
**THE CITY OF BLUE ISLAND
COOK COUNTY, ILLINOIS**

**ORDINANCE
NUMBER 2021-054**

**AN ORDINANCE OF THE CITY OF BLUE ISLAND, COOK
COUNTY, ILLINOIS, AMENDING TITLE XI, CHAPTER 111
“ALCOHOLIC LIQUOR” OF THE CODE OF BLUE ISLAND,
ILLINOIS RELATED TO LICENSE CLASSIFICATIONS AND
FEES**

**FRED BILOTTO, Mayor
RAEANN CANTELO-ZYLMAN, City Clerk
JAIRO FRAUSTO, City Treasurer**

**DEXTER JOHNSON
LUIZ MONTOYA
NANCY RITA
BILL FAHRENWALD
GABRIEL McGEE
CANDACE CARR
JOSH ROLL**

Aldermen

ORDINANCE NUMBER 2021- 054

AN ORDINANCE OF THE CITY OF BLUE ISLAND, COOK COUNTY, ILLINOIS, AMENDING TITLE XI, CHAPTER 111 “ALCOHOLIC LIQUOR” OF THE CODE OF BLUE ISLAND, ILLINOIS RELATED TO LICENSE CLASSIFICATIONS AND FEES

WHEREAS, the City of Blue Island, Cook County, Illinois (the “*City*”) is a duly organized and existing City created under the provisions of the laws of the State of Illinois and operating under the provisions of the Illinois Municipal Code, and all laws amendatory thereof and supplementary thereto, with full powers to enact ordinances and adopt resolutions for the benefits of the residents of the City; and

WHEREAS, the Mayor and City Aldermen (the “*Corporate Authorities*”) may from time to time amend the text of the City Code of Blue Island (the “*Code*”) when it is determined to be in the best interests of the health, safety and welfare of the City and its residents; and

WHEREAS, Article IV of the Liquor Control Act of 1934, 235 ILCS 5/4-1, et seq. (the “*Act*”), authorizes the Corporate Authorities to determine the number, kind and classification of licenses for the retail sale of alcoholic liquor and to establish such further regulations and restrictions upon the issuance of and operations under local licenses not inconsistent with law as the public good and convenience may require; and

WHEREAS, the Mayor and City Aldermen desire to modify the Code to update liquor license classifications and corresponding fees related to the sales of alcoholic liquor within the City; and

WHEREAS, the Mayor and City Aldermen find that the following amendments to the Code of Blue Island, Illinois, as set forth herein, are in the best interests of the health, safety and welfare of the City and its residents.

NOW, THEREFORE, BE IT ORDAINED by the Mayor and City Aldermen of the City of Blue Island, Cook County, Illinois as follows:

Section 1. That the above recitals and legislative findings are found to be true and correct and are hereby incorporated herein and made a part hereof, as if fully set forth in their entirety.

Section 2. That the Mayor and City Aldermen find and determine that the adoption of this Ordinance is in the best interests of the City as well as in the best interests of the public.

Section 3. That Section 11.58 ("*License Classification and Fees*") of Chapter 111 ("*Alcoholic Liquor*") of Title XI ("*Business Regulations*") of the Code of Blue Island, Illinois is hereby amended by deleting the language of Section 111.58 in its entirety and adding the underlined language to read, as follows:

§ 111.58 LICENSE CLASSIFICATION AND FEES.

Licenses issued under this chapter shall be divided into license classes. The license classifications are as follows:

A. Bar/Tavern/Saloon

(1) **Class A-1 (No Packaged Goods).** A Class "A-1" license shall authorize the licensee to make sales at retail of alcoholic liquor for consumption only on the premises where sold. Video Gaming as defined under the Illinois Video Gaming Act (230 ILCS 40/1 et seq.) shall not be allowed in a Class A-1 licensed premises. The license fee for a Class "A-1" license shall be \$1,000.00 per annum plus an amount based on occupancy load as set forth in Section 111.58A(6). The license fee shall be payable on January first of each year.

(2) **Class A-1V (No Packaged Goods – Video Gaming).** A Class "A-1V" license shall authorize the licensee to make sales at retail of alcoholic liquor for consumption only on the premises where sold. This class shall permit video gaming terminals on the property subject to licensee having a video gaming license issued by the Illinois Gaming Board in accordance with the Illinois Video Gaming Act (230 ILCS 40/1 et seq.). The license fee for a Class "A-1V" license shall be \$1,500.00 per annum plus an amount based on occupancy load as set forth in Section 111.58A(6). The license fee shall be payable on January first of each year.

(3) **Class A-2 (Premises-Packaged Goods).** A Class "A-2" license shall authorize the licensee to make sales at retail of alcoholic liquor for use or consumption on or off the premises where sold; provided that any alcoholic liquor sold to go off premises must be in its original sealed container. Video Gaming as defined under the Illinois Video Gaming Act (230 ILCS 40/1 et seq.) shall not be allowed in a Class A-2 licensed premises. The license fee for a Class "A-2" license shall be \$1,250.00 per annum plus an amount based on occupancy load as set forth in Section 111.58A(6). The license fee shall be payable on January first of each year.

(4) **Class A-2V (Premises-Packaged Goods – Video Gaming).** A Class "A-2V" license shall authorize the licensee to make sales at retail of alcoholic liquor for use or consumption on or off the premises where sold; provided that any alcoholic liquor sold to go off premises must be in its original sealed container. This class shall permit video gaming terminals on the property subject to licensee having a video gaming license issued by the Illinois Gaming Board in accordance with the Illinois Video Gaming Act (230 ILCS 40/1 et seq.). The license fee for a Class "A-2V" license shall be \$1,750.00 per annum plus an amount based on

occupancy load as set forth in Section 111.58A(6). The license fee shall be payable on January first of each year.

(5) **Class AA (Additional Bar/Pouring Station).** A Class “AA” license shall authorize the holder of a Class A-1, A-1V, A-2 or A-2V to operate an additional bar and/or pouring station within the licensed establishment. The license fee for a Class “AA” license shall be \$500.00 per additional bar and/or pouring station. The license fee shall be payable on January first of each year.

(6) The annual license fee for Class A-1, A-1V, A-2 or A-2V licenses shall include the following amounts based upon occupancy load:

- a. **Occupancy Load 0-74.** Establishments where the occupancy of the licensed premises does not exceed 74 persons shall pay an additional \$200.00 per year.
- b. **Occupancy Load 75-149.** Establishments where the occupancy of the licensed premises does not exceed 149 persons shall pay an additional \$400.00 per year.
- c. **Occupancy Load 150-199.** Establishments where the occupancy of the licensed premises does not exceed 199 persons shall pay an additional \$600.00 per year.
- d. **Occupancy Load 200-249.** Establishments where the occupancy of the licensed premises does not exceed 249 persons shall pay an additional \$800.00 per year.
- e. **Occupancy Load 250-299.** Establishments where the occupancy of the licensed premises does not exceed 299 persons shall pay an additional \$1,000.00 per year.
- g. **Occupancy Load 300-349.** Establishments where the occupancy of the licensed premises does not exceed 349 persons shall pay an additional \$1,200.00 per year.
- h. **Occupancy Load 350-399.** Establishments where the occupancy of the licensed premises does not exceed 399 persons shall pay an additional \$1,400.00 per year.
- i. **Occupancy Load 400+.** Establishments where the occupancy of the licensed premises exceeds 399 persons shall pay an additional \$1,600.00 per year.

B. Retail - Package

(1) **Class B (Package).** A Class “B” license shall authorize the licensee to make sales at retail of alcoholic liquor on the licensed premises, but not for consumption on the premises. All alcoholic liquor sold to go off premises must be in its original sealed container. It shall be lawful to permit the tasting or sampling of alcoholic liquor on the licensed premises if the tasting or sampling is part of a promotion, is of a temporary nature, or if no direct or indirect charge is made therefore. The license fee for a Class “B” license shall be \$1,250.00 per annum payable on January first of each year.

Class B (Package) Requirements

A Class B license may be granted or renewed if:

- a. The primary purpose of the licensed premises shall be for the sale at retail of alcoholic liquor; and
- b. The licensed premises derives more than seventy-five percent (75%) of its gross revenue (on an annual basis) from the retail sales of alcoholic liquor. The burden of meeting the determination shall be on the licensee. The records used to determine whether said 75 percent standard has been met shall include, but not be limited to, audited financial statements, corporate financial reports, tax return information, state liquor license reports, or any other form of information deemed acceptable by the liquor control commissioner; and

- c. The licensed premises shall contain not less than fifteen hundred (1,500) square feet of above-grade retail floor area open to the public.

(2) ***Class B-1 (Grocery Store - Package)***. A Class “B-1” license shall authorize the licensee to make sales at retail of alcoholic liquor on the licensed premises, but not for consumption on the premises. All alcoholic liquor sold must be in its original sealed container. This class shall not permit entertainment, tasting or sampling on the property. The license fee for a Class “B-1” license shall be \$1,250.00 per annum payable on January first of each year.

Class B-1 (Grocery Store-Package) Requirements

A Class B-1 license may be granted or renewed if:

- a. The primary purpose of the licensed premises shall be for retail sales other than the retail sale of alcoholic liquor, such as a grocery store or drug store; and
- b. The licensed premises derives more than sixty percent (60%) of its gross revenue (on an annual basis) from retail sales other than the retail sale of alcoholic liquor. The burden of meeting the determination shall be on the licensee. The records used to determine whether said 60 percent standard has been met shall include, but not be limited to, audited financial statements, corporate financial reports, tax return information, state liquor license reports, or any other form of information deemed acceptable by the liquor control commissioner; and
- c. The licensed premises shall contain not less than one thousand five hundred (1,500) square feet of above-grade retail floor area open to the public; and
- d. The square footage devoted to the retail sale of alcoholic liquor shall not exceed ten percent (10%) of the retail floor area open to the public.

(3) ***Class B-2 (Grocery Store - Package – Beer and Wine Only)***. A Class “B-2” license shall authorize the licensee to make sales at retail of beer and wine only on the licensed premises, but not for consumption on the premises. All beer and wine sold must be in its original sealed container. This class shall not permit video gaming terminals, entertainment, tasting or sampling on the property. The license fee for a Class “B-2” license shall be \$1,000.00 per annum payable on January first of each year.

Class B-2 (Grocery Store-Package-Beer and Wine Only) Requirements

A Class B-2 license may be granted or renewed if:

- a. The primary purpose of the licensed premises shall be for retail sales other than the retail sale of beer and wine, such as a grocery store or drug store; and
- b. The licensed premises derived more than sixty percent (60%) of its gross revenue (on an annual basis) from the sale of retail goods other than the retail sale of beer and wine. The burden of meeting the determination shall be on the licensee. The records used to determine whether said 60 percent standard has been met shall include, but not be limited to, audited financial statements, corporate financial reports, tax return information, state liquor license reports, or any other form of information deemed acceptable by the liquor control commissioner; and
- c. The licensed premises shall contain not less than one thousand five hundred (1,500) square feet of retail floor area open to the public; and

- d. The square footage devoted to the retail sale of beer and wine shall not exceed ten percent (10%).

(4) ***Class B-3 (Gas Station – Package - Beer and Wine Only)***. A Class “B-3” license shall authorize the licensee to make sales at retail of beer and wine only on the licensed premises, but not for consumption on the premises. All beer and wine sold must be in its original sealed container. This class shall not permit video gaming terminals, entertainment, tasting or sampling on the property. The license fee for a Class “B-3” license shall be \$1,000.00 per annum payable on January first of each year.

Class B-3 (Gas Station-Package-Beer and Wine Only) Requirements

A Class B-3 license may be granted or renewed if:

- a. The primary purpose of the licensed premises shall be those of a gas station which is licensed to sell motor fuel, and which engages in the retail sale of groceries, sundries, convenience items, and periodicals; the retail sale of beer and wine being incident thereto, and
- b. The licensed premises derives more than seventy percent (70%) of its gross revenue (on an annual basis) from the sale of retail goods other than the retail sale of beer and wine. The burden of meeting the determination shall be on the licensee. The records used to determine whether said 70 percent standard has been met shall include, but not be limited to, audited financial statements, corporate financial reports, tax return information, state liquor license reports, or any other form of information deemed acceptable by the liquor control commissioner; and
- c. The square footage devoted to the retail sale of beer and wine shall not exceed ten percent (10%).

(5) ***Class B-3V (Gas Station – Package - Beer and Wine Only -Video Gaming)***. A Class “B-3V” license shall authorize the licensee to make sales at retail of beer and wine only on the licensed premises, but not for consumption on the premises, subject to the same requirements as a Class B-3 license. This class shall permit video gaming terminals on the property subject to licensee having a video gaming license issued by the Illinois Gaming Board in accordance with the Illinois Video Gaming Act (230 ILCS 40/1 et seq.). The proceeds from video gaming terminals shall not be used when determining whether the license holder meets the 70% threshold of its gross revenue from the sale of retail goods other than the retail sale of beer and wine. All beer and wine sold must be in its original sealed container. This class shall not permit entertainment, tasting or sampling on the property. The license fee for a Class “B-3V” license shall be \$1,750.00 per annum payable on January first of each year.

C. Bowling Alley

(1) ***Class C-1 (Bowling Alley)***. A Class “C-1” license shall authorize the licensee to make sales at retail of alcoholic liquor for consumption only on the premises where sold in conjunction with the operation of a licensed bowling alley. Video Gaming as defined under the Illinois Video Gaming Act (230 ILCS 40/1 et seq.) shall not be allowed in a Class C-1 licensed premises. The license fee for a Class “C-1” license shall be \$1,250.00 per annum payable on January first of each year.

Class C-1 (Bowling Alley) Requirements

A Class C-1 license may be granted or renewed if:

- a. The primary purpose of the licensed premises shall be for the operation of a bowling alley; and

- b. The premises has 10 or more lanes available for bowling; and
- c. The premises offers the patrons full bowling facilities with liquor service incidental to bowling; and
- d. The licensed premises derives more than sixty percent (60%) of its gross revenue (on an annual basis) from the retail sale of goods and services other than the retail sale of alcoholic liquors. The burden of meeting the determination shall be on the licensee. The records used to determine whether said 60 percent standard has been met shall include, but not be limited to, audited financial statements, corporate financial reports, tax return information, state liquor license reports, or any other form of information deemed acceptable by the liquor control commissioner.

(2) ***Class C-1V (Bowling Alley-Video Gaming)***. A Class “C-1V” license shall authorize the licensee to make sales at retail of alcoholic liquor for consumption only on the premises where sold in conjunction with the operation of a licensed bowling alley, subject to the same requirements as a Class C-1 license. This class shall permit video gaming terminals on the property subject to licensee having a video gaming license issued by the Illinois Gaming Board in accordance with the Illinois Video Gaming Act (230 ILCS 40/1 et seq.). The proceeds from video gaming terminals shall not be used when determining whether the license holder meets the 60% threshold of its gross revenue from the retail sale of goods and services other than that of alcoholic liquors. The license fee for a Class “C-1V” license shall be \$1,750.00 per annum payable on January first of each year.

D. Restaurants

(1) ***Class D-1 (Beer and Wine Only)***. A Class “D-1” license shall authorize the licensee to make sales at retail of beer and wine only for consumption on the premises, as an integral part of a licensed restaurant facility. Video Gaming as defined under the Illinois Video Gaming Act (230 ILCS 40/1 et seq.) shall not be allowed in a Class D-1 licensed premises. The license fee for a Class “D-1” license shall be \$1,000.00 per annum plus an amount based on occupancy load as set forth in Section 111.58(D)(6). The license fee shall be payable on January first of each year.

Class D-1 (Beer and Wine Only) Requirements

A Class D-1 license may be granted or renewed if:

- a. The facilities for food preparation and service are primarily those of a restaurant; and
- b. The restaurant derives more than sixty percent (60%) of its gross revenue (on an annual basis) from the sale of food. The determination of whether the 60 percent gross revenue standard has been met shall be made at the time of license renewal for the year just ended. The burden of meeting the determination shall be on the licensee. The records used to determine whether said 60 percent standard has been met shall include, but not be limited to, audited financial statements, corporate financial reports, tax return information, state liquor license reports, or any other form of information deemed acceptable by the liquor control commissioner.
- c. Alcoholic liquor is served along with food.

(2) ***Class D-1V (Beer and Wine Only– Video Gaming)***. A Class “D-1V” license shall authorize the licensee to make sales at retail of beer and wine only for consumption only on the premises, as an integral part of a licensed restaurant facility subject to the same requirements as a Class D-1 license. This class shall permit video gaming terminals on the property subject to licensee having a video gaming license issued by the Illinois

Gaming Board in accordance with the Illinois Video Gaming Act (230 ILCS 40/1 et seq.). The proceeds from video gaming terminals shall not be used when determining whether the license holder meets the 60% threshold of its gross revenue from the sale of foods. The license fee for a Class “D-1V” license shall be \$1,500.00 per annum plus an amount based on occupancy load as set forth in Section 111.58(D)(6). The license fee shall be payable on January first of each year.

(3) **Class D-2 (Alcoholic Liquor).** A Class “D-2” license shall authorize the licensee to make sales at retail of alcoholic liquor for consumption on the premises, as an integral part of a licensed restaurant facility, subject to the same requirements as a Class D-1 license. Video Gaming as defined under the Illinois Video Gaming Act (230 ILCS 40/1 et seq.) shall not be allowed in a Class D-2 licensed premises. The license fee for a Class “D-2” license shall be \$1,250.00 per annum plus an amount based on occupancy load as set forth in Section 111.58(D)(6). The license fee shall be payable on January first of each year.

(4) **Class D-2V (Alcoholic Liquor– Video Gaming).** A Class “D-2V” license shall authorize the licensee to make sales at retail of alcoholic liquor for consumption only on the premises, as an integral part of a licensed restaurant facility subject to the same requirements as a Class D-1 license. This class shall permit video gaming terminals on the property subject to licensee having a video gaming license issued by the Illinois Gaming Board in accordance with the Illinois Video Gaming Act (230 ILCS 40/1 et seq.). The proceeds from video gaming terminals shall not be used when determining whether the license holder meets the 60% threshold of its gross revenue from the sale of foods. The license fee for a Class “D-2V” license shall be \$1,750.00 per annum plus an amount based on occupancy load as set forth in Section 111.58(D)(6). The license fee shall be payable on January first of each year

(5) **Class DA (Additional Bar/Pouring Station).** A Class “DA” license shall authorize the holder of a Class D-1, D-1V, D-2 or D-2V to operate an additional bar and/or pouring station within the licensed establishment. The license fee for a Class “AA” license shall be \$500.00 per each additional bar and/or pouring station. The license fee shall be payable on January first of each year.

(6) The annual license fee for Class D-1, D-1V, D-2 or D-2V licenses shall include the following amounts based upon occupancy load:

- a. **Occupancy Load 0-74.** Establishments where the occupancy of the licensed premises does not exceed 74 persons shall pay an additional \$100.00 per year.
- b. **Occupancy Load 75-149.** Establishments where the occupancy of the licensed premises does not exceed 149 persons shall pay an additional \$200.00 per year.
- c. **Occupancy Load 150-199.** Establishments where the occupancy of the licensed premises does not exceed 199 persons shall pay an additional \$400.00 per year.
- d. **Occupancy Load 200-249.** Establishments where the occupancy of the licensed premises does not exceed 249 persons shall pay an additional \$600.00 per year.
- e. **Occupancy Load 250-299.** Establishments where the occupancy of the licensed premises does not exceed 299 persons shall pay an additional \$800.00 per year.
- g. **Occupancy Load 300-349.** Establishments where the occupancy of the licensed premises does not exceed 349 persons shall pay an additional \$1,000.00 per year.
- h. **Occupancy Load 350-399.** Establishments where the occupancy of the licensed premises does not exceed 399 persons shall pay an additional \$1,200.00 per year.
- i. **Occupancy Load 400+.** Establishments where the occupancy of the licensed premises exceeds 399 persons shall pay an additional \$1,400.00 per year.

E. **Class E (Catering).** A Class “E” license shall authorize the licensee to make sales at retail of alcoholic liquor for consumption, either on-site or off-site, where the location is licensed or unlicensed, as an incidental part of a food service in conjunction with a license catering facility. Prepared meals and alcoholic liquors are

sold at a package price agreed upon under contract. The license fee for a Class “E” license shall be \$800.00 per annum payable on January first of each year.

F. **Class F (Club):** A Class “F” license shall authorize the licensee to make sales at retail of alcoholic liquor for consumption only on the licensed premises by club members and guests who are personally accompanied by a club member. This class shall permit video gaming terminals on the property subject to licensee having a video gaming license issued by the Illinois Gaming Board in accordance with the Illinois Video Gaming Act (230 ILCS 40/1 et seq.). The license fee for a Class “F” license shall be \$800.00 per annum payable on January first of each year.

G. **Class G (Microbrewery).** A Class “G” license authorizes the on-site production and storage of alcoholic and/or nonalcoholic malt liquor in quantities not to exceed 930,000 gallons per year, the sale of such alcoholic and/or nonalcoholic malt liquor for consumption off-premises and for the sale of such alcoholic and/or nonalcoholic malt liquor for consumption on the premises or in an adjacent taproom. Sale of beer or other alcoholic liquor manufactured outside the premises is prohibited. Video Gaming as defined under the Illinois Video Gaming Act (230 ILCS 40/1 et seq.) shall not be allowed in a Class G licensed premises. The license fee for a Class “G” license shall be \$1,000.00 per annum payable on January first of each year.

Class G (Microbrewery) Requirements

- (1) A license holder must obtain a valid craft brewer's license from the State of Illinois and follow all requirements set forth therein;
- (2) No sale of alcohol manufactured off the premises, for either off-site or on-site consumption, shall be permitted; and
- (3) Free samples of alcoholic malt liquor manufactured on the premises may be offered. No more than three free samples, each of which may not exceed two fluid ounces each, may be provided to any person in a day.

H. **Class H (Special Events).** A Class “H” license permits the retail sale of alcoholic liquor containing not more than 4% of alcohol by weight for consumption only at the location and on the specific date designated for the special event at temporary stands, booths and counters such as those used at carnivals, and not for resale in any form. The special event must have received pre-approval from the local liquor commissioner. A Class “H” license shall only be issued to a Class “A-1, A-1V, A-2 or A-2V” or Class “G” license holder unless otherwise authorized by the liquor commissioner. The license fee for a Class “H” license shall be \$25.00 per day and shall only be valid for the event authorized by the liquor commissioner.

I. **Class I. (Meeting Room/Banquet Facility)** A Class I license permits the sale of alcoholic liquor for consumption on the premises where sold for a meeting room and/or banquet facility during a prearranged event involving the service of food. Video Gaming as defined under the Illinois Video Gaming Act (230 ILCS 40/1 et seq.) shall not be allowed in a Class I licensed premises. The license fee for a Class “I” license shall be \$1,250.00 per annum plus an amount based on occupancy load as set forth in Section 111.58I(1). The license fee shall be payable on January first of each year

(1) The annual license fee for Class “I” license shall include the following amounts based upon occupancy load:

- a. **Occupancy Load 0-74.** Establishments where the occupancy of the licensed premises does not exceed 74 persons shall pay an additional \$100.00 per year.

- b. **Occupancy Load 75-149.** Establishments where the occupancy of the licensed premises does not exceed 149 persons shall pay an additional \$200.00 per year.
- c. **Occupancy Load 150-199.** Establishments where the occupancy of the licensed premises does not exceed 199 persons shall pay an additional \$400.00 per year.
- d. **Occupancy Load 200-249.** Establishments where the occupancy of the licensed premises does not exceed 249 persons shall pay an additional \$600.00 per year.
- e. **Occupancy Load 250-299.** Establishments where the occupancy of the licensed premises does not exceed 299 persons shall pay an additional \$800.00 per year.
- g. **Occupancy Load 300-349.** Establishments where the occupancy of the licensed premises does not exceed 349 persons shall pay an additional \$1,000.00 per year.
- h. **Occupancy Load 350-399.** Establishments where the occupancy of the licensed premises does not exceed 399 persons shall pay an additional \$1,200.00 per year.
- i. **Occupancy Load 400+.** Establishments where the occupancy of the licensed premises exceeds 399 persons shall pay an additional \$1,400.00 per year.

J. **Class M (Municipal):** A Class “M” license shall authorize the licensee to make sales at retail of alcoholic liquor for consumption on the licensed premises, provided the premises are owned and operated by the city. This class shall permit video gaming terminals on the property subject to licensee having a video gaming license issued by the Illinois Gaming Board in accordance with the Illinois Video Gaming Act (230 ILCS 40/1 et seq.). The license fee for a Class “M” license shall be waived by the city.

K. **Class BG (Beer Garden):** Any holder of a Class A-1, A-1V, A-2, A-2V, D-1, D-1V, D-2, D-2V, or G liquor license may apply to the Liquor Control Commissioner for issuance of a Class BG license to operate a beer garden which allows for the sale and consumption of alcoholic liquor outside of the permanent structure containing the licensed premises in a location designated by the liquor commissioner. The license fee for a Class “BG” license shall be \$100.00 per annum payable on January first of each year.

- (1) The permit issued to a liquor licensee shall be effective from January 1 to December 31 each year.
- (2) Any licensee whose property is directly adjacent to a residential unit shall erect a privacy fence or other similar structure to cordon off the area known as the beer garden. Any structure erected in this regard shall be in conformity with any and all applicable codes of the city.
- (3) The licensee shall be held solely responsible for the conduct of his or her patrons in the permitted beer garden area.
- (4) There shall be an enclosed area that prohibits unrestricted access to the beer garden area from a public way.
- (5) No patron shall leave the licensed premises or permitted beer garden area with an open beer or liquor container.
- (6) Any violation of this section shall subject the licensee to a hearing on his or her license as provided in §§ 111.64 and 111.65. The penalty shall be as set forth in § 111.99.

L. **Limitation on Total Number of Licenses**

- 1) Class “A-1” Licenses to be issued under this article shall not exceed ten (10);
- 2) Class “A-1V” Licenses to be issued under this article shall not exceed twenty (20);
- 3) Class “A-2” Licenses to be issued under this article shall not exceed ten (10);
- 4) Class “A-2V” Licenses to be issued under this article shall not exceed twenty-five (25);

- 5) Class "AA" Licenses to be issued under this article shall not exceed five (5);
- 6) Class "B" Licenses to be issued under this article shall not exceed four (4);
- 7) Class "B-1" Licenses to be issued under this article shall not exceed five (5);
- 8) Class "B-2" Licenses to be issued under this article shall not exceed five (5);
- 9) Class "B-3" Licenses to be issued under this article shall not exceed three (3);
- 10) Class "B-3V" Licenses to be issued under this article shall not exceed three (3);
- 11) Class "C-1" Licenses to be issued under this article shall not exceed two (2);
- 12) Class "C-1V" Licenses to be issued under this article shall not exceed two (2);
- 13) Class "D-1" Licenses to be issued under this article shall not exceed twelve (12);
- 14) Class "D-1V" Licenses to be issued under this article shall not exceed twelve (12);
- 15) Class "D-2" Licenses to be issued under this article shall not exceed ten (10);
- 16) Class "D-2V" Licenses to be issued under this article shall not exceed twelve (12);
- 17) Class "DA" Licenses to be issued under this article shall not exceed five (5);
- 18) Class "E" Licenses to be issued under this article shall not exceed three (3);
- 19) Class "F" Licenses to be issued under this article shall not exceed three (3);
- 20) Class "G" Licenses to be issued under this article shall not exceed three (3);
- 21) Class "M" Licenses to be issued under this article shall not exceed one (1);
- 22) Class "T" Licenses to be issued under this article shall not exceed three (3);
- 23) Class "BG" Licenses to be issued under this article shall not exceed forty (40).

M. All licenses issued pursuant to this chapter shall be valid from the date of issuance, or in the case of renewals, from January 1 through the business night of December 31, including the morning hours of January 1, per the closing times as stated in the license, or as indicated on the license. A new or renewed license will be required in order for the licensed premises to commence operations on January 1 of the new year.

N. A late fee of 5% will be assessed each day an applicant fails to timely re-apply for its license after January 1 of the new year.

O. No refund of any fee shall be made to any licensee.

Section 4. If any section, paragraph, clause or provision of this Ordinance shall be held

invalid, the invalidity thereof shall not affect any other provision of this Ordinance.

Section 5. All ordinances, resolutions, motions or orders in conflict with this Ordinance are hereby repealed to the extent of such conflict.

Section 6. This ordinance shall be in full force and effect from and after its passage, approval and publication in pamphlet form as provided by law.

(Intentionally left blank)

ADOPTED this 9th day of November, 2021, pursuant to roll call as follows:

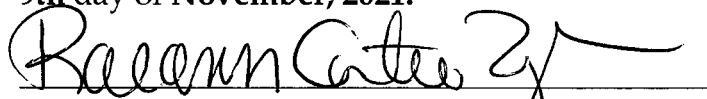
	YES	NO	ABSENT	PRESENT	ABSTAIN
Alderman JOHNSON			X		
Alderman FAHRENWALD	X				
Alderman RITA	X				
Alderman MONTOYA	X				
Alderman MCGEE	X				
Alderman CARR	X				
Alderman ROLL	X				
Mayor BILOTTO					
	6		1		

APPROVED by the Mayor on November 9, 2021.



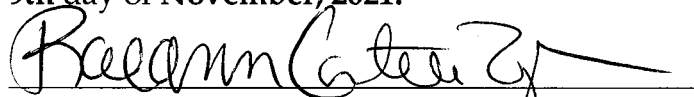
FRED BILOTTO
MAYOR OF THE CITY OF BLUE ISLAND,
COUNTY OF COOK AND STATE OF ILLINOIS

ATTESTED and Filed in my office this
 9th day of November, 2021.



RAEANN CANTELO-ZYLMAN, CITY CLERK

PUBLISHED in pamphlet form this
 9th day of November, 2021.



RAEANN CANTELO-ZYLMAN, CITY CLERK

STATE OF ILLINOIS)
)
COUNTY OF COOK) ss.

CERTIFICATION

I, RAEANN CANTELO-ZYLMAN, DO HEREBY CERTIFY THAT I am the duly elected City Clerk of the City of Blue Island, Illinois, as such City Clerk, I am the keeper of the minutes and records of the Proceedings of the City Council of the said City and have in my custody the ORDINANCES and BOOKS of the records of said City.

I DO FURTHER CERTIFY that the attached and foregoing is a true and correct copy of the certain **ORDINANCE: AN ORDINANCE OF THE CITY OF BLUE ISLAND, COOK COUNTY, ILLINOIS, AMENDING TITLE XI, CHAPTER 111 "ALCOHOLIC LIQUOR" OF THE CODE OF BLUE ISLAND, ILLINOIS RELATED TO LICENSE CLASSIFICATIONS AND FEES.**

ORDINANCE NO. 2021-054 which was adopted at a regular meeting of the City Council of the City of Blue Island, Illinois held on the **9th day of November, 2021**; that at said meeting **6** Alderman were present; that at said meeting, on motion duly made and seconded that the Ordinance did pass and on the roll being called the vote of each Aldermen present on the question of the passage of said Ordinance was duly and separately taken by Ayes and Nays and their names and votes recorded in the minutes of **6** Alderman voted Aye and **0** Alderman voted Nay and **0** Alderman voted Abstain and **1** Alderman Absent.

I DO FURTHER CERTIFY that the original Ordinance which the foregoing is a true copy, is entrusted to my care for safe keeping, and that I am the lawful keeper of the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Corporate Seal of the City of Blue Island aforesaid, at the said City in the County and State aforesaid, this **9th day of November, 2021**.

CORPORATE SEAL


City Clerk

STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

CERTIFICATE

I, RAEANN CANTELO-ZYLMAN, certify that I am the duly elected and acting Municipal Clerk of the City of Blue Island of Cook County, Illinois.

I further certify that on **November 9, 2021** the Corporate Authorities of such municipality passed and approved Ordinance No. **2021 - 054** Entitled:

AN ORDINANCE OF THE CITY OF BLUE ISLAND, COOK COUNTY, ILLINOIS, AMENDING TITLE XI, CHAPTER 111 "ALCOHOLIC LIQUOR" OF THE CODE OF BLUE ISLAND, ILLINOIS RELATED TO LICENSE CLASSIFICATIONS AND FEES.

Which provided by its terms that it should be published in pamphlet form.

The pamphlet form of Ordinance No. **2021 - 026** including the Ordinance and a cover sheet thereof, was prepared, and a copy of such Ordinance posted in the municipal building commencing on **November 9, 2021** and continuing for at least ten days thereafter. Copies of such Ordinance were also available for public inspection upon request in the office of the municipal clerk.

DATED at Blue Island, Illinois, this **9th** day of **November, 2021**.

CORPORATE SEAL


CITY CLERK