1 Sec 6-2 Definitions

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Boutique Package Sales Endorsement shall mean an endorsement available to licensees whose primary
 business is the sale of goods, including but not limited to clothing, gift items and novelty items other than
 alcoholic liquor. A boutique package sales endorsement authorizes the retail sale of alcoholic liquor in the
 original package for consumption off premises. The alcoholic liquor authorized for retail sale for
 consumption off premises shall comprise less than five percent (5%) of the licensee's total sales volume.
 Only businesses located in the Downtown Core Entertainment District or the Downtown Fringe
 Entertainment District are eligible to apply for this endorsement.

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11 Brewery/brewpub authorizes an establishment to: a) manufacture/produce beer only on the specified 12 licensed premises, b) furnish samples of the manufactured/produced beer for consumption on the 13 premises, c) sell the manufactured/produced beer by the glass for consumption on the premises, d) sell 14 the manufactured/produced beer in the original corked, capped or sealed and labeled container for 15 consumption on or off the premises e) utilize a single guest tap for the retail sale of craft beer or alcoholic cider not manufactured on the licensed premises or by the licensee, for consumption on the premises. A 16 17 full-service kitchen is not required; however, food must be available to patrons at all times that alcohol is 18 being served, from a menu approved by the local liquor commissioner. Video gaming on the premises is 19 not permitted unless the establishment also meets all of the requirements of a Full-Service Restaurant 20 and all requirements specified in Article IV, Division 5 entitled "Video Gaming" and is outside of any 21 designated Entertainment District. 22

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24 BYOB or (bring your own bottle) Endorsement shall mean the practice of an endorsement allowing

25 <u>businesses holding a current on-site consumption liquor license to permit patrons of a licensed</u>

26 establishment inviting public patronage to bring and consume beer and wine on the licensed premises.

- 27 A corkage fee may be assessed to the participating patrons. Consumption of corkage <u>BYOB</u> beer and
- wine shall be limited to those patrons dining in the restaurant and seated at a table. All applicable state
- and local laws, ordinances, rules and regulations shall apply, including, without limitation, that an on-
- 30 site consumption licensee must maintain a valid on-site liquor license in good standing. the
- 31 requirements set forth in section 6-23 regarding completion of a state-certified beverage alcohol sellers
- 32 and service education and training program prior to issuance of permit. Alcohol may only be sold, given

33 <u>away, dispensed or consumed at a business holding an appropriate and valid city and state liquor</u>

34 license. BYOB is only allowed at licensed businesses with a BYOB endorsement. See Sec 6-2 for the

- 35 <u>definition of Sale (to sell)</u>.
- 36

37 Craft brewery means an establishment where beer is brewed or manufactured and stored on the licensed 38 premises in quantities not exceeding those prescribed by the Illinois Liquor Control Act of 1934, as 39 amended from time to time, for a Craft Brewer's License. The establishment may include a tasting room 40 where beer brewed or manufactured onsite is available for sampling and purchase. The licensee may 41 utilize a single guest tap for the retail sale of craft beer or alcoholic cider not manufactured on the licensed 42 premises or by the licensee, for consumption on the premises. A full-service kitchen is not required 43 however, food must be available to patrons at all times that alcohol is being served, from a menu

44 <u>approved by the local liquor commissioner</u>. Video gaming on the premises is not permitted.

1	<i>Liquor Store/Full Liquor Store License</i> authorizes the licensee to sell to the general public, <u>of at least</u>		
2	twenty-one (21) years of age or older, alcoholic liquor in original packages only, for consumption off the		
3	premises where sold. Nothing in this subsection shall be construed as prohibiting the <u>The</u> sale of		
4	packages containing six (6) single containers of beer, including such packages consisting of various single		
5	containers of beer chosen by the customer is permitted. Tastings are permitted but must comply with		
6	Illinois State regulations (Section 5/6-31 of the Illinois Liquor Control Act as amended from time to time)		
7	New licenses in this class may only be issued to establishments meeting the following criteria:		
8	(a) Located in the downtown core as defined by zoning ordinance <u>; or</u>		
9	(b) Located in a shopping center as defined herein; or		
10	(c) Businesses located outside of the downtown with more than ten thousand (10,000) square feet		
11	devoted exclusively to retail sales and whose primary purpose is other than the sale of alcoholic		
12	liquors, including but not limited to grocery stores or drug stores; or		
13	(d) Businesses located outside of the downtown with more than ten thousand (10,000) square feet		
14	devoted exclusively to retail sales and whose primary purpose is the sale of alcoholic liquor,		
15	including but not limited to stand-alone liquor stores; or		
16	(e) Businesses meeting the requirements of an E-Commerce Delivery Store.		
17	No establishments which sell gasoline are eligible for this license. Does not include discount or dollar		
18	stores. Video gaming on the premises is not permitted.		
19			
20			
21	Sec 6-4 License Required		
22	See 6 - Anomise Acquired		

It shall be unlawful for any person or business to sell or offer for sale at retail in the corporate limits of the 23 city any alcoholic liquor without a local liquor license and the appropriate liquor license issued by the State 24 of Illinois. This license shall allow the licensee to sell or offer for sale at retail, only on the premises 25 specified on such license, alcoholic liquor for use or consumption, but not for resale in any form. No such 26 27 license hereunder may be transferable between any persons, premises, locations, or entities. As contained herein, the definition of *Sale* includes selling, giving away, dispensing, providing mix, ice, water or glasses

28 for consumption of alcoholic liquor, pouring, providing of setups, and storage of any alcoholic liquor. 29

1 2 3 4	Sec 6-10(b) BYOB (bring your own bottle) permit Endorsement. Businesses holding a current on- site consumption liquor license are eligible to apply for a BYOB endorsement. A BYOB endorsement is available as an endorsement to an existing on-site consumption liquor license and may be issued by the local liquor commissioner subject to the following conditions:				
5	1.	Authorizes the consumption of alcoholic liquor beer and wine brought onto the premises by a patron			
6		over the age of twenty-one (21) for on-site consumption at a location that possesses a City of Aurora			
7		On-Site Consumption Liquor License in conjunction with the purchase and consumption of a meal.			
8	2.	BYOB shall be permitted in conjunction with the purchase and consumption of a meal.			
9	3.	BYOB shall be limited to no more than one (1) seven hundred fifty (750) milliliter bottle of wine			
10		or thirty-six (36) ounces of beer per patron.			
11	4.	BYOB shall be limited to the licensed premises.			
12	5.	Permit BYOB Endorsement holders may provide glassware and ice to patrons, and may uncork,			
13		pour, serve or otherwise control the consumption of the beer and wine.			
14	6.	Permits will be available to On-site consumption liquor license holders upon submittal of may			
15		submit a written BYOB endorsement application to the city clerk's office. The issuance of the			
16		permit <u>BYOB endorsement</u> will be at the discretion of the local liquor commissioner and will be			
17		require the submission of a yearly application renewed during the annual liquor license renewal			
18		process. renewal of annual liquor licenses.			

1 Sec 6-13(c) Allowed Areas

- (a) A liquor license shall be issued only to establishments located in those portions of the city hereinafter classified as predominantly business in character, unless otherwise provided.
- (b) For the purposes of this chapter the following described portions of the city are predominantly business in character:
 - (1) Downtown, as defined herein.
 - (2) Shopping centers, as defined herein.
 - (3) Contiguous areas of at least fifteen (15) acres which are zoned as B-2 Business District— General Retail, B-3 Business and Wholesale District, BB Business—Boulevard District, ORI Office, Research and Light Industry District or M-1 Manufacturing District, Limited or combinations of said districts under the chapter 49 of this code and the zoning map attached thereto. In addition, any land zoned PDD-Planned Development District shall be included to the extent that such land has been designated for uses similar to the above zonings. Any area zoned R-1, R-2, R-3, R-4, R-5, B-1, M-2, downtown core, downtown fringe is specifically excluded from said business districts.
- 16 (c) 17

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- (1) Nothing contained in this section shall preclude the issuance of a liquor license to Fraternal Society or Club, Restaurant or Beer and Wine Restaurant establishments in portions of the city classified as predominantly business in character.
- (2) No new liquor licenses may be issued to any establishment that is within five hundred (500) feet of a residential property without the applicant obtaining the approval of the liquor commissioner through the hearing process established in section 6-13(d)(2-4), provided the property has adequate off-street parking, and complies with all other requirements of the Code. However, if the business is located in the downtown or a shopping center, as defined above, then a liquor license may be issued without the need for a special use permit conditional use permit so long as the business complies with all other requirements of the Code. Licensees identified as Taverns, Fraternal Societies or Clubs, Package Liquor and Auditoriums prior to January 1, 2003 in portions of the city located within five hundred (500) feet of a residential property shall not be required to obtain approval from the liquor commissioner in order to renew their existing liquor license.
- (d) No license shall be issued for the sale at retail of any alcoholic liquor within one hundred (100) feet
 of a church, grade school, middle school, alternative school or high school, hospital, or home for
 indigent persons. However, if the license is located in the downtown or a shopping center, as
 defined above, then a Class D license may be issued if the license is not located within one hundred
 (100) feet of a grade school, middle school, alternative school or high school. In the case of a
 church, the distance of one hundred (100) feet shall be measured to the nearest part of any building
 used for worship services or educational programs and not to property boundaries.
- (1) The liquor commissioner may grant a reduction of the distance requirement in this subsection (d), based on a finding from an administrative hearing officer that such a reduction would not detrimentally affect the church, grade school, middle school, alternative school or high school, hospital or home for indigent persons within one hundred (100) feet of the premise proposed to be licensed. If a reduction is granted, applicants must still comply with all other application requirements associated with the issuance of a liquor license.
 (2) The hearing officer shall consider the following factors in reviewing a reduction in the
 - (2) The hearing officer shall consider the following factors in reviewing a reduction in the distance requirement:
- the days and times during which such activity will take place;b. The size of the applicant's business and the affected establishment;

a. The type of activity to be conducted at the premises proposed to be licensed and

1	c. The availability of adequate parking for patrons of both the applicant's business			
2	and the affected establishment;			
3 4	d. Whether the applicant is seeking a license to permit consumption of liquor at its premises or for the sale of package goods;			
5	e. Reports from the police regarding the location, as well as the history of activity			
6	conducted at or in conjunction with the premises and any associated infractions or			
7	violations of state law or local ordinances;			
8	f. The relevant geography and location of the applicant's business;			
9	g. The legal nature and history of the applicant; and			
10	h. The measures the applicant proposes to implement to maintain quiet and security			
11	in conjunction with the establishment.			
12	(3) An applicant seeking a distance requirement reduction shall make a written submission to			
13	the city clerk for review by an administrative hearing officer. Upon receiving a completed			
14	application the city clerk shall notify the alderman's office. The application shall present			
15	all factors the applicant believes to be relevant to whether a reduction is appropriate.			
16	Aldermen and/or representatives of the city will also have an opportunity to submit			
17	information they believe to be relevant to the hearing officer's recommendation. The			
18	request for reduction shall be accompanied by an additional fee of up to one thousand			
19	dollars (\$1,000.00) to defer the costs of the administrative hearing officer. The hearing			
20	officer shall review the information provided and shall incorporate it in to the hearing			
21	officer's decision for the liquor commissioner's review and approval.			
22 23	(4) If the liquor commissioner grants a liquor license with a distance reduction, the factors that			
25 24	were deemed relevant to the hearing officer's finding may be included in a plan of conduct. Any such plan of conduct shall be deemed a part of the license, and compliance with the			
24	plan of conduct shall be a necessary condition to the continued validity of the license.			
26	Failure to comply with one (1) or more elements of the plan of conduct shall subject the			
27	licensee to suspension or revocation of the liquor license.			
28	(e) No Tavern license, as defined in section 6-2, shall be issued for any location that is within five			
29	hundred (500) feet of any location for which any existing license is held except in the "downtown"			
30	or "shopping centers."			
31	(f) Nothing contained in this section shall preclude the issuance of a Class A—Package Beer and Wine			
32	License to establishments with more than ten thousand (10,000) square feet devoted exclusively to			
33	retail sales and whose primary purpose is other than the sale of alcoholic liquors; provided, that			
34	said establishment has met the appropriate zoning regulations, has adequate off-street parking and			
35	has complied with the other requirements of this Code.			

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1 Sec 6-28 Hours of Operation

2 (a) (1)-On-Site Consumption. Businesses licensed The licensee may to sell alcoholic liquor for 3 consumption on the licensed premises may sell or permit to be sold for consumption on the licensed 4 premises, alcoholic liquors only between the following hours, unless otherwise provided: (1) Monday through Thursday from 6:00 a.m. to 1:00 a.m. the following morning day; 5 (2) Friday and Saturday from 6:00 a.m. to 2:00 a.m. the following morning day; 6 7 (3) Sunday 12:00 noon from 9:00 a.m. (with the service of food) to 1:00 a.m. the following 8 morning day; (4) Thanksgiving Eve from 6:00 a.m. to 2:00 a.m. on Thanksgiving morning; and 9 (5) New Year's Eve from 6:00 a.m. to 2:00 a.m. on New Year's Day morning. 10

Day	Hours
Monday through Thursday:	6:00 a.m. to 1:00 a.m. the following day
Friday and Saturday:	6:00 a.m. to 2:00 a.m. the following day
Sunday:	12:00 noon to 1:00 a.m. the following day
The days before:	
Thanksgiving Day	6:00 a.m. to 2:00 a.m.
New Year's Day	the following day

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12 (b) (2) Off-Site Consumption. Businesses licensed to sell alcoholic liquor for consumption off of the

13 <u>licensed premises may sell or permit to be sold for consumption off of the licensed premises, alcoholic</u>

14 liquor only between the following hours, unless otherwise provided: Licensees holding Class A – Tavern,

15 Class C - Package Liquor or Class G - Package Beer and Wine Liquor Licenses may sell or permit to be

16 sold for consumption off the premises, alcoholic liquor only between the following hours:

- 17 (1) Monday through Thursday from 6:00 a.m. to 11:00 p.m.;
- 18 (2) Friday and Saturday from 6:00 a.m. to 1:00 a.m. the following morning;
- 19 (3) Sunday from 9:00 a.m. to 12:00 midnight.

Day	Hours
Monday through Thursday:	6:00 a.m. to 11:00 p.m.
Friday and Saturday:	6:00 a.m. to 1:00 a.m. the following day
Sunday:	9:00 a.m. to 12:00 midnight

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- (c) Provided, however, that Licensees located in the River Edge Redevelopment Plus Zone shall only sell
 or permit to be sold alcoholic liquor, beer and wine beginning at 9:00 a.m. Sunday through Friday, and
- 2 or permit to be sold alcoholic liquor,3 beginning at 7:00 a.m. on Saturday.
- 4 (4) (d) Due to the primarily entertainment and exclusive nature of this use, the Class LCasino Facility
- 5 licensee may sell or permit to be sold or consumed on or in its licensed premises, alcoholic liquor beginning
- 6 <u>no in no event earlier than 6:00 a.m. and ending no in no event later than 2:00 a.m.; however, alcohol may</u>
- 7 not be sold or consumed prior to noon on Sundays except in conjunction with a meal in compliance with
- 8 the State of Illinois Liquor Control Act and the Illinois Gaming Board Rules.
- 9 (b)
- (1)(e) New Year's <u>Eve/-Day Extension of Business Hours</u>. Any license, classifications which allow for the
 consumption of alcoholic liquor on the premises may remain open
- (1) All licensees licensed for on-site consumption may automatically remain open on New Year's Eve until
 2:00 a.m. on New Year's Day.
- 14 (2) All licensees licensed for on-site consumption furthermore, any such establishment may submit an
- 15 <u>application to remain open and sell alcohol for on-site consumption</u> request to sell alcoholic liquor between
- 16 2:00 a.m. and 4:00 a.m. on the morning of New Year's Day; provided that such request shall be subject to
- 17 the following requirements:
- a. (i) A written request application for extension of business hours shall be submitted to the local liquor
 control commissioner on or before December 15 each year prior to the date for which permission is sought.
- b. (ii) A non-refundable fee shall be submitted with the application for extension of business hours. The fee
 for said time extension shall be fifty dollars (\$50.00) and shall be submitted with the application.
- 22 e. (iii) An approved The licensee shall close and secure the entrance doors at between 2:00 a.m. and 4:00
- 23 <u>a.m. on the morning of New Year's Day, and so as not to allow anynew</u> customers to enter the premises
- after that hour.2:00 a.m. The licensee shall stop serving alcohol at 3:30 a.m. on the morning of New Year's
 Day.
- d. (iv) New Year's Eve/Day extension of business hours shall not Such extension shall not be granted for
 issued to those locations primarily zoned residential in the residential areas listed under subsection 6-13(c).
- 28 e. (v) The local liquor control commissioner may discretionarily deny such request from any establishment
- that has had its liquor license suspended within the past year or for any establishment that currently owes
- 30 the city money or has been found to be in violation of any city codes within the past twelve (12) months.
- 31 Establishments with active alcohol-related public nuisance abatement plans will not be eligible for the
- **32** extension of hours.
- 33 (f) Discretionary Extension of Business Hours for Special Dates.
- 34 (1) All licensees licensed for on-site consumption may submit an application to the local liquor control
- 35 commissioner to open and sell alcohol for on-site consumption one (1) hour early and to extend closing
- 36 hours by one (1) hour per the hours as set forth in section 6-28(a). Each licensed establishment may be
- 37 granted extended hours for special dates up to two (2) times per calendar year. Licensees are free to request
- 38 any date of the year to apply as a Special Date. A New Year's Eve extension through 4:00 a.m., if granted,
- 39 does not count toward a licensee's limit of two (2) special date extensions per calendar year.
- 40 (2) The local liquor control commissioner may deny such request from any establishment that has had its
- 41 liquor license suspended within the past year or for any establishment that currently owes the city money
- 42 or has been found to be in violation of any city codes within the past twelve (12) months. Establishments

with active alcohol-related public nuisance abatement plans will not be eligible for the extension of hours.
 The local liquor control commissioner may discretionarily deny such request.

- 3 (2) Brunch hours. Licensees holding Class B Fraternal Society or Club, Class E-Restaurant, Class H-Golf
- 4 Course/Clubhouse, and Class J-Hotel (Full Service) Liquor Licenses liquor licenses may, in addition to the
- 5 above-stated hours, sell or permit to be sold alcoholic liquor for consumption on the premises, provided
- 6 said sale is in conjunction with service of a meal, on Sundays between 10:00 a.m. and 12:00 noon.

(c) (g) After hours. No person, except peace officers in the performance of law enforcement duties, the
licensee and his employees or agents actually working, shall be present in a licensed premises between the
hour of closing and the hour of opening as established in this section; provided, that if the license is issued
for a business which is not predominantly for the sale of alcoholic liquor, such as hotels, recreational
facilities, bowling alleys, restaurants, private/social clubs or retail stores, such licensee may keep his place
of business open, subject only to the provisions that no sale of alcohol or consumption of alcohol by persons
shall be permitted on the premises during the hours prohibited, and subject to all other applicable state and

 $14 \quad \underline{\text{local laws}}.$