allow to be constructed any permanent bar structure on the		
12	premises.		
13	(4) Store or allow the storage of any alcoholic beverages in a location or manner		
14	accessible or visible to customers or patrons.		
15	(5) Serve or allow any customer or patron to be served more than two alcoholic		
16	beverages on any particular day.		
17	(6) Provide complimentary alcoholic beverages beyond the scope of any		
18	applicable limitation under Subsection (A) of this Section.		
19	SECTION 22: Title 6, Chapter 50, of the Municipal Code of the City of Las Vegas, Nevada		
20	1983 Edition, is hereby amended by adding thereto a new section, designated as Section 360, reading as		
21	follows:		
22	<b>6.50.360:</b> (A) Except as otherwise provided in Subsections (B) through (D), each licensee shall		
23	pay to the Department, in advance, the applicable semiannual license or endorsement fees set forth in the		
24	following schedule:		
25			
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License/Endorsement Category	Semiannual License/Endorsement Fee (Dollars)
Alcohol delivery support service	500.00
Alcohol caterer	500.00
Ancillary specialty sales	500.00 per category authorized or 1% of gross sales, whichever is greater
Beer and wine on-premise	700.00
Plus: fee for each additional bar	400.00
Brew pub	500.00 or 1% of sales to licensed wholesale dealers, whichever is greater
Craft distillery	500.00 or 1% of gross sales, whichever is greater
Craft winery	500.00 or 1% of gross sales, whichever is greater
Full alcohol on-premise	1,200.00
Plus: fee for each additional bar	900.00
Plus: fee for resort hotel owned gift shop	900.00
Liquor manufacturer	1,000.00
Package alcohol	750.00
Restaurant with alcohol	800.00
Plus: fee for each additional bar	750.00
Wholesale general	1,000.00

(B) Certain licenses issued pursuant to this Chapter in previous years were subject to the payment of an origination charge, which had the effect of creating market value in those licenses. The requirement for new licensees to pay an origination charge has been repealed, which affects the value of those existing licenses and affects the licensees themselves in relation to future license holders. To compensate existing licensees who paid such an origination charge beginning in 2014 or thereafter, in an amount of at least five thousand dollars, their future semi-annual license fees are subject to adjustment in accordance with the following formula:

(1) For 2022, 20% of the amount calculated pursuant to Subsection (A) for a license whose origination charge was paid within one year prior to April 1, 2022, with the percentage owed increasing to 30%, 40%, 50%, 60%, 70%, 80% and 90% respectively for each of the succeeding years 2023 through 2029;

(2) For 2022, 30% of the amount calculated pursuant to Subsection (A) for a license whose origination charge was paid within two years prior to April 1, 2022, with the percentage owed increasing to 40%, 50%, 60%, 70%, 80% and 90% for each of the succeeding years 2023 through 2028;

- (3) For 2022, 40% of the amount calculated pursuant to Subsection (A) for a license whose origination charge was paid within three years prior to April 1, 2022, with the percentage owed increasing to 50%, 60%, 70%, 80% and 90% for each of the succeeding years 2023 through 2027;
- (4) For 2022, 50% of the amount calculated pursuant to Subsection (A) for a license whose origination charge was paid within four years prior to April 1, 2022, with the percentage owed increasing to 60%, 70%, 80% and 90% for each of the succeeding years 2023 through 2026;
- (5) For 2022, 60% of the amount calculated pursuant to Subsection (A) for a license whose origination charge was paid within five years prior to April 1, 2022, with the percentage owed increasing to 70%, 80% and 90% for each of the succeeding years 2023 through 2025;
- (6) For 2022, 70% of the amount calculated pursuant to Subsection (A) for a license whose origination charge was paid within six years prior to April 1, 2022, with the percentage owed increasing to 80% and 90% for each of the succeeding years 2023 through 2024;
- (7) For 2022, 80% of the amount calculated pursuant to Subsection (A) for a license whose origination charge was paid within seven years prior to April 1, 2022, with the percentage owed increasing to 90% for 2023; and
- (8) For 2022, 90% of the amount calculated pursuant to Subsection (A) for a license whose origination charge was paid within eight years prior to April 1, 2022.
- (C) At the expiration of the period of reduction of a licensee's semi-annual license fees pursuant to the formulas in Subsection (B), the amount of the licensee's semi-annual license fees owed shall revert back to 100% of the amount calculated pursuant to Subsection (A). In no event shall the total of the reductions in the amounts owed pursuant to this Section for a particular licensee ever exceed an amount that is \$5,000.00 less than the amount of the origination charge actually paid by that licensee. When the amount of the reductions in the semi-annual license fees owed by a licensee reaches an amount that is \$5,000.00 less than the amount of the origination charge actually paid by that licensee, further reductions in the amount of semi-annual licensee fee owed pursuant to Subsection (A) shall cease and the licensee shall thereafter owe and pay the full amount of the semi-annual license fee calculated pursuant to Subsection (A).

operational licenses that are available for sale may request the Department to do so in exchange for the payment of an annual fee of one hundred dollars. The Department is under no obligation to include the listing of a license for longer than three years, or to include or retain on the list any license that has been listed as an asset in bankruptcy proceedings.]

- (B) [Persons acquiring a license from a licensee shall comply with all applicable requirements of this Title for the original issuance of the license being sold, assigned or transferred as well as all amendments thereafter to this Title pertaining to alcoholic beverage licenses.] <u>Licenses issued under</u> this Chapter, whether temporary or permanent, are not subject to sale or transfer.
- [(C) Reinstatement of an alcoholic beverage license that has been sold, assigned or transferred after a discontinued use for longer than six months pursuant to Subsection (A), above, shall be charged a reinstatement fee of ten percent of the origination fee as provided for such license pursuant to LVMC 6.50.380.]

SECTION 26: Title 6, Chapter 50, Section 400, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

- **6.50.400:** (A) No person, other than the person who holds the license, may operate any business, trade or profession in the licensed premises; provided, however, that this prohibition does not apply to slot operators, retail tobacco vendors, general retail vendors, or entertainers, to the extent any of them are properly licensed, or to any business, trade or profession which leases a separate and defined area within the licensed premises and which obtains prior approval from the Department to do so.
- (B) A [tavern] licensee with an on-premise license who is authorized pursuant to Subsection (A) of this Section to lease the restaurant portion of its licensed premises to another person may continue, through its [tavern] on-premise license, to sell alcoholic beverages in such leased premises without the necessity of the lessee obtaining an alcoholic beverage license for such leased premises. The restaurant lessee, or its staff, however, may not sell alcoholic beverages in such leased premises unless the restaurant lessee also obtains, pursuant to this Chapter, [a liquor] an alcoholic beverage license for such leased premises.

SECTION 27: Title 6, Chapter 50, of the Municipal Code of the City of Las Vegas, Nevada,

1	1983 Edition, is hereby amended by adding thereto a new section, designated as Section 405, reading as		
2	follows:		
3	6.50.405: No person may function, or be recognized, as a key employee for a particular licensee for		
4	more than eight business locations of that licensee.		
5	SECTION 28: Title 6, Chapter 50, Section 430, of the Municipal Code of the City of Las		
6	Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:		
7	<b>6.50.430:</b> (A) Notwithstanding any other provision of this Chapter, but subject to Subsection (E)		
8	of this Section, an establishment that qualifies under Subsection (B) of this Section may permit a customer		
9	to bring a bottle of wine into the establishment for purposes of having the establishment pour and serve the		
10	wine in connection with a meal served to the customer.		
11	(B) Establishments that are eligible to provide the service referred to in Subsection (A)		
12	are [the following, but only if in each case the establishment also holds a restaurant license:		
13	(1) Beer/wine/cooler on-sale;		
14	(2) Tavern;		
15	(3) Restaurant service bar;		
16	(4) Restaurant with alcohol;		
17	(5) Tavern-limited;		
18	(6) Tavern-restricted;		
19	(7) Urban lounge;		
20	(8) Beer and wine room;		
21	(9) Ancillary lounge bar; and		
22	(10) General on-sale, as described in LVMC 6.50.060.] those that hold both a		
23	restaurant license and an on-premise license issued pursuant to this Chapter.		
24	(C) An establishment that provides the service referred to in Subsection (A) may charge		
25	a fee for the service (a "corking fee").		

The licensee of an establishment that provides the service referred to in Subsection

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(D)

1	(A) is responsible for ensuring that:
2	(1) The contents of the bottle of wine brought into the establishment are fully
3	consumed on the premises;
4	(2) The bottle of wine remains on the premises and is disposed of by the
5	establishment; or
6	(3) If the contents of the bottle of wine are not fully consumed and the bottle is
7	to be returned to the customer, the bottle is properly re-corked or capped with a screw top cap or lid, and
8	sealed with a plastic adhesive or tamper-evident seal, and then placed in a tamper proof sealed single use bag
9	manufactured expressly for the removal of partially consumed bottles of wine before it is returned to the
10	customer to be taken off the premises.
11	(E) This Section is a reflection of the City's authority to regulate businesses serving
12	alcoholic beverages and sets forth the parameters of regulation insofar as the City is concerned. Nothing in
13	this Section is intended to diminish or otherwise affect the application of State laws or regulations governing
14	the subject.
15	SECTION 29: Title 6, Chapter 50, Section 435, of the Municipal Code of the City of Las
16	Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:
17	<b>6.50.435:</b> (A) Notwithstanding any other provision of this Chapter, and in accordance with the
18	provisions of this Section, an establishment that qualifies under Subsection (B) of this Section may permit a
19	customer who has purchased a bottle of wine or spirits from the establishment for on-premise consumption
20	[in connection with a meal served to the customer] to take the bottle off the premises if the contents of the
21	bottle have not been fully consumed.
22	(B) Establishments that are eligible to provide the service referred to in Subsection (A)
23	are [the following, but only if in each case the establishment also holds a restaurant license:
24	(1) Beer/wine/cooler on-sale;
25	(2) Tavern;
26	(3) Restaurant service bar;
	- 42 -

1	(4) Restaurant with alcohol;
2	(5) Tavern-limited;
3	(6) Tavern-restricted;
4	(7) Urban lounge;
5	(8) Beer and wine room;
6	(9) Ancillary lounge bar; and
7	(10) General on-sale, as described in LVMC 6.50.060.] those that hold an or
8	premise license issued pursuant to this Chapter.
9	(C) An establishment that provides the service referred to in this Section may charge
10	fee for the service.
11	(D) The licensee of an establishment that provides the service referred to in this Section
12	is responsible for ensuring that, before an unfinished bottle is removed from the premises, it has been properly
13	re-corked or capped with a screw top cap or lid, and sealed with a plastic adhesive or tamper-evident sea
14	and then placed in a tamper proof sealed single use bag manufactured expressly for the removal of partiall
15	consumed bottles of wine[.] or spirits.
16	SECTION 30: Title 6, Chapter 50, Section 440, of the Municipal Code of the City of La
17	Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:
18	6.50.440: (A) It is unlawful for any of the following persons to be employed in, engage in
19	participate in, or supervise the retail sales of alcoholic beverages for on or off premises consumption without
20	having in his or her possession a valid work card for alcoholic beverages issued pursuant to LVMC Chapte
21	6.86:
22	(1) Any person employed in the management of a licensed business
23	establishment who has not been investigated and approved as a principal or key employee, unless suc
24	employment has been approved by the Director under a temporary license during the pendency of suc
25	temporary license;
26	(2) Any person who exercises supervision and control of, and established

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policies for, an alcoholic beverage establishment;

- Any person who pours alcoholic beverages for on-premises consumption,
- Any employee of an [alcoholic beverage] alcohol caterer licensed under Section 6.50.025 who is authorized by the licensee to exercise supervision and control of, and to establish policies for, a catered event;
- Any person authorized to supervise the sale or distribution of alcoholic beverages in connection with a [time-limited] special event [license] alcohol permit pursuant to Section
- Except as otherwise provided in Subsections (B) and (C), any person who performs the role of security, including the maintaining of order within the business, the verification of identification, and the enforcement of other policies established and maintained by the licensee.
- Those bartenders, alcohol servers and security employees that are registered with the Nevada State Gaming Board for nonrestricted gaming at the location employed are exempt from the work card requirement[.], either at the nonrestricted gaming location itself or at a special event for the nonrestricted gaming employer that has been approved by means of a special event permit pursuant to LVMC Chapter 12.02. The employer is responsible for maintaining and making available a Nevada State Gaming Board registry on the premises for inspection by the Department or Metro.
- (C) Those security employees that are licensed or registered under NRS 648.060 are exempt from the work card requirement, but such persons must have their State-issued license or registration (work) card that includes a photo ID on their person during the act of performing security duties at the location where employed. The employer is responsible for maintaining, and making available for inspection by the Department or Metro, or both, a list of such employees, including names, registry numbers and registration expiration dates.
- SECTION 31: Title 6, Chapter 50, Section 450, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

The party is limited to employees and their guests; and

(1)

hundred seventy-five milliliters, measured in the metric system of weights and measures;

- (F) Shall post one or more signs no lower than three feet and no higher than seven feet at each sale counter and at each entrance and exit of the establishment that state as follows:
- "Alcohol purchased at this location CANNOT be consumed on the Fremont Street Experience" and "Any bag containing an alcoholic beverage purchased at this location CANNOT be opened on the Fremont Street Experience."
  - →Each sign that refers to the prohibition regarding the opening of a bag must indicate that a violation may result in confiscation of the alcoholic beverages contained in such a bag. Such signs must be:
    - (1) Yellow with black lettering.
  - (2) At least fourteen inches by twenty inches on each display of alcoholic beverages and at each sale counter in a prominent position. Font size must be a minimum of seventy-two points.
  - (3) At least twenty inches by twenty-four inches at each entrance and exit. Font size must be a minimum of seventy-two points;
- (G) Shall not locate any display of alcoholic beverages inside the establishment within ten feet from any entrance or exit of the establishment;
- (H) Shall not provide any means of display of alcoholic beverages, whether a barrel, a shelf, a cooler or any other means to display alcoholic beverages outside of any entrance or exit to the establishment;
- (I) Shall only devote to the display of alcoholic beverages an area within the establishment which is the lesser of: 1) the area authorized by the land use entitlement for alcoholic beverage sales; or 2) ten percent of its gross retail floor area; and
- (J) Shall place any alcoholic beverage(s) purchased at the establishment into a bag (the "separate bag") that separates such beverages from any other purchases made at the establishment. The separate bag shall be used to transport the unopened alcoholic beverage(s) within the Pedestrian Mall as described at LVMC Chapter 11.68. The separate bag shall be closed by the licensee or a person employed by the licensee by means of a fastener (such as a staple, sticker, seal or some other means) prior to the customer leaving the establishment with the alcoholic beverage(s). The purchase receipt for such alcoholic beverages shall be

result in confiscation of the alcoholic beverages contained in such a bag. Such signs must be:

- (a) Yellow with black lettering.
- (b) At least fourteen inches by twenty inches on each display of alcoholic beverages and at each sale counter in a prominent position. Font size must be a minimum of seventy-two points.
- (c) At least twenty inches by twenty-four inches at each entrance and exit. Font size must be a minimum of seventy-two points;
- (6) Shall not locate any display of alcoholic beverages inside the establishment within ten feet from any entrance or exit of the establishment;
- (7) Shall not provide any means of display of alcoholic beverages, whether a barrel, a shelf, a cooler or any other means to display alcoholic beverages outside of any entrance or exit to the establishment;
- (8) Shall only devote to the display of alcoholic beverages an area within the establishment which is the lesser of: 1) the area authorized by the land use entitlement for alcoholic beverage sales; or 2) ten percent of its gross retail floor area; and
- bag (the "separate bag") that separates such beverages from any other purchases made at the establishment. The separate bag shall be used to transport the unopened alcoholic beverage(s) within the Downtown Entertainment Overlay District. The separate bag shall be closed by the licensee or a person employed by the licensee by means of a fastener (such as a staple, sticker, seal or some other means) prior to the customer leaving the establishment with the alcoholic beverage(s). The purchase receipt for such alcoholic beverages shall be affixed to the separate bag by the licensee or a person employed by the licensee in such a way that does not permit the opening of that bag by the customer without tearing or otherwise mutilating the receipt, and such receipt must include the date and time of the purchase together with a description of the alcoholic beverage(s) purchased by the customer.
- (B) The requirements of Subsection (A) do not apply to any activity authorized in connection with:

affirmative action to do so has been taken by the Director.

of their joint and several responsibility for the timely fulfillment of restrictions and conditions to the license

or timely abatement of any nuisance activity at the business location(s). In the case of an electronic or digital

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application, a digital signature is sufficient.

SECTION 41: Title 6, Chapter 2, Section 110, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

6.02.110: (A) Except as otherwise provided in [Subsections (B) and (C) of] this Section, or in Section 6.02.070 with respect to a temporary license, any person aggrieved by a decision of the Director denying or suspending a license, refusing to renew a license, or denying, revoking or suspending a permit may appeal that decision within ten days to the City Manager by filing written notice of appeal with the Department. Such notice must be received by the Department by five o'clock p.m. on the tenth day following service of notice of the Director's decision upon the applicant, licensee, its principal or resident agent at the address or addresses listed in the license application. Unless the City Manager finds good cause for a delay of up to ten additional days, the City Manager shall hear the appeal and render a decision within ten days after the date the appeal is received by the City Manager. It is the appellant's burden to present to the City Manager any and all facts and mitigating circumstances in support of the appeal.

- [(B) In the event the Director's action to deny or suspend a license; refuse to renew a license; or deny, revoke or suspend a permit is based upon the fact that the business activity to be engaged in would be in violation of Federal or State law, no administrative appeal shall be available.]
- (B) The City Manager may designate another person, including an independent hearing officer, to hear appeals under Subsection (A) of this Section, in which case the provisions of that Subsection pertaining to appeals shall apply to such designee.
- (C) Any appeal of the Director's decision to deny a license issued under LVMC Chapter 6.50 or impose conditions on the granting of such a license shall be heard by the City Council rather than by the City Manager or a designee. The filing of an appeal and the burden of presentation shall be as set forth in Subsection (A). Such an appeal shall be heard as soon as reasonably possible, taking into account scheduling concerns and open meeting law requirements. The City Council shall render its decision upon conclusion of the hearing or no later than the next regularly scheduled City Council meeting after the hearing.
- [(C)] (D) In the event the Director's action to deny or suspend a license; refuse to renew a license; or deny, revoke or suspend a permit is based upon the fact that the business activity to be engaged in

The City Council, for all other categories.

(2)

- (C) Pursuant to this Section, an applicant for suitability approval shall submit to fingerprinting and photographing and shall authorize the City in writing to obtain information from criminal justice agencies, and Federal, State and local governments and agencies, and shall consent in writing to the release of such information to the City for use in connection with the application for the license and other City business regulations.
- (D) Pursuant to this Section, the Director may determine not to refer a license application to Metro for suitability investigation if the applicant has been investigated by and approved for a gaming license by the Nevada Gaming Commission for the same business at the same location as the alcoholic beverage license application.

SECTION 46: Title 6, Chapter 6, Section 130, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

6.06.130: The Director [may] shall have full discretion to waive for one or more principals the requirement of approval for suitability, provided that at least one principal other than a manager must be subject to the requirement of an approval for suitability. There shall be a presumption in favor of the Director's waiving suitability for principals other than an owner, co-owner or manager. Any principal for whom the requirement has been so waived may later be required at the discretion of the Director to apply and be found suitable in order to continue his or her association with the business.

SECTION 47: Title 6, Chapter 32, Section 20, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

- **6.32.020:** (A) No person shall operate a general entertainment establishment without obtaining and maintaining a license pursuant to this Chapter. Such an establishment may operate with or without the sale or service of alcoholic beverages, but an establishment is not eligible to sell or serve alcoholic beverages unless the applicant also holds [one of the following type of alcoholic beverage licenses at the location of the general entertainment establishment:
  - (1) Beer and wine room;
  - (2) Tavern;

1	(3) Tavern-limited;	
2	(4) Tavern-restricted;	
3	(5) General on-sale; or	
4	(6) Urban lounge.] a beer and wine on-premise license or a full-alcohol on-	
5	premise license at the location of the general entertainment establishment.	
6	(B) Before an application for a license under this Chapter is eligible for approval, the	
7	applicant must first submit for approval a proposed security plan and receive approval of a security plan. The	
8	Director shall issue, and may revise on an as-needed basis, an official policy to describe the scope of the	
9	required security plan for the benefit of potential licensees. In addition to the elements otherwise required to	
10	be in a security plan, the plan must include provisions to:	
11	(1) Limit or prohibit the types of items that can brought into the premises.	
12	including weapons, alcoholic beverages, and other items that may affect security; and	
13	(2) Monitor the sales and service of alcoholic beverages, the age of patrons, and	
14	the presence of the parents or legal guardians of underage patrons so that the provisions of this Chapter	
15	regarding can be properly observed and enforced.	
16	SECTION 48: Title 6, Chapter 35, Section 100, of the Municipal Code of the City of Las	
17	Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:	
18	<b>6.35.100:</b> (A) No person, firm, partnership, corporation or other entity shall advertise, or cause to	
19	be advertised, as an erotic dance establishment without a valid erotic dance establishment license issued	
20	pursuant to this Chapter.	
21	(B) No later than the fifteenth day of the month succeeding the annual license period, an	
22	erotic dance establishment licensee shall file a verified report with the Department showing the licensee's	
23	gross receipts and amounts paid to dancers for the preceding annual period.	
24	(C) An erotic dance establishment licensee shall maintain and retain for a period of three	
25	years the names, addresses, a copy of each dancer's work card, new and renewal, and ages of all persons	
26	employed as dancers by the licensee.	

and not more than five inches above each entrance door, and in at least three places behind the bar, a sign with letters not less than three inches high stating:

# "ALCOHOLIC LIQUOR IS NOT SOLD HERE"

# "PROSTITUTION IS UNLAWFUL"

All erotic dance establishments licensed pursuant to this Chapter that are also licensed to sell alcoholic beverages pursuant to LVMC Chapter 6.50 shall post on each entrance door and not more than five inches above each entrance door, and in at least three places behind the bar, a sign with letters not less than three inches high stating:

# "PROSTITUTION IS UNLAWFUL"

For each sign described in this Subsection, the letters must be black on a yellow background, and the sign on each entrance door and behind the bar must be between four and six feet above floor level. Each sign must be located and illuminated sufficient to be visible by a person with normal eyesight corrected to 20/20, thirty feet from the sign.

(L) No erotic dance establishment shall employ a security guard, or allow a security guard to work on the premises, unless such security guard has obtained a work card pursuant to LVMC Chapter 6.86.

SECTION 49: Title 6, Chapter 39, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

6.39.010: (A) The primary operations of a nightclub often include the sales of alcoholic beverages for immediate on-premises consumption and the provision of live entertainment at a fixed establishment during the late night and early morning hours, and such operations can negatively impact surrounding businesses and residential areas during the late evening and early morning hours due to noise and congestion from the additional vehicular and pedestrian traffic coming to and from such establishments. Therefore, the City Council declares that[, except as otherwise provided in Subsection (C) of this Section,] all businesses considered to be a nightclub pursuant to this Chapter must be specifically licensed for such operation.[, whether newly proposed or an existing business operation as further delineated herein.]

(B) The City Council understands that there are certain liquor establishments authorized to provide live entertainment pursuant to LVMC 6.50.520, and if an establishment is not considered a nightclub for purposes of this Subsection (B), then such establishment shall comply with the provisions of LVMC 6.50.520 prior to providing live entertainment at such an establishment.

[(C) This Chapter does not apply to any establishment that holds a tavern-limited alcoholic beverage license) and is located within the Downtown Entertainment Overlay District, as described in LVMC 19.10.120.]

SECTION 50: Title 6, Chapter 39, Section 20, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

**6.39.020:** (A) Except as otherwise provided in Subsection (C) of LVMC 6.39.010, it is unlawful for any person to commence, carry on or engage in or operate any nightclub as defined by LVMC 6.39.030 without first obtaining and thereafter maintaining a valid, unexpired nightclub license as provided herein. Due to the negative secondary impacts a nightclub can create, such a license is required whether it is a new business operation or an existing operation that is considered a nightclub.

- (B) A nightclub license pursuant to this Chapter shall not issue for an establishment that will sell or serve alcoholic beverages unless the applicant [possesses] holds a beer and wine [room alcoholic beverage license, tavern alcoholic beverage license, tavern-limited alcoholic beverage license, general on-sale alcoholic beverage license, or urban lounge alcoholic beverage] on-premise license or a full alcohol on-premise license for the establishment at which the nightclub license is proposed for issuance, and, except as provided at Subsection (C)(2), below, such license shall not be issued if the establishment is located on property not properly entitled for a nightclub use pursuant to LVMC Title 19.
- (C) A separate license is required for each location at which a licensee conducts business, and such licenses are not transferable. In order for an applicant for a nightclub license to obtain and maintain such license in good standing, the establishment must comply, and continue to comply with all applicable zoning, building, fire and health requirements.

SECTION 51: Title 6, Chapter 40, Section 140, of the Municipal Code of the City of Las

1	Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:
2	<b>6.40.140:</b> (A) Restricted gaming shall be limited to the following locations within the City and
3	limited in scope of operation as follows:
4	(1) Locations operating as a convenience store, drug store, grocery store or
5	liquor store and licensed for the sale of alcoholic beverages, [other than a tavern, restaurant with alcohol or
6	urban lounge,] and having less than five thousand square feet of usable floor space, shall be permitted to
7	operate not more than seven slot machines;
8	(2) Locations operating as a convenience store, drug store, grocery store or
9	liquor store and licensed for the sale of alcoholic beverages, [other than a restaurant with alcohol or urban
10	lounge,] and having at least five thousand square feet of usable floor space, [, and taverns, regardless of the
11	amount of their usable floor space,] shall be permitted to operate not more than fifteen slot machines;
12	(3) Locations that are licensed as restaurants with alcohol may operate not more
13	than five slot machines, but only if the slot machines are counter top or table top video gaming devices that
14	are located within the bar area of the business operation[;]. However, in order to qualify for slot machines
15	under this Paragraph (3), the restaurant with alcohol must:
16	(a) Include an area comprised of at least two thousand five hundred
17	square feet that is open and available for use by patrons;
18	(b) <u>Include a permanent physical bar;</u>
19	(c) <u>Include an on-premise kitchen that is operated the entire time the</u>
20	establishment is open to the public for business;
21	(d) <u>Include a dining area with seating for at least twenty five-persons in</u>
22	a room separate from the on-premise kitchen. The seating required by this Subparagraph (d) does not include
23	stools located at the bar or seats located outside the dining area; and
24	(e) Serve food that has been ordered by patrons from tables or booths.
25	(4) Locations that [are licensed as urban lounges may operate not more than
26	five slot machines;] hold a full alcohol on-premise license may operate not more than fifteen slot machines.

(C)

For purposes of this Section, ["off-sale basis"] "off-premise basis" means the sale

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of alcoholic beverages in original sealed or corked containers for consumption off the premises where the

SECTION 54: Title 10, Chapter 76, Section 20, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

For any special event that will take place on New Year's Eve, the fourth of July or at any other time at which more than one thousand spectators or participants are expected to attend, it is unlawful for any person to possess or consume an alcoholic beverage in any glass or metal container during any of the following times if the producer or promoter has [complied with the provisions of Subsection (B) of Section

- Between the hours of six p.m. on December 31st and six a.m. on January 1st of each year.
- [Between the hours of six p.m. on July 4th and six a.m. on July 5th of each year.
- During the period of time beginning two hours before the start of the special event and ending

SECTION 55: Title 10, Chapter 77, Section 20, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

Except as otherwise provided in Section 10.77.030, it is unlawful for any person to be in possession of any glass or metal container which is fit for beverage purposes or intended for beverage

- Attending or participating in a special event; and
- On any right-of-way which is temporarily closed to vehicular traffic during the following
- Between the hours of 6:00 P.M. on December 31st and 6:00 A.M. on January 1st of
  - [Between the hours of 6:00 P.M. on July 4th and 6:00 A.M. on July 5th of each year.
- (3)During the period of time beginning two hours before the start of the special event and ending two hours after the special event is over.

section pertains;

1	19.09.050.E.024(I)
2	19.09.050.E.026(I)
3	19.09.050.E.028(I)
4	19.09.050.E.032(I)
5	19.09.050.E.036(I)
6	19.09.050.E.040(I)
7	to delete therefrom all references to the following uses:
8	Beer/Wine/Cooler Off-Sale Establishment
9	Beer/Wine/Cooler On- and Off-Sale Establishment
10	Beer/Wine/Cooler On-Sale Establishment
11	Gaming Establishment, Business Related
12	Gaming Establishment, Restricted
13	Grocery Store with Alcohol Sales
14	Liquor Establishment (Tavern)
15	Lounge Bar
16	Package Liquor Off-Sale Establishment
17	Restaurant with Alcohol
18	Restaurant with Service Bar
19	Social Event with Alcoholic Beverage Sales
20	Tavern-Limited Establishment
21	Urban Lounge
22	SECTION 61: Title 19, Chapter 9, Section 50, is amended by amending the Use Type
23	tables in each of the following sections:
24	19.09.050.E.004(I)
25	19.09.050.E.008(I)
26	19.09.050.E.012(I)

1 19.09.050.E.016(I) 2 19.09.050.E.020(I) 3 19.09.050.E.024(I) 4 19.09.050.E.026(I) 19.09.050.E.028(I) 5 6 19.09.050.E.032(I) 7 19.09.050.E.036(I) 8 19.09.050.E.040(I) 9 to add entries and zoning approval treatment for the items shown by underlining in the table that is attached to this Ordinance as Exhibit A, and to amend entries for the items that are shown by bracketing and 10 underlining in that table. In addition, each such section that contains a "key" to show zoning treatment is 11 12 amended to add the Letter "A" to the key, with a notation that the use is permitted as an accessory use to a 13 main use. The table in Exhibit A is not intended to represent a table to appear in this chapter of the Unified Development Code but is merely a convenient means of identifying the items to be added to or amended 14 15 within that chapter and thereafter incorporated within the Unified Development Code. SECTION 62: Title 19, Chapter 10, Section 20, Subsection (D) is amended to read as 16 17 follows: 18 D. **Uses Permitted by Special Use Permit** 19 1. The following uses may be permitted in the C-V District by means of Special Use Permit if in each case the parcel or use is operated or controlled by an agency or subdivision of local, state or federal 20 21 government: 22 [a. Banquet Facility; Beer/Wine/Cooler On-Sale Establishment; 23 b. 24 Convention Facility, Publicly Operated; c. 25 d. Custodial Institution; Gaming Establishment, General Business-Related; 26 e.

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1	f.	Liquefied Petroleum Gas Installation (Over 288 Gallons);
2	g.	Liquor Establishment (Tavern);
3	h.	Restaurant with Service Bar;
4	i.	Social Event with Alcoholic Beverage Sales;
5	j.	Supper Club.]
6	<u>a.</u>	Alcohol, On-Premise Beer/Wine;
7	<u>b,</u>	Alcohol, On-Premise Full;
8	<u>c.</u>	Banquet Facility;
9	<u>d.</u>	Convention Facility, Publicly Operated;
10	<u>e.</u>	Custodial Institution;
11	<u>f.</u>	Gaming Establishment, Restricted; and
12	<u>f.</u>	Liquefied Petroleum Gas Installation (Over 288 Gallons).
13	2. Except	as otherwise provided in the Paragraph (2), an Off-Premise Sign may be permitted in the C-
14	V District, but	only by means of a Special Use Permit and only if in each case the parcel or use is operated
15	or controlled by	y an agency of local, state or federal government, or by any fraternal, veteran, civic or service
16	organization. A	an off-premise sign that qualifies as a City Communication Sign is exempt from the Special
17	Use Permit Rec	quirement if it meets the requirements of LVMC 19.12.120(H). An on-premise sign with off-
18	premise messa	aging as described in LVMC 19.12.120(I)(b) is exempt from the Special Use Permit
19	Requirement if	it meets the requirements of LVMC 19.12.120(I)(b).
20	3. The fo	llowing uses may be permitted in the C-V District by means of Special Use Permit without
21	limitation as to	the person or entity that operates or controls the parcel or use:
22	a.	Cemetery/Mausoleum;
23	b.	Crematory; or
24	c.	Mortuary or Funeral Chapel.
25		SECTION 63: Title 19, Chapter 10, Section 120, is amended by deleting Subsections (C)
26	and (G) in their	r entirety and relettering the remaining Subsections accordingly.

1	SECTION 64: Title 19, Chapter 12, Section 10, is amended by amending Table 2 of the
2	Land Use Tables adopted therein to delete from Table 2 the entries for the following uses:
3	Beer/Wine/Cooler Off-Sale Establishment
4	Beer/Wine/Cooler On- and Off-Sale Establishment
5	Beer/Wine/Cooler On-Sale Establishment
6	Gaming Establishment, Business Related
7	Gaming Establishment, Restricted
8	Grocery Store with Alcohol
9	Liquor Establishment (Tavern)
10	Lounge Bar
11	Package Liquor Off-Sale Establishment
12	Restaurant with Alcohol
13	Restaurant with Service Bar
14	Social Event with Alcoholic Beverage Sales
15	Tavern-Limited Establishment
16	Tavern-Limited with Ancillary Nightclub Operation
17	Urban Lounge
18	SECTION 65: Title 19, Chapter 12, Section 10, is amended by amending Table 2 of the
19	Land Use Tables adopted therein to add, at the appropriate locations, new entries for the uses shown in the
20	table attached to this Ordinance as Exhibit B. The table in Exhibit B is not intended to represent a table to
21	appear in this chapter of the Unified Development Code but is merely a convenient means of identifying the
22	items to be added to existing Table 2 of the Land Use Tables.
23	SECTION 66: Title 19, Chapter 12, Section 10, is amended by amending Table 2 of the
24	Land Use Tables adopted therein to amend the entries for the uses "Country Club, Private" and "Private Club
25	Lodge or Fraternal Organization," as is shown in the table attached to this Ordinance as Exhibit C. The table

in Exhibit C is not intended to represent a table to appear in this chapter of the Unified Development Code

1	but is merely a convenient means of identifying the items to be amended within existing Table 2 of the Land
2	Use Tables.
3	SECTION 67: Title 19, Chapter 12, Section 70, is amended by deleting in their entirety the
4	entries for the following uses:
5	Beer/Wine/Cooler Off-Sale Establishment
6	Beer/Wine/Cooler On- and Off-Sale Establishment
7	Beer/Wine/Cooler On-Sale Establishment
8	Gaming Establishment, Business Related
9	Gaming Establishment, Restricted
10	Grocery Store with Alcohol
11	Liquor Establishment (Tavern)
12	Lounge Bar
13	Package Liquor Off-Sale Establishment
14	Restaurant with Alcohol
15	Restaurant with Service Bar
16	Social Event with Alcoholic Beverage Sales
17	Tavern-Limited Establishment
18	Tavern-Limited with Ancillary Nightclub Operation
19	Urban Lounge
20	SECTION 68: Title 19, Chapter 12, Section 70, is amended by adding thereto, at the
21	appropriate locations, entries for the following uses, with the horizontal lines that follow use entries indicating
22	separation between entries for reference only and not for inclusion in the Unified Development Code:
23	Alcohol, Off-Premise Ancillary
24	<b>Description:</b> An establishment selling alcohol for off-premise consumption in conjunction with an Alcohol,
25	On-Premise Beer/Wine or Alcohol, On-Premise Full establishment. In order to qualify under this use
26	category, all the following requirements must be met:

- 1. The ancillary sale of alcohol for off-premise consumption must be approved as part of a Special Use Permit for the primary use.
- 2. The ancillary sale of alcohol for off-premise consumption must comply with the Minimum Special Use Permit Requirements applicable to the primary use.
- 3. If operated in conjunction with an Alcohol, On-Premise Beer/Wine establishment, the ancillary sale of alcoholic beverages for off-premise consumption is limited to beer, wine and coolers.
- 4. The primary use may not be located on or adjacent to the Pedestrian Mall, as defined in LVMC Chapter 11.68.

**On-site Parking Requirement:** No additional parking required beyond that which is required for the principal use(s) on the site.

# Alcohol, Off-Premise Beer/Wine

**Description:** An establishment licensed to sell alcoholic beverages, limited to the sale of beer, wine and coolers, to consumers only and not for resale, in original sealed or corked containers, for consumption off the premises where the business is conducted.

#### **Minimum Special Use Permit Requirements:**

- \*1. Pursuant to its general authority to regulate the sale of alcoholic beverages, the City Council declares that the public health, safety and general welfare of the City are best promoted and protected by generally requiring a minimum distance separation between an Alcohol, Off-Premise Beer/Wine establishment and certain other uses that should be protected from the impacts associated with that establishment. Therefore, except as otherwise provided in these Requirements, no Alcohol, Off-Premise Beer/Wine establishment may be located within 400 feet of any of the following uses:
  - a. Church/house of worship;
  - b. School;
  - c. Individual care center licensed for more than 12 children; or
  - d. City park.

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1. If less than 25,000 square feet, one space per 175 square feet of gross floor area.

on or adjacent to the Pedestrian Mall, as defined in LVMC Chapter 11.68.

If 25,000 square feet or more, one space per 250 square feet of gross floor area.

- 2. The distance separation requirement set forth in Requirement 1 does not apply to:
- An establishment which has a non-restricted gaming license in connection with a hotel having 200 or more guest rooms on or before July 1, 1992, or in connection with a resort hotel having in excess of 200 guest rooms after July 1, 1992; or
  - b. A proposed establishment having more than 50,000 square feet of retail gross floor area.
- 3. The minimum distance separation requirements set forth in Requirement 1, which are otherwise nonwaivable under the provisions of LVMC 19.12.050(C), may be waived:
- In accordance with the provisions of LVMC 19.12.050(C) for any establishment which is a. proposed to be located on a parcel within the Downtown Las Vegas Overlay District, as described in LVMC 19.10.110:
- b. In accordance with the provisions of LVMC 19.12.050(C) for any establishment having between 15,000 square feet and 50,000 square feet of retail gross floor space, if no more than 10 percent of the retail gross floor space is regularly devoted to the display or merchandising of alcoholic beverages;
- c. In accordance with the provisions of LVMC 19.12.050(C) for any retail establishment having less than 15,000 square feet of retail gross floor space, if the area to be used for the sale, display or merchandising of alcoholic beverages and each use to be protected are separated by a highway or a right of way with a width of at least 100 feet; or
- d. In accordance with the applicable provisions of the "Town Center Development Standards Manual" for any establishment which is proposed to be located within the T-C (Town Center) Zoning District and which is designated MS-TC (Main Street Mixed Use) in the Town Center Land Use Plan.

Except as otherwise permitted pursuant to LVMC 6.50.050, the establishment shall not be located

**On-site Parking Requirement:** 

### Alcohol, Off-Premise Full

**Description:** An establishment licensed to sell alcoholic beverages, not limited to the sale of beer, wine and coolers, to consumers only and not for resale, in original sealed or corked containers, for consumption off the premises where the same are sold.

### **Minimum Special Use Permit Requirements:**

- \*1. Pursuant to its general authority to regulate the sale of alcoholic beverages, the City Council declares that the public health, safety and general welfare of the City are best promoted and protected by generally requiring a minimum distance separation between an Alcohol, Off-Premise Full establishment and certain other uses that should be protected from the impacts associated with that establishment, or that otherwise should be separated so as to minimize impacts on surrounding areas. Therefore, except as otherwise provided in these Requirements, no Alcohol, Off-Premise Full establishment may be located:
  - a. Within 400 feet of any of the following uses:
    - i. Church/house of worship;
    - ii. School;
    - iii. Individual care center licensed for more than 12 children; or
    - iv. City park.
  - b. Within 1000 feet of another Alcohol, Off-Premise Full establishment.
- 2. The distance separation requirements set forth in Requirement 1 do not apply to:
- a. An establishment which has a non-restricted gaming license in connection with a hotel having 200 or more guest rooms on or before July 1, 1992, or in connection with a resort hotel having in excess of 200 guest rooms after July 1, 1992; or
  - b. A Grocery Store with greater than 50,000 square feet of gross floor area.
- 3. The minimum distance separation requirements set forth in Requirement 1, which are otherwise nonwaivable under the provisions of LVMC 19.12.050(C), may be waived in connection with an Alcohol, Off-Premise Full establishment located within a grocery store:
  - a. In accordance with the provisions of LVMC 19.12.050(C) for a location within the

Downtown Casino Overlay District;

- b. In accordance with the applicable provisions of the "Town Center Development Standards Manual" for a location within the T-C (Town Center) Zoning District that is designated MS-TC (Main Street Mixed Use) in the Town Center Land Use Plan;
  - c. Having between 20,000 square feet and 50,000 square feet of retail floor space; or
- d. Having less than 20,000 square feet of retail floor space, if the area to be used for the sale, display or merchandising of alcoholic beverages and each use to be protected are separated by a highway or a right of way with a width of at least 100 feet.
- \*4. The establishment shall not be located on or adjacent to the Pedestrian Mall, as defined in LVMC Chapter 11.68.

# **On-site Parking Requirement:**

- 1. If less than 25,000 square feet, one space per 175 square feet of gross floor area.
- 2. If 25,000 square feet or more, one space per 250 square feet of gross floor area.

#### Alcohol, On-Premise Beer/Wine

**Description:** An establishment licensed to sell alcoholic beverages, limited to the sale of beer, wine and coolers only, for consumption on the premises where the same is sold.

### **Conditional Use Regulations:**

- 1. Pursuant to its general authority to regulate the sale of alcoholic beverages, the City Council declares that the public health, safety and general welfare of the City are best promoted and protected by generally requiring a minimum distance separation between an Alcohol, On-Premise Beer/Wine establishment and certain other uses that should be protected from the impacts associated with that establishment. Therefore, except as otherwise provided in these Requirements, no Alcohol, On-Premise Beer/Wine establishment may be located within 400 feet of any of the following uses:
  - a. Church/house of worship;
  - b. School;

- c. Individual care center licensed for more than 12 children; or
- d. City park.
- 2. The distance separation requirement set forth in Requirement 1 does not apply to the following:
- a. An establishment which has a non-restricted gaming license in connection with a hotel having 200 or more guest rooms on or before July 1, 1992, or in connection with a resort hotel having in excess of 200 guest rooms after July 1, 1992.
- b. Any Alcohol, On-Premise Beer/Wine use located on property within the Pedestrian Mall, as defined in LVMC Chapter 11.68; the Downtown Entertainment Overlay District, as described in LVMC 19.10.120; or the 18b Arts District, as described in Appendix F to this Title. The Special Use Permit approval may include conditions designed to mitigate any impacts related to distance separation.
- **On-site Parking Requirement:** One space for each 50 square feet of public seating and waiting area (including outdoor areas for seating and waiting), plus one space for each 200 square feet of the total remaining gross floor area.

Alcohol, On-Premise Full

**Description:** An establishment licensed to sell alcoholic beverages, not limited to the sale of beer, wine and coolers, for consumption on the premises where the same are sold.

### **Minimum Special Use Permit Requirements:**

- 1. Pursuant to its general authority to regulate the sale of alcoholic beverages, the City Council declares that the public health, safety and general welfare of the City are best promoted and protected by generally requiring a minimum distance separation between an Alcohol, On-Premise Full establishment and certain other uses that should be protected from the impacts associated with that establishment. Therefore, except as otherwise provided in these Requirements, no Alcohol, On-Premise Full establishment may be located within 400 feet of any of the following uses:
  - a. Church/house of worship;
  - b. School;

25 | 400 feet of any of the following uses:

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a. Church/house of worship;

other uses that should be protected from the impacts associated with that establishment. Therefore, except as

otherwise provided in these Requirements, no Alcohol Production, Craft establishment may be located within

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School:

1 gaming device. 2 **Minimum Special Use Permit Requirements:** 3 Pursuant to its general authority to regulate gaming, the City Council declares that the public health, 4 safety and general welfare of the City are best promoted and protected by generally requiring a minimum 5 distance separation between a Gaming Establishment, Restricted use and certain other uses that should be 6 protected from the impacts associated with that establishment. Therefore, except as otherwise provided in 7 these Requirements, the following distance separation requirements apply: 8 For one to five gaming machines, no less than 400 feet to the nearest: a. 9 i. Church/house of worship; ii. School: 10 Individual care center licensed for more than 12 children; or iii. 11 City park. 12 iv. 13 \*b. For six to fifteen gaming machines, no less than 1500 feet to the nearest: i. Church/house of worship; 14 ii. 15 School: iii. Individual care center licensed for more than 12 children; or 16 17 iv. City park. 18 2. The distance separation requirement set forth in Requirement 1.b. may be waived in accordance with 19 the provisions of LVMC 19.12.050(C) for the following: 20 a. An establishment located on property within one or more of the following Special Area and Overlay Districts: 21 22 i. The Civic District, as described in LVMC 19.10.010; ii. 23 The Downtown Casino Overlay District, as described in LVMC 19.10.100; 24 iii. The Market District or the Symphony Park District within the Downtown Las Vegas 25 Overlay District, as described in LVMC Title 19, Appendix F; or The Gaming Enterprise Overlay District, as described in LVMC 19.10.130. 26 iv.

and wine, for on-premise consumption only, is permitted.

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- The Special Use Permit approval for a "Private Club, Lodge or Fraternal Organization" use may also
- include the ancillary sale of beer and wine or full alcohol for on-premise consumption only, provided that:
  - The uses are specifically proposed in the application; and a.
  - b. The Director finds that each such use is ancillary to the primary use.

6 SECTION 71: Title 19, Chapter 12, Section 70, is amended by amending the Conditional

Use Regulations for the use "Nightclub" to read as follows:

# **Conditional Use Regulations:**

- 9 1. A Nightclub use that is located within the Downtown Entertainment Overlay District as defined by
- LVMC Title 19.10.120, within the boundaries of the Pedestrian Mall as defined by LVMC 11.68, or within 10
- 11 the boundaries of the 18b Las Vegas Arts District, as shown in Figure 3 of the Development Standards
- adopted in LVMC 19.10.110(B), and as amended from time to time, is exempt from the application of 12
- 13 Regulations 2 through 5. Except as otherwise limited by the final sentence of this Regulation 1 and
- Regulations [7 and 8,] 6 and 7, such a use shall be deemed to be a use permitted by right. Any outdoor activity 14
- 15 areas must first be approved by means of a Site Development Plan Review pursuant to LVMC 19.16.100.
  - In the C-1 District, the Nightclub use shall be limited to a maximum of 5,000 gross square feet in
- 17 area.

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- All Nightclub activities, including customer queueing and waiting areas (but excluding valet services 18 3.
- 19 and the checking of patron's identification), must be conducted within a completely enclosed building. In
- 20 the C-M and M Zoning Districts, outdoor activity areas must first be approved by means of a Site
- 21 Development Plan Review pursuant to LVMC 19.16.100.
  - 4. Except as otherwise provided in Regulation 5, no Nightclub may be located within 500 feet of any
- 23 parcel that contains a single-family dwelling.
- 24 5. The distance separation requirement set forth in Regulation 4 does not apply to:
- 25 An establishment which has a nonrestricted gaming license in connection with a hotel having
  - 200 or more guest rooms on or before July 1, 1992, or in connection with a resort hotel having in excess of

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200 guest rooms after July 1, 1992.

- A hotel having 200 or more guest rooms.
- A Nightclub that meets all of the following criteria:
- Is located on a parcel that is adjacent to Las Vegas Boulevard between Charleston
  - Is located on a parcel with a minimum net site area of 0.25 acres; and
- Is located within a building that has a minimum of 5000 square feet of gross floor area dedicated to the Nightclub use.
- A Nightclub operated in conjunction with an establishment that has a tavern-restricted alcoholic beverage license pursuant to LVMC 6.50.253.
- Alcohol service, if any, is permitted only in conjunction with the following Title 6 alcoholic beverage licenses: Beer and Wine Room, Tavern, Tavern-Limited, Tavern-Restricted, General On-Sale and Urban Lounge.]
- [7.] 6. Nightclubs shall conform to all applicable requirements of LVMC Title 6.
- [8.] 7. Unless otherwise exempted by that Chapter, Nightclubs shall conform to all noise requirements and limitations of LVMC Chapter 9.16.
  - SECTION 72: Title 19, Chapter 12, Section 70, is amended by amending the Minimum Special Use Permit Requirements for the use "Nightclub" to read as follows:

# **Minimum Special Use Permit Requirements:**

- \*1. In the C-1 District, all Nightclub activities, including customer queueing and waiting areas (but excluding valet services and the checking of patron's identification), must be conducted within a completely enclosed building. In all other districts, outdoor activity areas, as well as any provisions used to mitigate the impact of those areas on the surrounding adjacent uses, must be included on a site plan that has been approved as part of a Special Use Permit application.
- \*2. Except as otherwise provided in Requirement 3, no Nightclub may be located within 500 feet of any parcel that contains a single-family dwelling.

1 entirety the following terms and their corresponding definitions: Beer/Wine/Cooler Cultural Establishment 2 3 Beer/Wine/Cooler Off-Sale Establishment 4 Beer/Wine/Cooler On- and Off-Sale Establishment 5 Beer/Wine/Cooler On-Sale Establishment 6 Gaming Establishment, Business Related 7 Gaming Establishment, Restricted 8 Gift Basket Limited 9 Gift Shop Limited Liquor Establishment (Tavern) 10 11 Lounge Bar 12 Nonprofit Club Restaurant Service Bar 13 Package Liquor Off-Sale Establishment 14 Restaurant with Alcohol Restaurant with Service Bar 15 16 Retail Establishment with Package Liquor Off-Sale 17 Social Event with Alcoholic Beverage Sales 18 Tavern-Limited Establishment 19 Tavern-Limited Establishment with Ancillary Nightclub Operation 20 Urban Lounge 21 SECTION 74: Title 19, Chapter 18, Section 20, is hereby amended by adding thereto, at 22 the appropriate locations, the following terms and their corresponding definitions: 23 Alcohol, Off-Premise Ancillary. An establishment selling alcohol for off-premise consumption in 24 conjunction with an Alcohol, On-Premise Beer/Wine or Alcohol, On-Premise Full establishment. 25 Alcohol, Off-Premise Beer/Wine. An establishment licensed to sell alcoholic beverages, limited to the sale

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1 consumption off the premises where the business is conducted. 2 Alcohol, Off-Premise Full. An establishment licensed to sell alcoholic beverages, not limited to the sale of 3 beer, wine and coolers, to consumers only and not for resale, in original sealed or corked containers, for 4 consumption off the premises where the same are sold. 5 **Alcohol, On-Premise Beer/Wine.** An establishment licensed to sell alcoholic beverages, limited to the sale 6 of beer, wine and coolers only, for consumption on the premises where the same is sold. 7 Alcohol, On-Premise Full. An establishment licensed to sell alcoholic beverages, not limited to the sale of 8 beer, wine and coolers, for consumption on the premises where the same are sold. 9 **Alcohol Production, Craft.** A craft distillery, craft winery or brew pub establishment, pursuant to LVMC Chapter 6.50 and state law, wherein alcohol is manufactured, and the alcohol produced at the establishment 10 11 is sold for on-premise or off-premise consumption (or both). 12 Gaming Establishment, Restricted. An establishment which is primarily used for some business other than 13 gaming but in which restricted gaming is permitted pursuant to Title 6. For informational purposes, this description refers to an establishment whose gaming operations are limited to not more than 15 slot machines, 14 15 and no other game or gaming device. SECTION 75: Title 19, Chapter 18, Section 20, is hereby amended by amending the 16 17 definition of the term "Convenience Store" to read as follows: 18 Convenience Store. [Except as otherwise provided in this definition, a facility designed to have a minimum 19 size of 1200 square feet and no more than 5000 square feet of floor space, exclusive of warehouse and office 20 area, devoted to the display of merchandise, that is primarily used for the retail sale to the public of 21 merchandise for off-site consumption, including prepackaged food products, sundries, household items and 22 similar consumer items. The minimum size requirement referred to above does not apply to a convenience 23 store located within a mixed-use development. The term does not include a retail business licensed as a 24 "drugstore" pursuant to LVMC Title 6.] A retail establishment other than a drugstore, which:

commonly associated with those products and items, and maintains more than fifty-one percent of its gross

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(1)

Offers for sale prepackaged food products, household items and other goods

retail floor area dedicated to such products and items, provided that not more than ten percent of its gross retail floor area is devoted to the sale of beer, wine and coolers; and

(2) Except as otherwise provided in this Paragraph (2), contains not less than 1200 square feet, nor more than 5000 square feet of floor space devoted to retail sales display, exclusive of warehouse and office areas. The minimum size requirement in the preceding sentence does not apply to a development that qualifies as mixed-use under LVMC Title 19.

SECTION 76: Title 19, Chapter 18, Section 20, is hereby amended by amending the definition of the term "Convenience Store" to read as follows:

Grocery Store. A business establishment which occupies all of the business premises of a building or a portion of the business premises of a building which is segregated physically or spatially from the rest of the business premises, and which contains more than [five thousand] 5000 square feet of floor space, exclusive of warehouse and office space, for the display and sale of foodstuffs, whether fresh, frozen, canned or packaged, and may include the sales of other products, including non-food items, alcoholic beverages (if licensed by the City for the sale of alcoholic beverages) and pharmaceuticals, provided the sale of such pharmaceuticals is incidental to the primary business of selling products other than pharmaceuticals. The term does not include an establishment in which more than ten percent of the gross retail floor area of the establishment premises consists of alcoholic beverages.

SECTION 77: Title 19, Chapter 18, Section 20, is hereby amended by amending the definition of the term "Liquor Store" to read as follows:

**Liquor Store**. A specialty retail store with a minimum gross floor area of 1200 square feet that deals exclusively in alcoholic beverages and related items including tobacco, magazines, newspapers and packaged snack foods, whose license to sell alcoholic beverages authorizes their sale to consumers only and not for resale, in original sealed or corked containers, for consumption off the premises where the same are sold. Entry to minors is not allowed, except as provided for in LVMC 6.50.170. [This use includes an establishment that provides on-premises wine, cordial and liqueur tasting if the licensee also holds a wine, cordial and liqueur tasting license for that location.]

1	SECTION 78: Appendix F of the Unified Development Code, which contains and is titled
2	Interim Downtown Las Vegas Development Standards, is amended by amending Section C.1.b.ii (referring
3	to DTLV-O Area 1 Permitted Uses) to delete in their entirety the following uses listed under Retail and
4	Personal Services:
5	Beer/Wine/Cooler Off-Sale Establishment (Special Use Permit required)
6	Beer/Wine/Cooler On- and Off-Sale Establishment (Special Use Permit required)
7	Beer/Wine/Cooler On-Sale Establishment (Conditional Use approval required)
8	Grocery Store with Alcohol (Conditional Use approval required)
9	Liquor Establishment (Tavern) (Special Use Permit required)
10	Package Liquor Off-Sale Establishment (Special Use Permit required)
11	Restaurant with Alcohol (Special Use Permit required)
12	Restaurant with Service Bar (Conditional Use approval required)
13	Tavern-Limited Establishment (Special Use Permit required)
14	SECTION 79: Appendix F of the Unified Development Code, which contains and is titled
15	Interim Downtown Las Vegas Development Standards, is amended by amending Section C.1.b.ii (referring
16	to DTLV-O Area 1 Permitted Uses) to add, under Retail and Personal Services and at the appropriate
17	locations, the following uses:
18	Alcohol, Off-Premise Ancillary (if qualifying)
19	Alcohol, Off-Premise Beer/Wine (Special Use Permit required)
20	Alcohol, Off-Premise Full (Special Use Permit required)
21	Alcohol, On-Premise Beer/Wine (Conditional Use approval required)
22	Alcohol, On-Premise Full (Special Use Permit required)
23	Alcohol Production, Craft (Special Use Permit required)
24	Gaming, Restricted (Special Use Permit required)
25	SECTION 80: For purposes of Section 2.100(3) of the City Charter, Sections 19.09.050,
26	19.10.020, 19.10.120, 19.12.010, 19.12.070 and 19.18.020 are deemed to be subchapters rather than sections.

use categories that are repealed by this Ordinance—for the periods necessary to implement the transition

Apply to new or replacement licenses or land use categories appropriate

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from previous to present categories.

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(4) Apply by custom or analogy any principles or practices that, by reason of the adoption of this Ordinance and the replacement of categories, may not strictly apply under this Ordinance or other provisions of the Las Vegas Municipal Code.

- (C) Regarding the transition period as it relates to land use administration, it is noted that the City Council over time has adopted a number of area-specific planning and regulatory documents that apply to specifically-identified developments or areas within the City. For purposes of this Section, such areas are referred to as "special plan areas" and the related documents as "special area plans." Many of those documents include references to land use types or categories that are being deleted by this Ordinance, with the intent to have those types or categories covered by new or existing land use types or categories. For the purposes of interpreting special area plan documents and their application during a transitional period before those documents might be updated, a document has been prepared to assist the City and others in determining which new or existing uses and corresponding rules and requirements should apply to uses whose labels have been deleted by this Ordinance. That document is attached to and adopted as part of this Ordinance as Exhibit D. The Director of Planning is authorized to apply and interpret the provisions of Exhibit D as deemed necessary or appropriate. That authority includes authority and discretion to determine equivalent use categories, standards and procedures regarding locations within any special plan area whose special area plan is not listed in Exhibit D.
- (D) Notwithstanding the provisions of this Section, operational requirements or prohibitions under LVMC Title 6 that are made applicable by the provisions of this Ordinance to new or replacement license categories shall be deemed to apply to licenses under the new or replacement categories unless waived by the Director.

SECTION 83: If any section, subsection, subdivision, paragraph, sentence, clause or phrase in this ordinance or any part thereof is for any reason held to be unconstitutional or invalid or ineffective by any court of competent jurisdiction, such decision shall not affect the validity or effectiveness of the remaining portions of this ordinance or any part thereof. The City Council of the City of Las Vegas hereby

1	declares that it would have passed each section, subsection, subdivision, paragraph, sentence, clause or phrase
2	thereof irrespective of the fact that any one or more sections, subsections, subdivisions, paragraphs
3	sentences, clauses or phrases be declared unconstitutional, invalid or ineffective.
4	SECTION 84: Whenever in this ordinance any act is prohibited or is made or declared to
5	be unlawful or an offense or a misdemeanor, or whenever in this ordinance the doing of any act is required
6	or the failure to do any act is made or declared to be unlawful or an offense or a misdemeanor, the doing or
7	such prohibited act or the failure to do any such required act shall constitute a misdemeanor and upon
8	conviction thereof, shall be punished by a fine of not more than \$1,000.00 or by imprisonment for a term of
9	not more than six months, or by any combination of such fine and imprisonment. Any day of any violation
10	of this ordinance shall constitute a separate offense.
11	SECTION 85: All ordinances or parts of ordinances or sections, subsections, phrases
12	sentences, clauses or paragraphs contained in the Municipal Code of the City of Las Vegas, Nevada, 1983
13	Edition, in conflict herewith are hereby repealed.
14	PASSED, ADOPTED and APPROVED this day of, 2022.
15	APPROVED:
16	Ву
17	By CAROLYN G. GOODMAN, Mayor
18	ATTEST:
19	LUANN D. HOLMES, MMC
20	City Clerk
21	APPROVED AS TO FORM:
22	Val Steed, Date
23	Deputy City Attorney
23 24	,

1	The above and foregoing ordinance was first proposed and read by title to the City Council on the day
2	of, 2022, and referred to a committee for recommendation, the committee being
3	composed of the following members;
4	thereafter the said committee reported favorably on said ordinance on the day of
5	, 2022, which was a meeting of said Council; that at said
6	meeting, the proposed ordinance was read by title to the City Council as first
7	introduced and adopted by the following vote:
8	VOTING "AYE":
9	VOTING "NAY":
10	ABSENT:
11	APPROVED:
12	D
13	ByCAROLYN G. GOODMAN, Mayor
14	ATTEST:
15	LUANN D. HOLMES, MMC
16	City Clerk
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### **EXHIBIT A**

	T6-UC	T6-UG	T6-UG-L	Т5-М	Т5-С	T5-MS	T5-N	<b>T4-M</b>	<b>T4-C</b>	T4-MS	T4-N	T3-N	T3-N-O
Alcohol, Off-Premise Ancillary	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>			
Alcohol, Off-Premise Beer/Wine	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>			
Alcohol, Off-Premise Full	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>			
Alcohol, On-Premise Beer/Wine	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>		<u>C</u>
Alcohol, On-Premise Full	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>		<u>S</u>
Alcohol Production, Craft	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>P</u>	<u>S</u>	<u>S</u>			
Gaming Establishment, Non- restricted	S	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>				
Gaming Establishment, Restricted	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>		<u>S</u>
Private Club, Lodge, or Fraternal Organization	[P] <u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	[P] <u>C</u>	[P] <u>C</u>	<u>C</u>	<u>C</u>	[P] <u>C</u>	[P] <u>C</u>		N	[P] <u>C</u>

Deletions shown by bracketing, additions by underlining

#### **EXHIBIT B**

	U	R-E	R-D	R-1	R-SL	R-CL	R-TH	R-2	R-3	R-4	R-MH	P-O	О	C-D	C-1	C-2	С-РВ	C-M	M
Alcohol, Off-Premise Ancillary															A	A	A	A	A
Alcohol, Off-Premise Beer/Wine															S	S	S	S	S
Alcohol, Off-Premise Full															S	S	S	S	S
Alcohol, On-Premise Beer/Wine															С	С	С	С	С
Alcohol, On-Premise Full															S	S	S	S	S
Alcohol Production, Craft															S	S	С	С	С
Gaming Establishment, Restricted					_										S	S	S	S	S

All entries represent new material

## **EXHIBIT C**

	U	R-E	R-D	R-1	R-SL	R-CL	R-TH	R-2	R-3	R-4	R-MH	P-O	О	C-D	C-1	C-2	C-PB	C-M	М
Country Club, Private	S	S	S	S	S	S		S	S	S	S	S	[ <u>P</u> ] <u>C</u>	[ <u>P] C</u>	[ <u>P] C</u>	[ <u>P</u> ] <u>C</u>		<u>[P] C</u>	[ <u>P</u> ] <u>C</u>
Private Club, Lodge or Fraternal Organization													S		[ <u>P</u> ] <u>C</u>	[ <u>P</u> ] <u>C</u>	S	[ <u>P</u> ] <u>C</u>	[ <u>P</u> ] <u>C</u>

Deletions shown by bracketing, additions by underlining

## **EXHIBIT D**

## **SPECIAL AREA PLANS**

# Cliff's Edge

Special Plan Permissible Use Category	Existing UDC Permissible Use Category	Proposed UDC Permissible Use Category	Special Land Use Designation
			Village Commercial
Bars	Liquor Establishment (Tavern)	Alcohol On-Premise Full	SUP
Duis	Restaurant with Alcohol	Alcohor off Freninse Full	301
Beer Sales	Beer/Wine/Cooler On-Sale Establishment	Alcohol On-Premise Beer Wine	SUP
beer Sales	Beer/Wine/Cooler Off-Sale Establishment	Alcohol Off-Premise Beer Wine	301
	Beer/Wine/Cooler On-Sale Establishment	Alcohol On-Premise Beer Wine	
Brew Pubs	Beer/Wine/Cooler On- and Off-Sale Establishment	Alcohol Off-Premise, Ancillary	SUP
	Manufacturing, Heavy	Alcohol Production, Craft	
Gaming (Incidental Gaming Machines Only)	Gaming, Restricted	Gaming, Restricted	SUP
	Restaurant with Alcohol		
	Lounge Bar	Alcohol On-Premise Full	SUP
Liquor Sales (for on or off	Restaurant with Service Bar	Alcohol On-Premise Full	304
premise consumption)	Liquor Establishment (Tavern)		
	Package Liquor Off-Sale Establishment	Alcohol Off-Premise Full	SUP
	Grocery Store with Alcohol	Alcohol Oli-Pleillise Full	304
Supper Clubs	Restaurant with Alcohol	Alcohol On-Premise Full	SUP
Taverns	Liquor Establishment (Tavern)	Alcohol On-Premise Full	SUP
Wine Sales	Beer/Wine/Cooler On-Sale Establishment	Alcohol On Premise Beer Wine	SUP
wille Sales	Beer/Wine/Cooler Off-Sale Establishment	Alcohol Off-Premise Beer Wine	301

## **CSN Northwest Campus Development Agreement and Design Standards**

Special Plan Permissible Use Category	Existing UDC Permissible Use Category	Proposed UDC Permissible Use Category	Requirement		
Alcohol, Ancillary Use (Section 3.17 of DA)	Special Event Permit	Special Event Permit (Liquor Caterer)	Permitted		
Beer/Wine/Cooler On-	Beer/Wine/Cooler On-Sale	Alcohol On-Premise Beer Wine	SUP		
Sale Establishment	Establishment	Alcohor of Fremise Beer Wille	301		

Also, per 3.3: If the plan is silent regarding a use, and the use is not specifically prohibited by the plan (also in 3.3), then it defers to the TC development standards. The prohibited uses do not contain any alcohol uses or gaming. Gaming not listed as a use.

## **Grand Canyon Village**

Special Plan Permissible Use Category	Existing UDC Permissible Use Category	Proposed UDC Permissible Use Category	Special Land Use Designation
			Community Commercial
Bars	Liquor Establishment (Tavern)  Restaurant with Alcohol	Alcohol On-Premise Full	SUP
Beer Sales	Beer/Wine/Cooler On-Sale Establishment Beer/Wine/Cooler Off-Sale Establishment	Alcohol On-Premise Beer Wine Alcohol Off-Premise Beer Wine	SUP
Brew Pubs	Beer/Wine/Cooler On-Sale Establishment Beer/Wine/Cooler On- and Off-Sale Establishment Manufacturing, Heavy	Alcohol On-Premise Beer Wine Alcohol Off-Premise, Ancillary Alcohol Production, Craft	SUP
Gaming (Incidental Machines Only)	Gaming, Restricted Gaming, Business-Related	Gaming, Restricted	SUP
Liquor Sales (for on or off premise consumption)	Restaurant with Alcohol  Lounge Bar  Restaurant with Service Bar  Liquor Establishment (Tavern)	Alcohol On-Premise Full	SUP
consumption,	Package Liquor Off-Sale Establishment Grocery Store with Alcohol	- Alcohol Off-Premise Full	SUP
Supper Clubs	Restaurant with Alcohol	Alcohol On-Premise Full	SUP
Taverns	Liquor Establishment (Tavern)	Alcohol On-Premise Full	SUP
Wine Sales	Beer/Wine/Cooler On-Sale Establishment Beer/Wine/Cooler Off-Sale Establishment	Alcohol On Premise Beer Wine Alcohol Off-Premise Beer Wine	SUP

## **Lone Mountain**

Special Plan Permissible Use Category	Existing UDC Permissible Use Category	Proposed UDC Permissible Use Category	Special Land Use Designation			
			Neighborhood	Village		
			Commercial	Commercial		
Beer/Wine/Cooler On-Sale Establishment	Beer/Wine/Cooler On-Sale Establishment	Alcohol, On-Premise Beer/Wine	WC	WC		
Liquor Establishment (Off	Package Liquor Off-Sale Establishment	Alcohol Off-Premise Full	Prohibited	SUP		
Premise Consumption)	Grocery Store with Alcohol	Alcohol OII-Premise Full	Prombited	30P		
Liquor Establishment (Tavern)	Liquor Establishment (Tavern)	Alcohol On-Premise Full	Prohibited	SUP		
Restaurant with Service Bar	Restaurant with Service Bar	Alcohol On-Premise Full	Permitted	Permitted		
Supper Club with Alcohol	Restaurant with Alcohol	Alcohol On-Premise Full	SUP	SUP		

NOTE: The online version of the document references a December 3, 2008 Ordinance (6015) as the last update. B/W/C On-Sale Establishment added (20-0006). Gaming not listed.

### **Lone Mountain West**

Special Plan Permissible Use Category	Existing UDC Permissible Use Category	Proposed UDC Permissible Use Category	Special Land Use Designation			
			Neighborhood Commercial	Village Commercial		
Bars	Liquor Establishment (Tavern)	Alcohol On-Premise Full	SUP	SUP		
Dais	Restaurant with Alcohol	Alcohol on-Freniise i uli	301	301		
Beer Sales	Beer/Wine/Cooler On-Sale Establishment	Alcohol On-Premise Beer Wine	SUP	CLID		
peer sales	Beer/Wine/Cooler Off-Sale Establishment	Alcohol Off-Premise Beer Wine	30P	SUP		
Beer/Wine/Cooler On- Sale Establishment	Beer/Wine/Cooler On-Sale Establishment	Alcohol, On-Premise Beer/Wine	WC	WC		
	Beer/Wine/Cooler On-Sale Establishment	Alcohol On-Premise Beer Wine				
Brew Pubs	Beer/Wine/Cooler On- and Off-Sale Establishment	Alcohol Off-Premise, Ancillary	Prohibited	SUP		
	Manufacturing, Heavy	Alcohol Production, Craft				
Gaming (Incidental)	Gaming, Restricted Gaming, Business-Related	Gaming, Restricted	SUP	SUP		
	Restaurant with Alcohol					
	Lounge Bar	Alaskal On Bransias Full				
Lieuwan Calas	Restaurant with Service Bar	Alcohol On-Premise Full	CLID	CLID		
Liquor Sales	Liquor Establishment (Tavern)		SUP	SUP		
	Package Liquor Off-Sale Establishment	Alaskal Off Duamina Full				
	Grocery Store with Alcohol	Alcohol Off-Premise Full				
Supper Clubs	Restaurant with Alcohol	Alcohol On-Premise Full	SUP	SUP		
Taverns	Liquor Establishment (Tavern)	Alcohol On-Premise Full	SUP	SUP		
Wine Sales	Beer/Wine/Cooler On-Sale Establishment	Alcohol On Premise Beer Wine	SUP	SUP		
wille Sales	Beer/Wine/Cooler Off-Sale Establishment	Alcohol Off-Premise Beer Wine	SUP	SUP		

NOTE: The online version of the document references a January 7, 2009 Ordinance (6020) as the last update. B/W/C On-Sale Establishment added (20-0006).

#### Rio Vista Plaza

Per MOD-72421, Rio Vista uses refer back to Title 19, C-1 uses, plus Parking and Auto Display (as approved in the original plan).

### **Skye Canyon**

Skye Canyon Development Agreement Section One defines "Alcohol Related Uses" as "any alcohol use as defined by the UDC and Ordinance 6266, as accepted by the Master Developer on May 8, 2018."

Skye Canyon Master Planned Community defers to a static version of the UDC, referred to as Skye Canyon UDC 2011.

Skye Canyon Development Agreement Section 3.02 eliminates specified spacing requirements between similar and protected uses.

Skye Canyon Development Agreement Section 3.22 defers to page two (2) of the Skye Canyon Design Guidelines for all permissible uses.

Skye Canyon Design Guidelines states that within the General Commercial Skye Canyon Special Land Use designation the C-1, C-2 and O standards apply.

Skye Canyon Design Guidelines furthers state that certain General Commercial parcels are restricted from some uses (Taverns and package liquor).

#### **Sunstone**

Sunstone Development Agreement Section One defines "Alcohol Related Uses" as "any alcohol use as defined by the UDC."

Sunstone Master Planned Community defers to a static version of the UDC, referred to as Sunstone UDC 2019.

Sunstone Development Agreement Section 3.02 eliminates specified spacing requirements between similar and protected uses.

Sunstone Development Agreement Section 3.22 defers to page two (actually 10) of the Sunstone Design Guidelines for all permissible uses.

Sunstone Design Guidelines states that within the General Commercial Sunstone Special Land Use designation the C-1, C-2 and O standards apply.

Sunstone Design Guidelines furthers state that certain General Commercial parcels are restricted from some uses (Taverns and package liquor).

Trilogy at Sunstone follows the above.

#### Summerlin

Special Plan Permissible Use Category	Existing UDC Permissible Use Category	Proposed UDC Permissible Use Category	Special Land Use Designation					
			EC	TC	VC	NF		
Gaming, Restricted	Gaming, Restricted	Gaming, Restricted	SUP	SUP	SUP	SUP		
Liquor Store	Package Liquor Off-Sale Establishment	Alcohol Off-Premise Full	SUP	SUP	SUP	SUP*		
Pubs, Bars & Lounges	Grocery Store with Alcohol Liquor Establishment (Tavern)	Alcohol On-Premise Full, Alcohol, Off- Premise Ancillary	SUP	SUP	SUP	SUP		

#### Added Through Director Approval per Section 5-8 of the Summerlin Development Standards Manual

Beer/Wine/Cooler On- Sale Establishment	Beer/Wine/Cooler On-Sale Establishment	Alcohol On-Premise Beer Wine		SUP	
Supper Club	Restaurant with Alcohol	Alcohol On-Premise Full		SUP	

These uses are also applied to Sun City Summerlin (Retirement Villages)

## **Symphony Park**

		Proposed UDC Permissible	
Special Plan Permissible Use Category	Existing UDC Permissible Use Category	Use Category	Requirement
Tavern	Liquor Establishment (Tavern)	Alcohol On-Premise Full, Alcohol, Off-Premise Ancillary	SUP
Supper Club	Restaurant with Alcohol	Alcohol On-Premise Full	SUP
Restaurant Service Bar	Restaurant with Service Bar	Alcohol On-Premise Full	SUP
Social Event with Alcohol Beverage Sales	Social Event with Alcohol Sales	Deleted	SUP
Beer/Wine	Beer/Wine/Cooler On-Sale Establishment	Alcohol On Premise Beer Wine	SUP

<sup>\*</sup>Does not list Gaming, Restricted as a permitted use at all, but gaming currently allowed as an ancillary use to the Tavern and Supper Club uses.

Permits Gaming, Non-Restricted in a Hotel/Casino in the GED only.

<sup>\*</sup> Package Liquor is prohibited in the NF land use district, except within the NF district in Retirement Villages, then they are subject to an SUP.

## **Town Center**

Special Plan Permissible Use Category	Existing UDC Permissible Use Category	Proposed UDC Permissible Use Category	Special Land Use Designation						
			GC-TC	SC-TC	UC-TC	SX-TC	EC-TC	MC-TC	MS-TC
Beer/Wine/Cooler Off-Sale Establishment	Beer/Wine/Cooler Off- Sale Establishment	Alcohol Off-Premise Beer Wine	SUP	SUP	SUP	SUP	SUP	SUP	SUP
Beer/Wine/Cooler On and Off-Sale Establishment	Beer/Wine/Cooler On- and Off-Sale Establishment	Alcohol On-Premise Beer Wine	SUP	SUP	SUP	SUP	SUP	SUP	SUP
		Alcohol Off-Premise, Ancillary							
Beer/Wine/Cooler On-Sale Establishment	Beer/Wine/Cooler On- Sale Establishment	Alcohol On-Premise Beer Wine	SUP	SUP	SUP	SUP	SUP	SUP	SUP
Gaming, Restricted	Gaming, Restricted	Gaming, Restricted	SUP	SUP	SUP	SUP	SUP	SUP	SUP
Liquor Establishment (Tavern)	Liquor Establishment (Tavern)	Alcohol On-Premise Full, Alcohol, Off-Premise Ancillary	SUP	SUP	SUP	Prohibited	SUP	SUP	SUP
Package Liquor Off- Sale Establishment	Package Liquor Off-Sale Establishment	Alcohol Off-Premise Full	SUP	SUP	SUP	SUP	SUP	SUP	SUP
Restaurant with Alcohol	Restaurant with Alcohol	Alcohol On-Premise Full	SUP	SUP	SUP	SUP	SUP	SUP	SUP
Restaurant with Service Bar	Restaurant with Service Bar	Alcohol On-Premise Full	SUP	SUP	SUP	SUP	SUP	SUP	SUP
Retail Establishment with Accessory Package Liquor Off- Sale	Package Liquor Off-Sale Establishment Grocery Store with Alcohol	- Alcohol Off-Premise Full	SUP	SUP	SUP	SUP	SUP	SUP	SUP